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<i>\( \frac{1}{2} \)</i>			
TRUST DEED SECOND MORTGAGE F ) KV (Illinois)	FORM No. 2202 September, 1975	29285217	
THIS INDENTURE, WITNES, ETH, That 4ET	mr Jack and Lil':	irn K. Jack, hic wif	e
1719 1. 3	5th ve	Stone Fark,	(State)
for and in consideration of the sum of Tel thous in hand paid. SONVEY AND WARR INT. I to of No. and street.	ellwood (city)	sixty throe and 7	(State) Lagreements berein, the fol-
and everything appurtenant thereto, together with it of	e its, issues and profits of	said premises, situated in the d State of Illinois, to-wit:	
Lots 32 and 33 in Flock 12 in H.	೧.೯೯೨ಗು ಕಾಗೆ ೧೦೮೪	any's world fair to	idition, sub-
division of part of Shot on h,To	wnship 39 jorth,	Trage 12, Rest of	the rore
principal maridian lying North a	nd South of the	Indian Toundry Lin	e adoptomiz
to the plat thought recorded Ja	n 21,1929 es doc	riment " 10268919	In Cook
County, Ellinois		2×.	
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor B Granty Jack at justly indebted upon	princ	ipal promissory no bearing	g even date herewith, payable
in thirty six (36) instalments (290.66) commencing on the 1	in the mount	of <b>two</b> hundred for at 1982 and confirm	ning on the
(290.66) commencing on the .	iden der besteht in	tive months until s	ne forcull.
Ifth day of each of the 10			
	262	85217	), ()°
The Greator covenants and agrees as follows notes provided, or according to any agreement esta against state of the control of	: (1) To pay said indebte ending time of payment; of ceipts therefor; (3) within at may have been destroy, we or at any time on said wance in companies access or More Trinstees until the time same shall become a	diess, and the injury thereon (2) to pay when her in each (3) its days after destruction of the control of the companion of t	a, as herein as d in said note or year, all taxes ad assessments or damage to ab do or restore e to said premis as d all not be st to be selected so the same est mortgage indebte t.es., with heir interests may ap-ear, which of to pay all prior incurabrances.
and the interest interest of allere so to insure, or pay grantee or the holder of audi indebtedness, may pre- lien or title affecting said interestences, may pre- lien or title affecting said remains or pay all prio- Grantor agrees to repay immediately without den- per annum shall be so much additional indebtedness.	taxes or assessments of period such insurance with a remainder and the same with the secured hereby said covenants or agreem	the prior incumbrances of the such taxes or assessments, a therest thereon from time to t interest thereon from the dat- ents the whole or said indebte	or discharge or purchase any tax ime; and all money so paid, the e of payment at eight per cent dness, including principal and all
earned interest, shall, at the option of the legal h thereon from time of such breach at eight per cen- sume as if all of said indebtedness had then matur. It is AGRIPD by the Grantor that all expense closure hereof—including reasonable attorney's fee	older thereof. Without not a per argum, shall be record by express terms, and distancements paid to the period of	or incurred in behalf of plair y evidence, stenographer's ch	of, or by suit at law, or both, the util in connection with the forearges, cost of procuring or com-
in or title affecting said premises of pia, 3th find Grantor agrees to repay immediately without den per annum shall be so much additional added for the result of the per said of the sai	to oppose entire wherein a compose entire wherein a compose at may be rendered in the distribution of the said premises.	he grantee or any holder of a disbursements shall be an a such foreclosure proceedings to hereof given, until all such or the Granter and for the he rom, said premises pending s he court in which such compla- spoint a receiver to take poss-	any part of said indebtedness, as diditional fien upon said premises; which proceeding, whether despenses and disbursements, and upon the said of the
The name of a record to the least or removal from refusal or failure to account first successor in this thest and if for any like cau of Deeds of said Gondy is hereby appointed to be performed, the grantee or his successor in trust, s	saidsee said first successor fail see second successor in this shall release said premises	or refuse to act, the person who trust. And when all the afores to the party entitled, on received	o shall then be the acting Recorder aid covenants and agreements are ring his reasonable charges.
Witness the handand sealof the Grant		day of July	
	ر ہــــ	Lelliant	Jack (SEAL)
		19 S Mannheim Rd	Sellwood, Ill
This instrument was prepared by B		E AND ADDRESS)	

## **UNOFFICIAL COPY**

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STATE OF Thinois SUL-12	2)02 3 2 9 4 9 9 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
COUNTY OF COOK	
	a Notary Public in and for said County, in the
	whose name subscribed to the foregoing instrument.
	knowledged that <u>they</u> signed, sealed and delivered the said
instrument is their free and voluntary act. I waiver of the light of homestead.	for the uses and purposes therein set forth, including the release and
Given and p n y hand and notarial seal this _	6th day of July 19 82
	0000
(Implied Selection)	Notary Public
Commission Expires	
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	County Conto
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TTGA STGAA S	NK OF BELLW S. MANNHEIM VOOD, ILLINOIS EORGE E. COL
MOM MODELL SHIPMEN	AANNA AANNA AE E
SECOND MORTGAGI Trust Deed  To	BANK OF BELLWOOD 219 S. MANNHEIM ROAD BELLWOOD, ILLINOIS 60104 GEORGE E. COLE
SECOND MORTGAGE Trust Deed  Tro  TO  TO  BANK OF BELLWOOD 219 S. MANHUHEN ROAD 9ELLWOOD, ILLINOIS 60104	BA 212
an l	

END OF RECORDED DOCUMENT