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DUCT DEED COOND HORTCAGE FORM (HILINOIS)

NO. 202 NW

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țis Indenture, wr					
PDINANDO PINCENTE	and IDA PIN	CENTE, hi	s wife		
.]					
the City of Be	rwyn County	cook Cook	and State	of III	inois
and in consideration of the su	m of Thirty-tw	o Hundred	Five % 13/10	00	Dollars
hand paid, CONVEY ANI	WARRANT to		JOSEPH DEZOI	INA, Truste	2
the City of C	hicago County	cook Cook	and State	of Ill	inois
d to his successors in trust here rein, the following described	inafter named, for the	e nurnose of se	mring performance of	the covenants and	agreements
ratus and fixtures, and everythi	ng appurtenant there	to, together with	all rents, issues and p	rofits of said premi	ses, situated
the City of B	erwvn	.County of	ook	and State of Ill	inois, to-wit:
he West 31 feet of	the East 62	2.5 feet o	of the West H	alf of lot	27
n Herbert N. Poses	Subdivision	of the E	ast half of	the South E	ast
uarter of Section	30, Townshir	39 North	Range 13,	East of the	Third
rincipal Meridian,	(except the	e South 80	10.5 feet the	reof) in Co	0 k
ountv, Illinois.		·			
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lereby releasing and we ring all	rights under and by	virtue of the hon	nestead exemption laws	of the State of Illi	nois.
In Trust nevertheless, fr					.
WHEREAS, The Grante .S.			Y		
ustly indebted upon the in	DIODITION #		promissory note-bes		
3/100 Dollars (\$3	205 (3) paya	ble 60 su	ccessive mont	hlv instalr	ients
37100 0011413 (35	ent the fina	1 instalm	ent which sha	11 he the	alance
each of \$53.42 exc lue on this note c	ommencija or	the 11	day of	ae 1972. a	nd on
the same date of e	ach month b	an after	until haid	with inter	est after
maturity at the hi	about lawfu	rercarter,	unch bara,	WICH THEE	30 47 007
maturity at the "I	Your.		***************************************		
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THE GRANTOR S. covenant. according to any agreement extending and on demand to exhibit recripts therefore that they have been destroyed or dismass of the first may repeat the state of the first mortgage indebtedness, with may appear, which policies shall be left and the interest thereon, at the time or to deal indebtedness, may be recreated the same with interest thereon from the same with interest thereon from the first may be a first the same with interest thereon from the same with necessary of a breach of a same same same and the same with a same same same same same same same sa	time of payment; (2) to p or; (3) within sixty days a	ay prior to the first d fter destruction or di	sy of June in es	on, as herein and in said exes and assessments ago buildings or improvemen	notes provided, or inst said premises, te on said premises
that may have been destroyed or damage said premises insured in companies to b	d; (4) that waste to said p	remises shall not be e erein, who is hereby	suthorized to lace such in u	keep all buildings now trance in companies accept and to the Trustee herei	or at any time on otable to the holder
may appear, which policies shall be left and the interest thereon, at the time or t	and remain with the said M imes when the same shail	ortgagees or Trustee become due and paya	s until the indeb	lly paid; (6) to pay all p	rior incumbrances,
IN THE EVENT of failure so to in of said indebtedness, may procure such i	sure, or pay taxes or asses naurance, or pay such taxe thereon from time to time:	ements, or the prior is s or assessments, or and all money to pai	discharge or purchase a ly to	t ereon when due, the gr	antee or the holder ld premises or pay
the same with interest thereon from the IN THE EVENT of a breach of a	date of payment at seven iny of the aforesaid covens	per cent. per annum, ints or sgreements th	shall be so much additional in e whole of said indebtedness	nelu as secured herel	y.
shall, at the option of the legal holder the seven per cent, per annum, shall be r axuress terms.	ecoverable, by foreclosure	me immediately due thereof, or by suit at	and payable, and with inter law, or both, the same as if a	est indentedness h	of such breach, at ad then matured by
express terms. In 18 AGRED by the grandor In 18 AGRED by the grandor It is do said premises embracing force Lile of said premises embracing force and disbursements ahall be an addition proceedings; which proceeding, wheth and disbursements, and the costs of suit, and assigns of add grantor waite pont the filing of any full to forcelose the pen the filing of any full to forcelose the pen the said grantor, appoint	that all expenses and disbu outlays for documentary e	rrements paid or inc	urred in behalf of complainar r's charges, cost of procuring	nt in connection ith the	foreclosure here- showing the whole
creding wherein the grantee or any he and dispursements shall be an additiona	older of any part of said in lien upon said premises, s	debtedness, as such, hall be taxed as costs	may be a party, shall also be and included in any decree	paid by thetor that may be rendere	any suit or pro-
proceedings; which proceeding, wheth and dispursements, and the costs of suit,	er decree of sale shall have including solicitor's fees b	been entered or not, ave been paid. The	shall not be dismissed, nor a grantor for said grantor	release hereof given, .nt and for the beirs, co cu	il all i ich expenses ors, s ministrators
upon the filing of any bill to foreclose the	is Trust Deed, the court in a receiver to take possess	which such bill is file ion or charge of said	ed, may at once and without in premises with power to coll	otice to the said gran.	or any party
	emoval or absence from a	fook		tee, or of his refusal or	
sny like cause said first successor fall or successor in this trust. And when all the sparty entitled, on receiving his reas-	resules to act, the person w he aforesaid covenants and onable charges.	agreements are perf	ormed, the grantee or his suc	ceasor in trust, shall relea	so said pren 'es to
Witness the handsnd		this	18 day of	afril	A. D. 19 Z
michess the manuBnu :	senor rue Rtadtor	vil	1 1 10	: 1. *	
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State of Illinoi County of Cook	\$55.	2-12 427295 21871	1257 · A · (co.	. 5. 00
	a Notary Public in and for	said County, in the State aforesaid, 3		
	instrument, appeared befor delivered the said instrume	be the same person whose name seeme this day in person, and acknow the irection free and voluntary actase and waiver of the right of homes	t, for the uses and purposes ther	and
minimum MARA BA		and Notarial Seal, this	10	
NC TARY OF	MY COMMISSION EAPTH MAY 8, 1974		Mrs ls Notary Public.	
COUNT				
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				91874157
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			S	
2				C.
CAGI	TE and wife rustee		EANI PT. WE.	C
246 10RTG	EERDINANDO PINCENIE and IDA PINCENIE, his wife TO JOSEPH DEZONNA, Trustee		ONAL. (EO T DE KEE A	C
OND M	EERDINANDO PIN IDA PINCENIE. JOSEPH DEZONNA		CHIED CHIED IN THE PROPERTY OF	
	NAMD TRCE		HORTHWEST NATIONAL BANK OF CHICAED CONSUMER CREDIT DEPT. 3073 N. MILWAUKEE AVE. CHICAGO, ILLINOIS 60641	
SECO				1
SECOND MORTGAGE Trust Deed	FERDI IDA E JOSEP		ORITH ONST. 1916A	