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JST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26095898	GEORGE E. COLE®
IS INDENTURE, WITNESSETH, That	RITA H. HUBACEK		105693
reinafter called the Grantor), of 3646 Ho		n Illinoi	S (State)
	housand Seven Hundr s FIRST AMERICA ite 512 Oak Broo	IN MORTGAGE COMPA	NY ois
(No. and Street) d to his successors in trust hereinafter named, f	or the purpose of securing perform:		
wing described real estate, with the improvement d every him, pourtenant thereto, together with Berwin County of	all rents, issues and profits of said	onditioning, gas and plumbing a premises, situated in the <u>Cit</u> ate of Illinois, to-wit:	y nparatus and fixtures,
The South 40 feet of I 47, 48, 4°, 50, 51 and Township 39 North, Ran in Cook County, Illino	ge 13 East of the	rt Partition in S	ection 31,
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0)			
fereby releasing and waiving all rights under an In Trust, nevertheless, for the purpose of st	reuring b ce and ace of the covenan	ption laws of the State of Illinoi ts and agreements herein.	's-
WHEREAS, The Grantor Rita H. Hi	ibacek principal pr	omissory note_bearing even c	date herewith, payable
Principal amount of	\$10,706.00 payable	as follows, inte	rest only:
January 2, 1982 through Final payment of prince	igh December 2, 128 ncipal of \$10,700.01	3 - \$294.42 on December 15	1583
	26095898	() · ()	
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THE GRANTOR covenants and agrees as folk totes provided, or according to any agreement against said premises, and on demand to exhibit all buildings or improvements on said premises sommitted or suffered; (5) to keep all buildings are in, who is hereby authorized to place such oss clause attached payable first, to the first Traolicies shall be left and remain with the said M and the interest thereon, at the time or times with a time to the said M and the interest thereon, at the time or times with a time Event of failure so to insure, or perantee or the holder of said indebtechess, may lien or title affecting said premises or pay all p Grantor agrees to repay immediately without eper anatum shall be so much additional indebtechers in the Event of a breach of any of the affection of the legal thereon from time of such breach at eight per same as if all of said indebtechess had then materially the said of t	ows: (1) To pay said indebtedness, extending time of payment; (2) to receipts therefor; (3) within sixty that may have been destroyed or d now or at any time on said premis insurance in companies acceptable sixtee or Mortgagee, and, second to ortgagees or Trustees until the incommentation of the procure such insurance of the procure such insurance or assessments of the price procure such insurance. They are the same the same with interest themand, and the same with interest themand, and the same with interest themand, and the same with interest themand.	and the interest, as here any when due a cach war, all duy mer destruction, or damag any self destruction or damag any self destruction and any destruction or damag any self destruction or damag any self destruction or damag any self destruction or destruction	cin and in said note or taxes and assessments to rebuild or restore premises shall not be elected by the grantee are indebtedness, with tax may appear, which is may be in the due, the go of in trahase any tax all m ney so paid, the ment at eight per cent
ser annum shall be so much additional indebte IN THE EVENT of a breach of any of the af- earned interest, shall, at the option of the legal thereon from time of such breach at eight per- same as if all of said indebtedness had then ma	Iness secured hereby, oresaid coverants or agreements the holder thereof, without notice, become per annuar, shall be recoverably tured by express terms.	whole or said indebtedness, inc come immediately due and pay e by foreclosure thereof, or by s	luding principal and all sable, and with all est suit at law, or both, the
It is AGREED by the Grantor that all exper- closure hereof—including reasonable attorney's pleting abstract showing the whole title of sail expenses and disbursements, occasioned by approach, may be a party, shall also be paid by the shall be taxed as costs and included in any the	nses find tiphursements paid or ince fees outhys for documentary evide do comises embracing foreclosure sulf or proceeding wherein the gran by hior. All such expenses and disbu- te that may be rendered in such for	ured in behalf of plaintiff in co nce, stenographer's charges, cos decree—shall be paid by the tee or any holder of any part of receivents shall be an additional preclosure proceedings; which p	onnection with the for- st of procuring or c m Grantor; and the lile of said indebtedness, as lien upon said premises, proceeding, whether de-
rree of sale shall have been entered or for shall the costs of suit, including attorney is have assigns of the Grantor waives all right to the pa agrees that upon the filing of any compaint to out notice to the Grantor, or as in party claim with power to collect the rents, haves and profit	not be dismissed, nor release nereo been paid. The Grantor for the C cossession of, and income from, sa foreclose this Trust Deed, the court ming under the Grantor, appoint a s of the said premises.	I given, until all such expenses irantor and for the heirs, execu- id premises pending such force in which such complaint is filed receiver to take possession or	and disbursements, and tors, administrators and losure proceedings, and , may at once and with- charge of said premises
The name of a recovery removal fro refusal or failure to critical or for any like crof Deeds of said County is hereby appointed to performed, the grantee or his successor in trust.	nuse said first successor fail or refuse be second successor in this trust. A	of said County i to act, the person who shall the nd when all the aforesaid coven	s hereby appointed to be n be the acting Recorder ants and agreements are
Witness the handand sealof the Gra	ntor_ this15th	day of December	
			(SEAL)

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·	1951-050, 29_AMLJO 13	Continue Services
STATE OF	7 4 4 5 4 0 • 2609	5898 u A — Rec 10.20
I,James R. Har	non, a Notary P	ublic in and for said County, in the
State aforesaid, DO HEREBY	CERTIFY that Rita H. Hubacek	- Indiana
instrument at Ferral from waiver of the right of no neste		gned, sealed and delivered the said
(impress Seal Here)		01)
NOTA A	EA MAIO'' 210M. " (IBH! BEILL!)	Notary Public
Commission Expires 1861	MALLE NO HARS A MINING NATION OF THE STATE O	1
26095898	MAIL Brook	260,95898 260,95898
BOX NO. SECOND MORTGAGE Trust Deed	(b) (3)	GEORGE E. COLE® LEGAL FORMS
		GEORG

END OF RECORDED DOCUMENT