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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	GEORGE E, COL LEGAL FORM
THIS INDENTURE, WITNESSETH, That _Joh		26383409
(hereinafter called the Grantor), of 8534 S. (No. and Str	Bennett Avenue Chicago	Illinois 60617 (State)
for and in consideration of the sum of Six them in hand park CONVEYS. AND WARRANT. of	to John J. Chiaro, Trust  Illinois 60634  The purpose of securing performance thereon, including all heating, air-con- all rents, issues and profits of said pre- tinois  and State  ck 12 of Subdivision of  llace C. Clement of the	cee C/O All State - Credit Corporate of the covenants and agreements herein, the ditioning, gas and plumbing apparatus and fixture city of Illinois, to-wit:  Blocks 12 and 15,
O)r		
	O <sub>L</sub>	•
Hereby releasing and waiving all rights under and in Trust, nevertheless, for the purpose of sec Whereas, The GrantorJohn_LNels	by virtue of the homestead exemption of the covenants	on laws of the State of Illinois. and agreements herein.
justly indebted upon his		nissory notebearing even date herewith, pay
terms and tenor of a certai (36) monthly installments a month due November 14, 1982 in full.	t One hundred mint, and and of 13th of every m	onth thereafter till paid
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement et against said premises, and on demand to exhibit a	vs: (1) To pay said indebtedness, and xtending time of payment; (2) to pay receipts therefor; (3) within sixty day	the interest prop as herein and in said no y when the in each year, all taxes and assessm
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement es against said premises, and on demand to exhibit all buildings or improvements on said premises to committed or suffered; (5) to keep all buildings herein, who is hereby authorized to place such is loss clause attached payable first, to the first Trus policies shall be left and remain with the said Mo and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or parantee or the holder of said indebtedness, may plien or title affecting said premises or pay all pri Grantor agrees to repay immediately without deper annum shall be so much additional indebted.  IN THE EVENT of a breach of any of the afocarned interest, shall, at the option of the legal thereon from time of such breach at eight per essame as if all of said indebtedness had then mate IT is AGREED by the Grantor that all expencious the breach as costs and included in any ficer expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Gshall be taxed as costs and included in any ficer expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Gshall be taxed as costs and included in any ficer expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Gshall be taxed as costs and included in any ficer expenses and disbursements, occasioned by any such, may be a party, including antorney's feet averages that upon the filing of any ompaint to fe out notice to the Grantor waives all right as the pagrees that upon the filing of any ompaint to fe out notice to the Grantor, or to any farty claim with power to collect the rent is as and profits. The name of a record ower is: John	resaid covenants of agreements the wholder thezof, whout notice, become the per authors shall be recoverable bured by extress terms.  ses and disbursements paid or incurreces obtains for documentary evidence thereby the proceeding the proceeding wherein the grantee of the same that may be rendered in such force that may be rendered in such force been paid. The Grantor for the Grantor for the Grantor for the Trust Deed, the court in thing under the Grantor, appoint a reof the said premises.	hole or said indebtedness, including prictoral and immediately due and payable, and with in y foreclosure thereof, or by suit at law, or both the control of plaintiff in connection with the control of
IN THE EVENT of a breach of any of the afocarned interest, shall, at the option of the legal thereon from time of such breach at eight per ce same as if all of said indebtedness had then mate. It is Agreed by the Grantor that all expenciosure hereof—including reasonable autorney's feptining abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Of shall be taxed as costs and included in any ficery cree of sale shall have been entered or not shall the costs of suit, including attorney's feet have assigns of the Grantor waives all right to the pagrees that upon the filing of any complaint to foot notice to the Grantor, or to day darty claim with power to collect the rente is as and profits. The name of a record owner is:John In the Event of the death or removal from refusal or failure to accult theJohnJ. Cht.	resaid covenants of agreements the wholder theyeof, whout notice, become the per anthere shall be recoverable but the become terms.  sees and disbursements paid or incurrect but was for documentary evidence to the was for documentary evidence the proceeding wherein the granter of the proceeding wherein the granter of the same that may be rendered in such force to the dismissed, nor release hereof governments. All such expenses and disburse that may be rendered in such force to the dismissed, nor release hereof governments. The Grantor for the Grantor the Grantor for the Grantor for the Said precises.  L. Nelson  and Cook	hole or said indebtedness, including prictional and immediately due and payable, and will, in y foreclosure thereof, or by suit at law, or both and in behalf of plaintiff in connection with the c, stenographer's charges, cost of procuring or cree—shall be paid by the Grantor; and the or any holder of any part of said indebtedne ments shall be an additional lien upon said preclosure proceedings; which proceeding, wheth item, until all such expenses and disbursements for and for the heirs, executors, administrator cremises pending such foreclosure proceedings which such complaint is filed, may at once and ceiver to take possession or charge of said precounts of said County is hereby appointed.
IN THE EVENT of a breach of any of the afocarned interest, shall, at the option of the legal thereon from time of such breach at eight per ce same as if all of said indebtedness had then mate IT is AGREED by the Grantor that all expencious the hereof—including reasonable attorney's find pletting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a parity, shall also be paid by the Go shall be taxed as costs and included in any deep cree of sale shall have been entered or not shall the costs of suit, including attorney's rest ave assigns of the Grantor waives all right to the pagrees that upon the filing of any formlaint to fe out notice to the Grantor, or to away farty claim with power to collect the rents. The name of a record owner is:  John In the Event of the ideath or removal from	resaid covenants of agreements the wholder thezeof, whout notice, becoment per anteres shall be recoverable but the become terms.  ses agt, disbursements paid or incurred by extrements paid or incurred by the proceeding wherein the granter of the proceeding wherein the granter of the most of the proceeding wherein the granter of the dismissed, nor release hereof governments of the force of the dismissed, nor release hereof governments of the Grantor for the Grantor for the Grantor for the Grantor for the Grantor the Grantor for the granter of the said premises.  L. Nelson  aso  L. Nelson  aso  coeses aid first successor fail or refuse to be second successor in this trust. And	hole or said indebtedness, including prictional and immediately due and payable, and with in y foreclosure thereof, or by suit at law, or both and in behalf of plaintiff in connection with the strength of the paid by the Grantor; and the or any holder of any part of said indebtedne ments shall be paid by the Grantor; and the or any holder of any part of said indebtedne ments shall be an additional lien upon said preclosure proceedings; which proceeding, wheth there, until all such expenses and disbursements and for the heirs, executors, administrator premises pending such foreclosure proceedings which such complaint is filed, may at once and ceiver to take possession or charge of said preceding the proceeding such the person who shall then be the acting Rewhen all the aforesaid covenants and agreements.
IN THE EVENT of a breach of any of the afocarned interest, shall, at the option of the legal thereon from time of such breach at eight per ce same as if all of said indebtedness had then mate IT is Agreed by the Grantor that all expencious the hereof—including reasonable attorney's first pleting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Go shall be taxed as costs and included in any diece cree of sale shall have been entered or not shall the costs of suit, including attorney's feet have assigns of the Grantor waives all right to the pagrees that upon the filing of any formlain to fe out notice to the Grantor, or to any farty claim with power to collect the rents is seen and profits.  The name of a record owner is: John IN THE EVENT of the death or removal from refusal or failure to actifum John J. Chi first successor in this tust, and if for any like can of Deeds of said County is hereby appointed to!	resaid covenants of agreements the wholder theyof, whout notice, become the per authors shall be recoverable by the per author they are th	hole or said indebtedness, including price of an en immediately due and payable, and with in y foreclosure thereof, or by suit at law, or both and in behalf of plaintiff in connection with the stempensher's charges, cost of procuring or cree—shall be paid by the Grantor; and the or any holder of any part of said indebtednements shall be an additional lien upon said preclosure proceedings, which proceedings, whether the proceedings which proceedings whether the proceedings such foreclosure proceedings such foreclosure proceedings such foreclosure proceedings such foreclosure proceedings which such complaint is filled, may at once and eciver to take possession or charge of said preclosure proceedings such foreclosure proceedings which such complaint is filled, may at once and eciver to take possession or charge of said preclosure proceedings which such complaint is filled, may at once and cover to take possession or charge of said preclosure proceedings which such complaint is filled, may at once and cover to take possession or charge of said preclosure proceedings which such complaints and preclosure proceedings which such complaints in the proceedings which such complaints and preclosure proceedings which such complaints in the proceedings which s
IN THE EVENT of a breach of any of the afocarned interest, shall, at the option of the legal thereon from time of such breach at eight per ce same as if all of said indebtedness had then mate IT is AGREED by the Grantor that all expencious the hereof—including reasonable attorney's for pleting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the G shall be taxed as costs and included in any ficery cree of sale shall have been entered or any stall the costs of suit, including attorney's cess have assigns of the Grantor waives all right better as a said with power to collect the rent is the said profits. The name of a record owner is: John In the Event of the doubt or removal from refusal or failure to accident. John J. Chiffirst successor in this succ. and if for any like cas of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust,	resaid covenants of agreements the wholder theyof, whout notice, become the per authors shall be recoverable by the per author they are th	hole or said indebtedness, including price of an en immediately due and payable, and with in y foreclosure thereof, or by suit at law, or both and in behalf of plaintiff in connection with the stempensher's charges, cost of procuring or cree—shall be paid by the Grantor; and the or any holder of any part of said indebtednements shall be an additional lien upon said preclosure proceedings, which proceedings, whether the proceedings which proceedings whether the proceedings such foreclosure proceedings such foreclosure proceedings such foreclosure proceedings such foreclosure proceedings which such complaint is filled, may at once and eciver to take possession or charge of said preclosure proceedings such foreclosure proceedings which such complaint is filled, may at once and eciver to take possession or charge of said preclosure proceedings which such complaint is filled, may at once and cover to take possession or charge of said preclosure proceedings which such complaint is filled, may at once and cover to take possession or charge of said preclosure proceedings which such complaints and preclosure proceedings which such complaints in the proceedings which such complaints and preclosure proceedings which such complaints in the proceedings which s

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STATE OF Illipois  COUNTY OF COOK	ss.
Daha ah Yami	
-,	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	John L. Nelson
<del>-</del>	<del></del>
personally known to me to be the same person_	whose nameis_ subscribed to the foregoing instrument,
appeared Lefter the this day in person and a	cknowledged that _he signed, scaled and delivered the said
instrument as _nt free and voluntary act,	for the uses and purposes therein set forth, including the release and
Given hider my hand and notarial seal this	15th day of October , 19 82
Constitution of the consti	Vobert lot 9
Manual Comments	Notary Public
Commission Expires 7-11-85	
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END OF RECORDED DOCUMENT