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SECOND MORTO	FORM NO. 2202 April, 1980 DEED SAGE (ILLINOIS) re using or acting under this form. stability and finess, are excluded.	20 *01 % ACN OS	
and Dolores R. Thomser	hc Grantor), of STOUGH 9910 Northlake, Illinois	- c 27355406 A - I	ιξί 10.00 ξ
for an in consideration of the sum ofNje_v_V_Oneand20/100: in hand prod. ONIVEY AND WA The NORTHLAK	Seven Thousand Two Hund  Dolla  RRANT 10	= 1	Charles and the Control of the Contr
estate, with the improduced in thereon, plumbing apparatus and firmers, and en	hereinafter named, the following described re including all heating, air-conditioning, gas at crything appurtenant thereto, together with , situated in the County ofCOOK	d Above Space For Recorder's	Use Only
Northlake il of the South twenty-nine ( of the Third	lar. Unit No. 14, a Subdiv b.1f (1/2) of the Southwes 29), Township forty (40) h	lland Development Company's rision of the North half (1 it quarter (1/4) of Section forth, Range twelve (12), E County, Illinois, according ment No. 1368818.***	ast
Hereby releasing and waiving all rights IN TRUST, nevertheless, for the purp	under and by 'irru' of the homestead exemplose of securing perf' man co of the covenants ebted upon the 1 more all promissory n	ion laws of the State of Illinois. and agreements herein.	
\$121.52 on the for fifty eig	n the first day of January e first day of each and a ht months, and a final p of December, A.D. 1950. s	very month thereafter ayment of \$121.52 on	100 2
THE GRANTOR covenants and agree or according to any agreement extend demand to exhibit receipts therefor; premises that may have been destroyed any time on said premises insured in acceptable to the holder of the first me Trustee herein as their interests may paid; (6) to pay all prior incumbrances IN THE EVENT of faiture so to insure	es as follows: (1) To pay said indebtedness, an ng time of payment; (2) to pay when due in a 3) within sixty days after destruction or dar or damaged; (4) that waste to said premises si ompanies to be selected by the grantee here rigage indebtedness, with loss clause attache ppear, which policies shall be left and remain, and the interest thereon, at the time or time e, or pay laxes or assessments, or the prior i	d the interest the copy of the price of the case where a copy of the case where a	or notes provided, i premises, and on rovements on said buildings now or at ance in companies , and second, to the debredness is fully the grantee or the ritle affections said
indebtedness secured hereby. INTHE EVENT of a breach of any of shall, at the option of the legal holder to	the aforesaid covenants or agreements the wh hereof, without notice, become implediately o	would all money so paid, the Grantor agre- 15.50 per cent per annum shall be ole of said indebtedness, including principal and the and payable, and with interest thereon from or by suit at law, or both, the same as if all of sai	all ar ed interest,
IT IS ACRREED by the Grantor that including reasonable attorney's fees, whole title of said premises embracing suit or proceedings wherein the grantee expenses and disbursements shall be such foreclosure proceedings; which puntil all such expenses and disbursement executors, administrators and assign expectedings and agrees, that upon his	all expenses and disbugenents paid or incurredutals for documentary ordence, stenograph foreclosure degree—hall be paid by the Gr or any holder of byte pair of said indebtedness in additional flagrupon said premises, shall be rocceeding. Whether deeree of sale shall have be not seen that the property of the Carlotto waiter all right to the posses. Simple flagrant was all right to the posses. Simple flagrant waiter all right to the posses. Simple flagrant was complaint to foreclose this True.	ed in behalf of plaintiff in connection with the fore's charges, cost of procuring or completing a antor; and the like expenses and disbursements as such, may be a party, shall also be paid by the taxed as costs and included in any decree that ten entered or not, shall not be dismissed, not refees, have been paid. The Grantor for the Grantion of, and income from, said premises pendid to Deed, the court in which such complaint is file receiver to take possession or charge of said premised to the court in which such complaint is file receiver to take possession or charge of said premised to the court in which such complaint is file receiver to take possession or charge of said premised to the court in which such complaint is file receiver to take possession or charge of said premised to the court in which such complaint is file receiver to take possession or charge of said premised to the court in which such control to the court in which such court in which such control to the court in which such court in which such court in which such complaints in the court in which such court in which such court in the court in which such court in wh	reclosure tereof bistract sho and cocasioned by a cocasioned bistractic bistracti
The Chicago Title Instantification and if for any like case said first suc	urance Company	nty of the grantee, or of his resignation, retusal of said County is hereby appointed to be first suall then be the acting Recorder of Deeds of salants and agreements are performed, the grante	or tailure to act, then
	of the Grantor this 19th day of	November 1984.	2735 (SEAL)
Please print or type name(s) below signature(s)	N -3	ames E. Thomsen Jr. Outere J. T. homser	(SEAL) (SEAL) (SEAL)
1	n	olores R. Thomsen	

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olic in and for said County, in the
nd Dolores R. Thomsen,
······································
ibed to the foregoing instrument,
ed, sealed and delivered the said
set forth, including the release and
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Notary ubilc
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GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT