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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25392083	GEORGE E. COLE* LEGAL FORMS				
THIS INDENTURE, WITNESSETH, ThatLo	ozell White and Anni	e White, his wife, a	nd				
John White a bachelor thereinafter called the Grantor), of (No. and St	4842 W. Augusta Bl	vd. Chicago, Illino	is (State)				
for and in consideration of the sum of	housand eight hundr	ed eighty five and 0	0/100 Dollars				
and to his successors in trust hereinafter named, for	or the purpose of securing performance including all heating, a	rmance of the covenants and ag ir-conditioning, gas and plumbin	g apparatus and fixtures,				
ofChica 10County ofC	all rents, issues and pronts of sa Cook and	State of Illinois, to-wit:					
Lot 23 in Mock 2 in M.D. Birge and Company's 2nd. Subdivision, being a subdivision of the South 1/2 of the North East 1/4 of the South East 1/4 of Section 4, Township 39 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois							
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Hereby releasing and waiving all rights under and IN TRUST, nevertheless, for the purpose of sec	by virtue of in homestead executing performance of the coven	emption laws of the State of Illinants and agreements herein.	nois.				
IN TRUST, nevertheless, for the purpose of sec WHEREAS. The Grantor Lozell White justly indebted upon their	and runte hit the hit	s wife, and John Whi promissory note bearing eve					
in thirty-five consecutions is paid in the said amount is paid in the said in	ive monthly paymon's full.	of \$111.00 each unt	الحرب المالية				
Salu amount 13 peru 1		DX CX	٥				
		200	. !				
6-11	(1) To may said indebtedness	and the interest the er s, is he	erein and in said note or				
THE GRANTOR covenants and agrees as inounced motes provided, or according to any agreement exagainst said premises, and on demand to exhibit reall buildings or improvements on said premises the committed or suffered; (5) to keep all buildings no improvements on said premises the committed or suffered; (5) to keep all buildings no herrin, who is hereby authorized to place such in loss clause attached payable first, to the first Trust solicies shall be left and remain with the said Moor	tending time of payment; (2) tecepts therefor; (3) within sixt at may have been destroyed or ow or at any time on said profisurance in companies acceptate or or Mortgagee, and, second, tragges or Trustees unjitted.	o paywhin due in eat 1 yr f, 8 y day heer destruction or dr againsted; (4) that waste 's saiss insured in companies to ' g to the holder of the first mor to the Trustee herein as their inte ebtedness is fully paid; (6) to pa	ill taxes and assessments to rebuild or restore it premises shall not be rected by the grantee gage indebtedness, with tests any appear, which y all put incumbrances.				
and the interest thereon, at the time or times where Is the Event of failure so to insure, or pay grantee or the holder of said indebtedness, may prile no re title affecting said premises or pay all prio Grantor agrees to repay immediately without denote anyon, shall be so much additional indebtedness.	n the same shall become any and the procure such insurance, or pay sure incumbrances and the interest mand, and the same with interests secured thereby.	of payane. in incumbrances or the interesting incumbrances or assessments, or dische thereon from time to time: an st thereon from the date of payant.	st thereon while due, the arge or purchase, ny tax d all mont / so prid, the yment at Light er limit				
IN THE EVENT of a breach of any of the afor- carned interest, shall, at the option of the legal h thereon from time of such breach at eight per cer- same as if all of said indebtedness had then matu- IT is AGREED by the Grantor that all expense	esaid covenants or agreements is older thereos, without notice, to at per anum, shall be recoveral early others terms. as and disbursements paid or in	he whole or said inductions. Second immediately due and pable by foreclosure thereof, or by curred in behalf of plaintiff in a second paper. Second papers of the page 1500 pages.	yable, and with it terr 2 your at law, or both the connection with the form				
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement ex against said premises, and on demand to exhibit re all buildings or improvements on said premises the committed or suffered; (5) to keep all buildings no improvements on said premises the committed or suffered; (5) to keep all buildings no herein, who is hereby authorized to place such in loss clause attached payable first, to the first Trust policies shall be left and remain with the said Mor and the interest thereon, at the time or times when Is THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may prize or title affecting said premises or pay all prio Grantor agrees to repay immediately without der per annum shall be so much additional indebtedne Is THE EVENT of a breach of any of the aforearned interest, shall, at the option of the legal h thereon from time of such breach at eight per cer same as if all of said indebtedness had then matur. It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's feel expenses and disbursements, occasioned by any susuch, may be a party, shall also be paid by the Grashall be taxed as costs and included in all detere cree of sale shall have been entered or many fail in the costs of suit, including attorney feels have be assigns of the Grantor waives all failer to the position of the position of the position of the formation of the position of the formation of the position of the formation of the position of the position of the formation of the position of the position of the position of the position of the formation of the position of the	fremises embracing foreclosure for proceeding wherein the grantor. All such expenses and disk that may be rendered in such to be dismissed, nor release here een paid. The Grantor for the session of, and income from, sec	e decree—shall be paid by the inter or any holder of any part jursements shall be an additional foreclosure proceedings; which of given, until all such expense Grantor and for the heirs, exec- aid premises pending such fore t in which such complaint is file	e Grantor; and the like to fasali indebtedness, as a lien upon said premises, proceeding, whether desaid disbursements, and utors, administrators and closure proceedings, and d, may at once and with-charge of said premises				
out notice to the Grantor, or to any party claims with power to collect the route issues and profits of The name of a record owner is: _Lozell	of the said premises. White, Annie White Said Cook	and John White	tee, or of his resignation,				
IN THE EVENT of the death or removal from a	inance Corporation e said first successor fail or refus	of said County	is hereby appointed to be en be the acting Recorder				
Witness the hand_Sand seals_of the Granto		day ofFebruary					
2 phr L. White	Lozell Ann	White white	(SEAL)				
John White	• • • • • • • • • • • • • • • • • • • •	ite					
This instrument was prepared by A. Ch	<u>ilders 1515 N. Harl</u>	em Avenue Oak Park,	111_2/15/80				

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STATE OF Illinois	11111 265630	25392000 E	m 10.0
COUNTY OFCook	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	•	
	••		
1. Audrey Childers			
State aforesaid, DO HEREBY CERTIFY the	t		
person ² known to me to be the same pers			a inclaiment
appeared before me this day in person an			
instrumen' 4s			
waiver of the right of apprestead.	and for the uses and purposes		
Given under my tand and notarial seal the	nis 15th	day of February	19_80
[Impress Seat Here]	- Chi	dey (Mu	loles
		Motary Public	
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Multe Bly 13 6			lu .
COND MORTGAGE TUST Deed Lozall 4 Annie White 4842 W. Augusta Blvd. 4 Gitago, Illinois 60466 To American Finance Cornor 1515 N. Harlem Oak Park, Illinois			GEORGE E. COLET
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Oska Grand State 151	10	^{ရော}	[5 -

END OF RECORDED DOCUMENT

SECOND MORTGAGE

Trust Deed