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RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975		99.1.57 c	EORGE E. COLE" LEGAL FORMS
HIS INDENTURE, WITNESSETH, That	John L. Kasput an	d Marie Kasput	t, his wife	
nereinafter called the Grantor), of 6721 We	street)	(City)		(State)
or and in consideration of the sum of Eight to the hand paid, CONVEYS AND WARRANTS of 16255 S. Harlem Ave. (No. and Street)	s _{to} Tinley Park I Tinley Park (City)	Bank		ite)
nd o his successors in trust hereinafter named, from glescribed real estate, with the improvements of everything appurtenant thereto, together with the tracey Park County of County of County of the Southeast one quarter of the Third Principal Meridian in	s thereon, including all heat all rents, issues and profits bok No. 2, being a Sul f Section 19, Town	ing, air-conditioning, g of said premises, situa and State of Illinois, odivision of pa aship 36 North	as and plumbing apparated in the <u>Village</u> to-wit: art of the Wes	atus and fixtures,
T.				
Ox				
Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose of se	curing renformance of the	covenants and agreem	ients herein.	
WHEREAS, The Grantor John L. Kasp justly indebted upon their one	u <u> </u>		e. bearing even date l	
in monthly installments of \$1	.68.92 teginaing J	une 5, 1984 ar	nd ending May 5	, 1988
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		<i>) ×</i> ,		~~ ~~
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THE GRANTOR covenants and agrees as follongers provided, or according to any agreement of the provided or according to any agreement of the provided of a covenants of the provided of the provided of the provided of the provided of suffered; (3) to keep all buildings or improvements on said premises committed or suffered; (3) to keep all buildings herein, who is hereby authorized to place such loss clause attached payable first, to the first Tru policies shall be left and remain with the said M and the interest thereon, at the time or times with 18 THE EVENT of failure so to insure, or parattee or the holder of said indebtedness, may lien or title affecting said premises or pay all p Grantor agrees to repay immediately without of per annum shall be so much additional indebted for annum shall be so much additional indebted a farmed interest, shall, at the option of the legal thereon from time of such breach at eight per came as if all of said indebtedness had then mat IT is AGREED by the Grantor that all experious the preof—including reasonable attorneys pleting abstract showing the whole title of sa 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 location of the Grantor waives all fight to the garees that upon the filing of any complaint to four notice to the Grantor, or, to gray party claiwith power to collect the rents, is seen and profite the property of the death or removal from the Event of the death or removal from the filing of any complaint to favore the property of the death or removal from the Event of the death or removal from the Event of the death or removal from the filing of any complaint to a state of the death or removal from	ws: (1) To pay said indeb- extending time of payment receipts therefor; (3) with that may have been destroy now or at any time on said insurance in companies ac- stee or Mortgagee, and, see ortgagees or Trustees until racen the same shall become any taxes or assessment, of procure such insurance, iror incumbrances and the lemand, and the same with duess secured hereky oresaid covenants or agreer I holder that the without in cent per annum shall be re- tured by express terms.	edness, an the sat (2) to pay ee' their is sixty days of record of the sate of their sixty days of the sate of their sate of the	withereon, as herein are in each year, all taxes ruction or damage to tat waste to said prerect and the rect of the first mortgage i reit. Their interests in year is close to prove the rest of the rest of the payall pressor the interest of the rest of the payall pressor the interest of the rest of the payall pressor the interest of property of the date of property in the date of property in the date of property in the date of property of the payall pressor thereof, or by such a retirection of the payable of the	nd in said note or s and assessment rebuild or restor- nises shall not be de by the granten ndebtedness, with any appear, which ior incumbrances on when due, the purchase any ta- toney so paid, the at eight per cen principal and a a a with interes
It is Agreed by the Grantor that all experies record—including reasonable attorney's pleting abstract showing the whole title of sa 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 together the state of the Grantor of the Grantor waives all right to the pagrees that upon the filing of any complaint to out notice to the Grantor, or gold party claim the power to collect the rents, issues and profit. The name of a record owner is: John In The Event of the pagrees of the control of the pagrees of the Grantor of the pagrees of the Grantor of the pagrees that upon the filing of any complaint to four notice to the Grantor, or gold any party claim.	nses and disbursements paid feek, oblatys for documental discussions of the feek oblation of	I or incurred in behalty evidence, stenograr closure decree—shall the grantee or any hon disbursements shall such foreclosure prose hereof given, until or the Grantor and forom, said premises peacourt in which such popoint a receiver to trie Kasput, his	f of plaintiff in connec sher's charges, cost of be paid by the Gran Idler of any part of sai be an additional lien u ceedings: which proced all such expenses and or the heirs, executors, rading such foreclosur; complaint is filed, may ske possession or charges as wife	tion with the for pro uring or con- ntor; are to 2 like d indet tectors, a remise dring, whether d lisbursements, are administrators are at once and with the of said premise of his resignation
The name of a record owner is: John IN THE EVENT of the death or removal fror refusal or failure to all then Recorder of first successor in this trust; and if for any like ca of Deeds of said County is hereby appointed to performed, the grantee or his successor in trust,	of Deeds nuse said first successor fail be second successor in this	or refuse to act, the per trust. And when all th	of said County is here son who shall then be t e aforesaid covenants a	by appointed to be he acting Recorded and agreements as
Witness the hand S and seal S of the Gran			ay	
	John	Le L'Expet	_	(SEA)
	-	m.	wi Kan	4
	Marie	Kasput	acce y seesy	set (SEAL

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STATE OF Illino	ois)	
COUNTY OF COOK		ss.	
I, <u>the unders</u> State aforesaid, DO F			, a Notary Public in and for said County, in the
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personally known to	me to be the same persons	whose name_s_	_are_ subscribed to the foregoing instrument,
O_{Δ}	-	_	_they signed, sealed and delivered the said
instrument a thei	-	t, for the uses and p	purposes therein set forth, including the release and
6/7	r nomestead. y hand and notarial seal this	4th	day of <u>May</u> , 1984.
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Commission Expires	9/5/86		
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