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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26059508	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Day	id Henson and Bari	bara Henson	
thereinafter called the Grantor), of 6415 N. 64 (No. and Street)	th St. Chic	cago Co	OK (State)
for and in consideration of the sum of Nineteen to in hand paid. CONVEY AND WARRANT. to of 400 W. Madison St. (No. and Street) and to be excessions in trust hereinafter named, for the lower, the bed real estate, with the improvements there and everything appurtenant thereto, together with all re of Chicago County of Cook.	housand two and 48 Madison Bank ar Chicago Chicago purpose of securing performen, including all heating, air nts, issues and profits of saice	B/100 nd Trust Co. Itlino mance of the covenants and agree -conditioning, gas and plumbing a d premises, situated in the	IS (State) ments herein, the fol- pparatus and fixtures.
Fot 22 in Block 19 in Fr in the Northeast 1/4 of North Range 13, East of Illinois	the Northeast 1/4	of Section 19. Towns	hip 38 County
Ox			
)		
Hereby releasing and waiving all rights under and by vi IN TRUST, nevertheless, for the purpose of securing WHEREAS. The Grantor S. David Henson, and	La bara Henson —	its and agreements nerein.	
justly indebted upon their in 84 monthly payments of		comissory note — bearing even da	ite nerewith, payable
	OCO PO		•
	26059 5	ina CAC	
To Comment of the Comment		~\dag{-}.	
The Green covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable hrst, to the first Trustee or A policies shall be left and remain with the said Mortgages and the interest thereon, at the time or times when the saids in the time of the said for the holder of said indebtedness, may procure a lien or title affecting said premises or pay all prior incun Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness see	to pay said indebtedness, as z time of payment; (2) to p therefor; (3) within sixty di- have been destroyed or day at any time on said premise in companies acceptable to fortgagee, and, second or Trustees until the ind the	nd the later of an as herein as when the in as hy ear, all ta ays after destruction or image to product 41 that was to aid product 42 that was to aid product 45 the more as the induced in companies in section of the first mortgage to Trustee herein as their interestables is fully paid; (6) to pay a fully pay a full pay	and in said note or axes and assessments o rebuild or restore remises shall not be cited by the grantee indebtedness, with may appear, which irror incumbrances.
In the Event of failure so to insure, or pa) tacks. In the Event of failure so to insure, or pa) tacks grantee or the holder of said indebtedness, may procure a bien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seen	or assessments of the prior uch insurance, pay such to obtaines and the interest the not the same with interest the red hereby.	ayanie. incumbrances or the interest the axes or assessments, or discharge creon from time to time; and all hereon from the date of paymen	reor whiln due, the or surcha e any tax miney so poid, the t at tall er cent
Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seen that the per annum shall be so much additional indebtedness carned interest, shall, at the option of the legal holder it thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by a lit is Agreen by the Grantor that all expenses and doloure hereof—including reasonable autorney's feet and peleting abstract showing the whole title of said pregnetations and disbursements, occasioned by any suit or provuch, may be a party, shall also be paid by the Grantor.	overant sugreements the watereof, without notice, become four, shall be recoverable to terms, its ursements paid or incurrents paid or incurrents.	shole or said indebtedness, including the immediately due and payable by foreclosure thereof, or by suit and in behalf of plaintiff in conne	ng principe/and all e, and with it terms at law, or both, the ction with the fore
closure nereor—including feasonable autorney's feet, and pletting abstract showing the whole title of said prequestions and disbursements, occasioned by any sut or provided and the party shall also be paid by the Qualor. Al shall be taxed as costs and included in any offer that macree of sale shall have been entered or not half not be distincted of the costs of suit, including attorney's feet have been paid assigns of the Grantor waives all righty on the possession agrees that upon the filing of any or with to forcelose it out notice to the Grantor, or to loy arty claiming under with power to collect the rents, and and profits of the said	ys for documentary evidence seembracing foreclosure de ceeding wherein the grantee I such expenses and disburse by be rendered in such force missed, nor releave hereof gi I. The Grantor for the Gran of, and income from, said g its Trust Deed, the court in r the Grantor, appoint a rec d premises.	e, stenogramer is charges, cost of crece—shall be paid by the Gra- er or any holder of any part of sa- ments shall be an additional lien closure proceedings; which proce iven, until all such expenses and mor and for the heirs, executors, premises pending such foreclosur which such complaint is filed, ma- teiver to take possession or charge	procuring or com- intor; and the like idd indebtedness, as upon said premises, eding, whether de- disbursements, and administrators and e proceedings, and y at once and with- se of said premises
The name of a record of the is: In THE EVENT of the death or removal from said refusal or failure to acc. here inst successor in this track and if for any like cause said first bedes of said founty is hereby appointed to be second second second in the grange or his successor in trust, shall release.	st successor fail or refuse to a	County of the grantee, or of said County is here act, the person who shall then be taken all the afgresaid covenants a	of his resignation, thy appointed to be the acting Recorder and agreements are
With the hong S and seal S of the Grantor S_ this		lay of November	. 19.81
	1 Barbo	just the	(SEAL)
This instrument was prepared by <u>D. Foster</u>	7407 Milwaukee Av (NAME AND ADDR		

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STATE OF MANAGES	} ss.
I. Windley F. I.	a Notary Public in and for said County, in the
State aforesaid, DO HEREBY C	RTIFY that Javid Henson and
	same person 1 whose name 1 are subscribed to the foregoing instrument,
(11 -	person and acknowledged that they signed, sealed and delivered the said toluntary act, for the uses and purposes therein set forth, including the release and
waiver of the right of home stend.	and the second s
Given under my hand and n	arial seal this 12th day of horember 1971
(Impress Seal Here)	
Commission Expires Thank	17, 1985
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Trust Deed Trust Deed ANIO - LEAGE DANIO - LEAGE ADISON BANK & TRUST CO.	GEORGE E. COLETEGAL FORMS
SECON	

END OF RECORDED DOCUMENT

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