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TRUST DEED SECOND MORTGAGE FORM (IIIInois)	FORM No. 2202 September, 1975	2663364	GEORGE E. COLE®
THIS INDENTURE, WITNESSETH, That Clar	cence W. Rose and Jo	osephine M. Rose, His	Wife
(hereinafter called the Grantor), of 1139 Ric (No. and Stre	chard Street	Berkeley (City)	Illinois (State)
for and in consideration of the sum of Seven 15 in hink no 1, CONVEYS AND WARRANTS of 372 Yood Dale Road (No. and Street)	to First Security I Wood Dale (City)	Bank of Wood Dale	inois (State)
and to his staces ors in trust hereinafter named, for lowing desert and the improvements the and everything approximate thereto, together with all of Berkeley County of Cool	hereon, including all heating, a fl rents, issues and profits of sa C and	ir-conditioning, gas and plumbing id premises, situated in theCit_ State of Illinois, to-wit:	apparatus and fixtures,
***Lot 21 in B'oc/ 12 in H.O.Sto Subdivision of Section 6 and 7, the Third Princips Meridian, in	Township 39 North,	Range 12, East of	
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	04		er transport
Hereby releasing and waiving all rights under and In Trust, nevertheless, for the purpose of secu Whereas, The Grantor Clarence W. Rejustly indebted upon their	oring perform; ace of the cover ose and Jose on ae M	ants and agreements herein.	
***in 60 equal monthly installm total amount of the loan is paid	ents of \$125,72, v.n d in full***	til the	<b>&amp;</b>
	• .	CICAC	
THE GRANTOR COVENANTS and agrees as follows	: (1) To pay said indebtednes	s and the warrest there a me har	ein and in said note or
THE GRANTOR covenants and agrees as follows notes provided, or according to any agreement ext against said premises, and on demand to exhibit reall buildings or improvements on said premises tha committed or suffered; (5) to keep all buildings no herein, who is hereby authorized to place such ins loss clause attached payable first, to the first Truste policies shall be left and remain with the said Mort, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may prolien or title affecting said premises or pay all prior Grantor agrees, to repay immediately without dem	ending time of payment; (2) cepts therefor; (3) within sixt it may have been destroyed of two or at any time on said prenurance in companies acceptation of the same shall become the same shall become the same shall become the same shall become the same or assessments by the procure such insurance, 7 pay su	to pay when due in each ear, all your when due in each ear, all your street each ear all you may be a sure of a companies to see the first mort of the Trustee herein as their interested the Trustee herein as their interested the sure of the payable.  The payable each each each each each each each eac	taxes and assessments to rebuild or restore premises shall not be selected by the grantee age may peear, which all orion or morances, thereon when de, the tree or pure last any tax
tien or title affecting said premises or pay all prior Grantor agrees to repay immediately without dem per annum shall be so much additional indebtedne IN THE EVENT Of a breach of any of the afore carned interest, shall, at the option of the legal he thereon from time of such breach at eight per cent	r incumbrances and the interestand, and the same with interestand, and the base with interests secured hereby, said covenants or agreements lolder thereby, without notice, large annum, shall be recovera	t thereon from time to time; and est thereon from the date of pays the whole or said indebtedness, inc become immediately due and pay ble by foreclosure thereof, or by ;	all money so point the ment at eight per ent eluding principal at a librable, and with im rest suit at law, or both, the
per annum shall be so much additional indebtedne In THE EVENT of a breach of any of the afore earned interest, shall, at the option of the legal he thereon from time of such breach at eight per cen- same as if all of said indebtedness had then mature same as if all of said indebtedness had then mature IT is AGREED by the Grantor that all expense closure hereof—including reasonable attorney's fe- pletting abstract showing the whole title of safe- sexpenses and disbursements, occasioned by any sit- such, may be a party, shall also be paid by the Gran- shall be taxed as costs and included in the discre- cree of sale shall have been entered of pot, shall no the costs of suit, including attorney at have be assigns of the Grantor waives all right to the pos- agrees that upon the filing of an complaint to fore out notice to the Grantor, on the hyper claimic with power to collect the rents, saues and profits of The name of a receivement is: Claren	and disbursements paid or in solidays for documentary evi demises embracing foreclosus or proceeding wherein the gr ntor. All such expenses and dis that may be rendered in such the be dismissed, nor release her- en paid. The Grantor for the session of, and income from, eclose this Trust Deed, the cou gunder the Grantor, appoint the said premises.	ceurred in behalf of plaintiff in codence, stenographer's charges, core decree—shall be paid by the antee or any holder of any part obursements shall be an additional foreclosure proceedings; which prof given, until all such expenses. Grantor and for the heirs, execusaid premises pending such forect in which such complaint is filed a receiver to take possession or	onnection with the forest of procuring or com- forantor; and the like of said indebtedness, as lien upon said premises, proceeding, whether de- and disbursements, and tors, administrators and own, administrators and own, and once and with- charge of said premises
The name of a rest owner is: Claren In THE EVENT of the death or removal from s refusal or failures and then First Securit first successor in this trust; and if for any like cause of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, she	aidCook y Bank of Wood Dale said first successor fail or refu second successor in this trust.	County of the grante of said County is se to act, the person who shall the And when all the aforesaid covers	e, or of his resignation, s hereby appointed to be to be the acting Recorder and agreements are
Witness the hands_and seals_of the Granton	Slarer Vice	Rence W. Rose line M. Rose	May 1983 (SEAL)
Ron Te This instrument was prepared by Dale 1		urity Bank of Wood Dal	Le, 372 Wood

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JIN 85 <u>2:</u> 37	ally to Chair	26633647	
STATE OFIllinois	1111-7-83 785819 c	• 26633647 • A — Rec 1	.0.0
COUNTY OF COOK	<b>S</b> 55.		
I, the undersigned	, a Not	ary Public in and for said County, in the	
Suite aloresant, DO ITEMED I CES	KIIFT that	To the second se	
		subscribed to the foregoing instrument,  signed, sealed and delivered the said	
		signed, sealed and delivered the said therein set forth, including the release and	
waiver of the right of ho nestead.	20	th New 03	
Given uniter my hand a u voi	tarial seal this	thay of	
	Still	Notary Public	
Commission Expres Q-10-	860/		
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BOX No.  SECOND MORTGAGE  Trust Deed  Clarence and Josephine Rose 1139 Richard St. Berkeley, 11 60163	First Security Bank of Wood Dale 372 Wood Dale Road Wood Dale, Il 60191	MAIL TO: FIRST SECURITY BANK OF WOOD DALE 372 WOOD DALE ROAD WOOD DALE, IL 60191	GEORGE E. COLE® LEGAL FORMS
SECOND M  Trust  Clarence and Jos  1139 Richard St.  TRUST	Securi	MAIL TO: FIRST SECURITY 372 WOOD DALE WOOD DALE, IL	GEO LEC
S S S S S S S S S S S S S S S S S S S	rst No No	MAIL TO: FIRST SE 372 WOOD DALA	

END OF RECORDED DOCUMENT