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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That BLODGE	l Hanrahan	
and to his successors in t ust hereinafter named, for the pullowing described real (x,a) , with the improvements thereon, and everything appurte a at t acreto, together with all rents,	tion of the sum of no/100 illiam H. Haunre County of Cook typose of securing performanc, including all heating, air-con	and State of Illinois ce of the covenants and agreements herein, the fol- nditioning, gas and plumbing apparatus and fixtures, cmises, situated in the City
Lot 4 in Block Fin Charles 14 and 15 and Lots 1, 2, ar Section 19, Township 40 Nor Meridian (Except the South South East 1/4 of 16/2 North the South East 1/4 thereof)	nd 3 of Block 16 tth, Range 14 Ea West 1/4 of the Nest 1/4 there	6 in the subdivision of ast of the Third Principal e North East 1/4 and the eof and the East 1/2 of
Hereby releasing and waiving all rights under and by virtue in Trust, nevertheless, for the purpose of securing per	e of the hon estead exemption	on laws of the State of Illinois, and agreements herein.
Win it as. The Grantor Hichael Hanra justly indebted upon his	anan is	issory note bearing even date herewith, payable
on or before 150 days from date 9.5% per annum.	e hereof with i	terest at the rate of
The Grantor covenants and agrees as follows: (1) To notes provided, or according to any agreement extending to and assessments against said premises, and on demand to crebuild or restore all buildings or improvements on said preshall not be committed or suffered; (5) to keep all buildings grantee herein, who is hereby authorized to place such insus with loss clause attached payable first, to the first Trustee which policies shall be left and remain with the said Mortge brances, and the interest thereon, at the time or times when In the Event of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure sustien or title affecting said premises or pay all prior incumbre Grantor agrees to repay immediately without demand, an per 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 thereon from time of such breach at seven per cent per ansame as if all of said indebtedness had then matured by expelling abstract showing the whole title of said premises expenses and disbursements, occasioned by any suit or proc such, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any decroe that may cree of sale shall have been entered or not, shall not be disnot the costs of suit, including attorney's fees, but been paid, assigns of the Grantor waives all right to the possession of agrees that upon the fling of any complaint to forcelose the out notice to the Grantor, or to any party claiming under with power to collect the rents, issues and profits of the said first successor in this trans, and if for any like cause said first successor in this trans, and if for any like cause said first successor in this trans, and if for any like cause said first successor in the said.	me of payment; (2) to pay pershibit receipts therefor; (3) emises that may have been do snow or at any time on said prance in companies acceptable or Mortgagee, and, second, to agees or Trustees until the line the same shall become the a rassessments, or the prior in chi insurance, or pay such tax rances and the futerest there do thereby, enants or agreements the whoereof, without notice, becomming shall be recoverable by rest terms, and or release hereof giv. The Grantor for the Granter for t	orior to the-first day of Ji ne in each year, all taxes within stay days after destriction or damage to stroyed or damaged; (4) that was to said premises premises insured in companie to be selected by the left of the holder of the first mortgar, into bledness, of the Trustee herein as their interests may appear, debtedness is fully paid; (6) to pay all prior communicial payable. In a second of the first mortgar, into bledness, of the compliances or the interest thereon who at a communicial payable, and interest thereon who at a composition of the first more of the first more on the date of payment at seven per centre of said indebtedness, including principal and a transfer of the first more proceedings; which proceedings, and into take possession or charge of said premises. County of the grantee, or of his resignation, of said County is hereby appointed to be the nealth the aforesaid covenants and agreements are partitled, on receiving his reasonable charges.
Witness the hand and seal of the Grantor this	10th da	Harvadar (SEAL)
		(SEAL)

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STATE OF Illinois COUNTY OF Cook	FEB-1 -71 5 2 0 4 0 0 0 200 00 319 9 A hea 	10.1%
I. State aforesaid, DO HEREBY CERTIFY that	and the same country, in the	
appeared before me this day in person and instrument as his free and voluntary a waiver of the right of Love deed.	whose nameissubscribed to the foregoing instrument, acknowledged thathe signed, sealed and delivered the said act, for the uses and purposes therein set forth, including the release and is	
		22806219
SECOND MORTGAGE Trust Deed To	William E. F. C. Seas Vecil.	GEORGE E. COLES LEGAL FORMS

END OF RECORDED DOCUMENT