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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	21	265	321	GEORGE E. LEGAL FO	COLE*
THIS INDENTURE, WITNESSETH, That DONA		D ADR	IANNE 1	FSTAHN	KE, his wife	
(hereinafter called the Grantor), of the _Village and State of _ Illinois for and in conside Four Thousand Seven Hundred Forty-Tin hand paid, CONVEY AND WARANT of the _Village ofPalatine and to his successors in trust hereinatter named, for the lowing described real estate, with the improvements there and everything appurtenant thereto, together with all ren of _Palatine Cook Cook	ration of the sum of wo and 40/100ths William W. Hei County of Cook purpose of securing perfect on, including all heating, a ats, issues and profits of se	se, J	r. and of the covidioning, gardises, situate	I State of enants and a s and plumb	Illinois agreements herein, the	e fol-
Lot 10 (except the West 150 feet the Kest the South 15 feet of the West Mintosh and Company's Palatine Estaf ections 26 and 27, Township 42 the County, in Cook County, Illinois.	ereof and except t 200 feet there ates Unit No. 3.	the of) i bein	South I n Block g a Sul	ll feet c 21 in odivisio	Arthur T. n of parts	
Q _x				*		
				•		
Hereby releasing and waivi. g a' ri ats under and by virt in Trust, nevertheless, to, t', purpose of securing p WHEREAS, The Grantor Lonald Stahnke	tue of the homestead exer performance of the covena and Adrianne F	nts and	agreement	s herein.	nois.	
in 48 successive monthlys a lment on the same date of each mo th there the amount of \$98.80 each and sail to of said sum. It is intended that the four years, any extensions or rendant to a total amount of Four Thousand	eafter, all except ast installment is instrument sh is of said loan	to be all a	the e lso se iny add	ntire u ntire u cure fo itional	ment to be in npaid balance r a period of advances up	
THE GRANTOR covenants and agrees as follows: (1) I notes provided, or according to any agreement extending 1 and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said principles of the population of the property of	ime of pay mate (2) to p exhibit receipt ther for; remises that may he be so now or at any me an urance in companie according or Mortgagee, and, see a	ay prior (3) with destroy aid premotable to do to the	to the firshin sixty of the sixty of the damnises insured the holder Trustee 1	It day of Jur lays after de laged; (4) the ed in compaint of the first herein as the	ne in each year, all ta estruction or damage at waste to said prem nies to be selected by a mortgage indebtedn ir interests may app	the
which policies shall be fett and remain with the said Morpher brances, and the interest thereon, at the time or times when the time of time when the time of time when the time of time of the time of time of the difference of the time of the difference said premises or pay all prior incumb Grantor agrees to repay immediately without demand, an feer annum shall be so much additional indebtedness secure. In the Event of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per an ame as if all of said indebtedness had then matured by expenses and all of said indebtedness had then matured by expenses and attended to the time of the said of the said colours and the said of the	remarks or agreements the bereof, without notice, be pum, shall be recoverable ress terms sharements paid or incurs for documentary eviden embracing foreclosure seeding wherein the grant the beautiful to the control of the control	whole of come in by fore red in b	ehalf of pographer's shall be py holder	due and pa due and pa due, f, or by landiff in co dual es, rubai by de of any	cluding principal and syable, and with inter- suit at law, or both, onnection with the fo- ist of procuring or co Grantor; and the last of said indebtedness.	the pre-
such that we party, status are when by the describe, shall be taxed as costs and included in any decree that may cree of sale shall have been entered or not, shall not be distincted in the costs of sail, including attorney's fees have been paid, assigns in the Grantor waives all right to the pooression agrees that upon the filing of any complaint to forcefore this out notice to the Grantor, or to any party claiming under with power to collect the rents, issues and profits of the vaid	y be rendered in such for issed, nor release hereof. The Grantor for the Gr f, and income from, said is Trist Deed, the court in the Grantor, appoint a r premises.	eclosure given, u antor an premise which	proceeding ntil all such d for the less pending such comp to take po	ngs; which rech expenses heirs, execut such forect laint is filed assession or a	or ding, whether on t c shursements, a ors administrators a longer proceedings, a longer to a dwing the charge c said t emi	de- and and and th- ises
IN THE EVENT of the death or removal from said.— E112abeth, Bosts first successor in this trust; and if for any like cause said firs of Deeds of said County is hereby appointed to be second s performed, the grantee or his successor in trust, shall release	rand t successor fail or refuse to	act, the	person w	iid County is ho shall ther	s hereby appointed to the the acting Revord	be a
Witness the handand seal of the Grantor this	Twelfth Dennello	Luy of	Sep /m_	tember Val	19.70	
	1 aduan	Cral	7.	Mala	(SEAI	L)

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TATE OF Illinois	ss.	i 		
Sue T. Nesser		, a Notary Public in a	- 1	in the
tate aforesaid, DO HEREBY CERTI	EV that Donald W. St			in the
into moresaid, DO HERED F CERTI				** ma
ersonally known to me to be the sam	ne person S whose name S	s are subscribed to	the foregoing instra	ument
ppeared before me this day in pers	-			
strument as <u>their</u> free and vol		***		
aiv por the HE Sty Bomestead.				
	seal thisTwelfth	day of Sep	tember19	7.0
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Charles A Charles		Put I	Nesur	
ommission Explin	xpires /	Notary P	ublic	
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MAILTO				

END OF RECORDED DOCUMENT