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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	26360908 GEORG	RE E. COLE®
	September, 1975 ED KOHN & MARY KOH	N, his wife	
(hereinafter called the Grantor), of 8126 Car	rolton Court Nort	h, Hanover Park, Illi	nois
for and in consideration of the sum of	\$25,000.00 CHESTER E. TRYNI Ltasca, City he purpose of securing performan	SZEWSKI & IRENE J. TF Illinois (State) Ince of the covenants and agreements here Inditioning, gas and plumbing apparatus a emises, situated in the Village	Dollars RYNISZEWSKI,/
Lot 30 in Flock 68 in Hanosubdivision in the North & Range 10, last of the Thirsplat thereof legarded May County, Illinois.	of Section 30, To d Principal Meridi	wnship 41 North, an, according to the	
Ope			
Hereby releasing and waiving all rights under and b IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor FRED KOHN & justly indebted upon the	MARY CHN, his w	ion laws of the State of Illinois. and agreements herein. Lfe missory notebearing even date herev	vith, payable
at the rate of \$200.00 per			
	month.	J. P. ST. CACK	26360908
THE GRANTOR covenants and agrees as follows notes provided, or according to any agreement ext against said premises, and on demand to exhibit re all buildings or improvements on said premises the committed or suffered; (5) to keep all buildings no herein, who is hereby authorized to place such ins loss clause attached payable first, to the first Trusts policies shall be left and remain with the said Mort and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay	: (1) To pay said indebtedness, ending time of payment; (2) to recipits therefor; (3) within sixty of may have been destroyed or diversity of the most	and the interest there in, as herein and ir now when ducting a hyper, all taxes an available destruction. Chamage to rebuild aged; (4) that value to said premises a manure in comparise to be selected to the holder of the first more gage indetent and the trustee herein as their consists may ediness is fully paid; (6) to p y all prior is available.	said note or d assessments ild or restore shall not be y the grantee stedness, with appear, which neumbrances.
grantee or the notice of said indebteness, may price or title affecting said premises or pay all price of Grantor agrees to repay immediately without den per annum shall be so much additional indebtedne IN THE EVENT of a breach of any of the afort carned interest, shall, at the option of the legal hethereon from time of such breach at eight per center as if all of said indebteness but then make	neure such insurance, or pay such incumbrances and the interest thand, and the same with interest ses secured floorby. said coverants or agreements the older thereof without notice, because the performance of the performance of the topic arriver seemed to the topic arriver seemed to the performance of the topic arriver seemed to the performance of the topic arriver seemed to the performance of the performance of	taxes or assessments, or dischairse or pur hereon from time to time; and a mone thereon from the date of payment at whole or said indebtedness, including a ome immediately due and payable, and by foreclosure thereof, or by suit at law	renase any tax paid, the eight per cent incir i.e., i all with mie st v, or oot', th
	sup disbursements paid or incu- pantlays for documentary evider formation of the commentary evider formation of the commentary evider for proceeding wherein the gran nor. All such expenses and disbur- that may be rendered in such for the diamissed, nor release hered to be dismissed, nor release hered to be dismissed to the court in the said premises.	rred in behalf of plaintiff in connection cee, stenographer's charges, cost of proceed decree—shall be paid by the Grantor-tee or any holder of any part of said in sements shall be an additional lien upon reclosure proceedings; which proceeding given, until all such expenses and disburant or and for the heirs, executors, admit a premiser pending such forcelosure prin which such complaint is filed, may at a receiver to take possession or charge of his wife	with the or uring of com- and the like debtedness, as said premises, s, whether de- instructors and infstructors and onceadings, and once and with- said premises
IN THE EVENT OF the death or removal from s refusal or failure to act, then first successor in this trust; and if for any like cause of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, sh	said first successor fail or refuse second successor in this trust. An	of said County is hereby a	ppointed to be ting Recorder
Witness the hand_and seal_of the Granto	2.57	John HOUEMBER	(SEE)
	- Chare	g Xal	
This instrument was prepared by	(NAME AND A	DDRESS) WESLEY	

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I,		, a Notary Public in and for said	
	•	subscribed to the foregoveledged that $\not\succeq_{\mathcal{H} \in \mathcal{Y}}$ signed, sealed and de	1.8)
waiver of an -igh	of homestead.	the uses and purposes therein set forth, including	
8 0 E	my hard and notarial seal this	day of NOVEMBE	. 19.8°7.
Commission Exp	ires 2-14-62	·	
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BOX No. SECOND MORTGAGE Trust Deed	10	930	GEORGE E. COLE® LEGAL FORMS
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