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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26846167	GEORGE E. COLE" LEGAL FORMS
THIS INDENTURE, WITNESSETH, That _Rob	-		
thereinafter called the Grantor), of 5207_Sq. (No. and Str	Long Avenue Chic	cago,	Illinois (State)
for and in consideration of the sum ofEight_Tip_ata_1 paid. CONVEY AND WARRANT at	Thousand Seven Hundred to Park National Bank Chicago, city the purpose of securing perform thereon, including all heating, air-c il rents, issues and profits of said	d Eighty=Four & 72/10 c of Chicago	Dollars Llinois (State) nents herein, the fol- oparatus and fixtures,
Lot 26 in P.C. 5 in Hetzel's A of the South Nes 1 of Section 9 Principal Meridian, in Cook Coun	9, Township 38 North,		
O _x			
Hereby releasing and waiving all rights under and by Is TRUST, nevertheless, for the purpose of securing the transport of the purpose of securing the transport of the purpose of securing the transport of transport of the transport of the transport of the transport of transport of the transport of the transport of the transport of transport of the transport of the transport of the transport of the transport of transpo	jac and J.n E.M. Bitu <u>Private</u> vo h and a final nstall	njac, his wife missory note bearing even date ment of \$244.02, begi	inning on
THE GRANTOR coverants and agrees as follows: notes provided or according to any agreement extensional buildings or improvement common to exhibit here all buildings or improvement committed or suffered; (5) to keep all buildings now herein, who is he, elsy authorized to place such instructions clause attached payable first, to the first Trustee opolicies shall be left and remain with the said Mortraga and the interest thereon, at the time or times when the Is time EVENT of failure so to insure, or pay ta	2684616' (1) To pay said indebtedness, and ding time of payment; (2) to pay pts therefor (3) within sixty day of the payment of Mortsagee, and, second, 19 the gess or Trustees until the methode to same shall become the payment of t	d beginners thereon. Sherein a sherein sherein sherein search ye r, all tax sherein sh	and in said note or and assessments rebuild or restore at a shall not be (1) y the grantee into be loses, with nay ppear which rio, incu, orances,
THE GRANTOR covemants and agrees as follows: notes provided, or according to any agreement extensigning said premises, and on demand to exhibit receival buildings or improvements on said premises that recommitted or suffered; (5) to keep all buildings now herein, who is he,ely authorized to place such instructions clause attached payable first, to the first Trustee opolicies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when the IS-THE EVENT of failure so to insure, or pay largarantee or the holder of said indebtedness, may procent in or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman becamen the said become anound shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforessic arread interest, shall, at the option of the legal holde become from time of such breach at eight per cent results of the said o	re such insurance, or pay such tax cumbrances alp the interest therest, and the sand with interest the eccured faceby. I covening the such extended for the curred faceby. I covening the approximate the whole the covening the subject that the subject to the subj	we or assessments, or discharge on from time to time; and all rereon from the date of payment ole or said indebtedness, including its immediately due and payable, foreclosure thereof, or by suit at it in behalf of plaintiff in connect stenographer's charges, cost of free—shall be paid by the Grar or any holder of any part of the proceed of the payable, the proceed of the payable of	r purchase any according to the accordin
The name of a recont owner is: Robert Is THE EVERT of the death or removal from said efusal or failure to act, then st successor in this trust; and if for any like cause said Death of said County is hereby appointed to be seen efformed, the grantee or his successor in trust, shall reformed, the grantee or his successor in trust, shall reformed, the grantee or his successor in trust, shall reformed, the	d first successor fail or refuse to acoud successor in this trust. And wh	County of the grantee, or c of said County is hereh t, the person who shall then be th uen all the aforesaid covenants an	of his resignation, by appointed to be e acting Recorder and agreements are
Witness the handS_and scalS_of the GrantorS_	7,41	or October Biturge	
This instrument was prepared by Park Nat	ional Bank of Chicago	2958 N. Milwaukee A	ve. Chicago, I

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STATE OFIllino	ss.	
COUNTY OFCOO	k	
I,Nary	A. Schulte,	a Notary Public in and for said County, in the
State aforesaid, DO HE	REBY CERTIFY that <u>Robert Bitunja</u>	c, and Janet M. Bitunjac, his wife
	•	_are subscribed to the foregoing instrument,
. ~		_they_ signed, scaled and delivered the said rposes therein set forth, including the release and
waiver of the right of no	•	The state of the s
Given mide oy ha		day of October 1983
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