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			nomicae nomicae (in the		i Butiling Office to
TRUST DEED SECOND MORTGAGE FORM (IIIinois)	FORM No JANUARY	. 2202 . 1968	26242	2257	GEORGE E. COLE
	JOHN M. GEBH	ARDT and G	EORGIA T. C	EBHARDT,	his wife,
as joint tenants(hereinafter called the Grantor), of theCit	y of E	vanston	County	of Cook	
and State of Illinois for and in co	nsideration of the s RED and no/1	um of 00 (\$57,80	0.00)		Dollars
in hard paid CONVEY AND WARRANT AS 1 Int tenants, of Estes Park	to_ LELAND L.	PUMPHREY	and LOIS E.	PUMPHREY	, his wife,
and to a suppossors in trust burningfor named, fo	r the purpose of se	curing perform	ance of the coven	ants and agreed	nents herein, the fol-
lowing c.scribed real estate, with the improvements and every aint appurtenant thereto, together with of County of	thereon, including all rents, issues and	all heating, air⊣ I profits of said	ronditioning, gas a premises, situated	in theCity	paratus and fixtures
of County of C	OOK	and St	ate of Illinois, to-v	vit:	
0.					
The North 65 feet of L					
Lincol wood, being a S Fraction 1 Section 11,	Township 41	. North, R	ange 13, Eas	st of	
the Third Principal Me	ridian, in C	look County	y, Illinois	•	
Hereby releasing and waiving all rights under and	Living of the h	omestead exem	otion laws of the	State of Illinois	
Hereby releasing and waiving all rights under and In Tayer, navarthology for the purpose of sec Whereas, The Grantor S JOHN M. GI	uring rmance BHARIT and (	of the covenan	ts and agreements GEBHARDT	herein.	•
justly indebted upon their		_			ate herewith, payab
	UPON DEMAN				٠.
			laariw	L G	<b>,</b>
		ROR.	<i>(2237</i>	7,5	
The Grantor covenants and agrees as follow	ws: (1) To nav said	d indebtedness	and to the cart	hereon as here	oto birs aid note
THE GRANTOR covenants and agrees as follonotes provided, or according to any agreement ex and assessments against said premises, and on de rebuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep al grantee herein, who is hereby authorized to place with loss clause attached payable first, to the first which policies shall be left and remain with the sa brances, and the interest thereon, at the time or it in the Event of failure so to insure, or grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all prio Grantor agrees to repay immediately without the per annum shall be so much additional indebtedies.	tending time of pa- mand to exhibit re-	yment; (2) to p ceipts therefor;	ay prior of sits (3) within so ty	st day of June days after dest	in each year, all tax ruction or damage
rebuild or restore all buildings or improvements of shall not be committed or suffered; (5) to keep all grantee herein, who is hereby authorized to place	on said premises the I buildings now or a such insurance in a	at may have bee at any time on s companies acce	n destroyed or car did premises msv	r   ced; (4) that ed ir companie	waste to said premis s to be selected by t
with loss clause attached payable first, to the first which policies shall be left and remain with the sa	Trustee or Mortga	agee, and, secon rustees until th	d, to the division	di in es their	interests may appe- o pay all prior incur
IN THE EVENT of failure so to insure, or pa	mes when the same y taxes or assessme procure such insuran	shall become dents, or the price	ue and payable. or incumbrances of taxes or assessment	or the nt rest t	hereon when due, t
lien or title affecting said premises or pay all prio Grantor agrees to repay immediately without de	r incumbrances and mand, and the san	d the interest the ne with interest	ereon from time thereon from the	to time; and a	Il m pey so paid, t
per annum shall be so much additional indebted. IN THE EVENT of a breach of any of the afor carned interest, shall, at the option of the deal thereon from time of such breach at New per co	ness secured hereby resaid covenants of holder them of wi	agreements the	whole of said ind	lebtedness, inch	ung pir pal and
thereon from time of such breach at a control per ce same as if all of said indebtedness had then matur	ent per annum, shal ed by express terms	ll be recoverabl	e by foreclosure ti	hereof, or by si	if at I.w, or both,
same as if all of said indebtedness had then mature It is AGREED by the Grantor that all expensions the recof—including reasonable attorney's fepleting abstract showing the whole title of said	ses and disbursement ces outlays for docu- premites embracion	nts paid or incu umentary evide ne foreclosure	rred in behalf of nce, stenographer decree—shall be	plaintiff in con s charges, cost	of procuing or to
expenses and disbursements, occasioned by any se	uit or proceeding w	herein the gran	tee or any holder	of any part of	f said indebte 'ne,
shall be taxed as costs and included in any decre- cree of sale shall have been entered or not shall in the costs of suit including attorney's fees have	etthat may be rend fot be dismissed, no been paid. The Gr	ered in such for r release hereo	reclosure proceed f given, until all s	lings; which pr uch expenses a	occeding, whether and disbursements, a
assigns of the Grantor waives all right white po agrees that upon the filing of any complaint to fo	essession of, and in preclose this XIIII	come from, sa	d premises pendi in which such con	ng such forecle aplaint is filed,	sure proceedings, a may at once and wi
such, may be a party, shall also be paid by the Grishall be taxed as costs and included in any decre cree of sale shall have been entered or not shall have been assigns of the Grantor waives all right to the assigns of the Grantor waives all right to the gargets that upon the filling of any complaint to foot notice to the Grantor, or to any party claim with power to collect the rents, issue and profits the state of the death of comoval from the control of the control of the death of comoval from the control of the control of the death of comoval from the control of	of the said premise	ntor, appoint a s.	receiver to take ;	possession or c	harge of said premi
refusal of failure to act, then				Silin County is	hereby appointed to
first successor in this trust and if for any like car of Deeds of said County hereby appointed to performed, the grantee or his successor in trust;	ise said brot successor se second successor shall release said o	in this trust. A	to act, the person nd when all the af arty entitled, on re	who shall then oresaid covena	be the acting Recornis
Witness the hand and seal of the Gran	•	3rd	day ofM		, 1982
The Gran		11	W.	11/-8	<i>H</i>
		обил м. G	ebhardt	L. 11	Z(SE/
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STATE OF ILITHOIS SS.	609336 86248297 > - 3	10.0
COUNTY OF Lake	· <b>a</b> r.	
	, a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY thatJOHN M.	GEBHARDT and GEORGIA T. GEBHARDT	
	·,	
person." y known to me to be the same person. s whose		
appeared before me this day in person and acknowled instrument a $their$ free and voluntary act, for the u	·	
waiver of the right of bonestead.	ses and purposes therein set forth, including the release and	
t valde like in the state of th	3rd day of <u>May</u> , 19.82	
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SECOND MORTGAGE  Trust Deed  Trust Deed  C. GEBHARDT and GEORGIA  DELAND L. PUMPHREY and  OLS E. PUMPHREY  OLS E. PUMPHREY  OLS E. PUMPHREY  OLS E. PUMPHREY	REORDER'S BOX # 6/5	GEORGE E. COLE® LEGAL FORMS
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