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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23	919	161:	GEORGE E. COLE
THIS INDENTURE, WITNESSETH, ThatEd	ward D. Brown and	l Fred	ldie Ma	e (his wi	fe)
hereinafter called the Grantor), of theCity	of Chicago		Coun	ty ofCook	
nd State of <u>Illinois</u> , for and in conside **** Three-thousand-seven-hundred				*****	Dollar_
n har wair, CONVEY_AND WARRANT_to fithe_village_of_Homewood_	John H. Thode, County of Coc			State of	Ilinois
nd to his successors in trust hereinafter named, for the owing desert sed; all estate, with the improvements there and everything specificant thereto, together with all references to Control Cook	on, including all heating, ai	r-conditi d premis	oning, gas ses, situate	and plumbing a	
716 Wer con Street					
Lot 26 (ec.pt that part the Walden and Morane's Subdiv S.W. & of Section I Township Principal Meridi an.	ison of the S. 3/	4 of	the S.	W. 😼 of th	le L
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ereby releasing and waiving all rights under and by vir IN TRUST, nevertheless, for the purpose of securing I WHEREAS, The Grantor, Edward D. Brow this indebted upon	tr s of the homestead exempt for tar se of the covenar a	ption la its and t e Bro	ws of the greement wn(his	State of Illinois herein WLIO)	3 7 5
stly indebted upon thier	principal p	romissor	y note	bearing even da	te herewith, payable
to the Evergreen Plaza Bank, Three-thousand-seven-hundred in 36 consective monthly ins 20th day of May, 1977 and a every month thereafter until	lseventeen aru 72, stallments as foll like sum due or t	/100 (Luss: the 20	(\$3717. \$103.2 Oth day	72) Dolla:	the -
	· ·	17	Ŕ		
THE GRANTOR covenants and agrees as follows: (1) ' tes provided, or according to any agreement extending to assessments against said premises, and on demand to uild or restore all buildings or improvements on said pr ill not be committed or suffered; (5) to keep all building ntee herein, who is hereby authorized to place such ins loss clause, attached payable for to the first Trustee hoss clause, attached payable for to the first Trustee.	To pay said indebtedness, a time of payment; (2) to pa exhibit receipts therefor; (remises that may have been so now or at any time on sa urance in companies accepts or Mortgagee, and second	nd the y prior (3) with cestroyed to primi	ingless the course of six in six! d ed or came ses ins, rec the holder Trustee h	reon, as herein ays after destru ageu; (4) that wa in ampanies t of the first mon e eir as heir in	and in said note or each year, all taxes ction or damage to sate to said premises o be selected by the tagge indebtedness, terests may appear.
			tnoce in fu	lly jak': 6) to	pay all prior incum-
ich policies shall be left and remain with the said Mortg nices, and the interest thereon, at the time or times wher IN THE EVENT of failure so to insure, or pay taxes or the holder of said indebtedness, may procure su or title affecting said premises or pay all prior incumb or title affecting said premises or pay all prior incumb annum shall be so much additional indebtedness secur	ragees or Trustees until the at the same shall become due or assessments of the prior ich insurance, or pay such trances and the interest the at the same with interest ted hereby.	indebted e and pa incumb axes or a reon fro hereon	yable. rances or assessment m time to	the interest the is, or discharge time; and a le date of paymen	reon when due, the or purchase any tax me ley so paid, the t at seven per cent
ich policies shall be left and remain with the said Morte nees, and the interest thereon, at the time or times where IN THE EVENT of failure so to insure, or pay taxes o nice or the holder of said indebtedness, may procure su or title affecting said premises or pay all prior incumb nitor agrees to repay immediately without demand, ar annum shall be so much additional indebtedness secured interest, shall, at the option of the aforesaid coved interest, shall, at the option of the logal holder it con from time of such breach at seven per cent per age as if all of said indebtedness had then matured by exp IT is AGREED by the Grantor that all expenses and did	gages or Trustees inful the internal state of the same shall become du or assessments of the prior che insurance, of pay such trances and the interest the transes and the same with interest the dherapy reannts of agreements the vaccot, without notice, become shall be recoverable to the same shall be recoverable to sure shall be recov	indebted e and pa incumb axes or a reon fro hereon i whole of ome imroy forect ed in be	yable. rances or assessment intime to from the said indet nediately losure thei	the interest the se, or discharge of time; and a leadate of paymen beddings, including the and payable toof, or by suit another in connectant	roon when due, the prepared any tax money so paid, the tat seven per cent of grand and all tax, or desired and tax, or the tat tax, or the tat tax, or the tax or the
ich policies shall be left and remain with the said Morte nees, and the interest thereon, at the time or times wher IN THE EVENT of failure so to insure, or pay taxes o tace or the holder of said indebtedness, may procure su or title affecting said premises or pay all prior incumb untor agrees to repay immediately without demand, ar annum shall be so much additional indebtedness secured interest, shall, at the option of the aforesaid conced interest, shall, at the option of the legal holder it con from time of such breach at seven per cent per an eas if all of said indebtedness had then matured by exp IT is AGNEED by the Grantor that all expenses and all ure hereof—including reasonable attorney's fees out the consensual content of the consensual content of the	gages or Trustees inful the internal sound of the same shall become du or assessments of the prior of insurance of pay such trances and the interest the duther same with interest the control of the same with interest to the control of the control	indebtee and pa incumb axes or a reon fro hereon fro whole of ome imr oy forecl ed in be ee, stenop cree—sl e or any ments sl	yable. rances or assessment m time to from the said indet nediately losure thei half of pla grapher's hall be pn holder of hall be an	the interest the series of dischare of time; and a lead to the series of payr and the series of the	reon when due, the prepared as a paid, the fact as even per cent [g, ricipa] and all [g, a] d with interest at naw, or the procuri, g or or mitor; and a plantage and the procuri g or or mitor; and promisely promisely promisely premise.
ich policies shall be left and remain with the said Morte nees, and the interest thereon, at the time or times wher IN THE EVENT of failure so to insure, or pay taxes or nice or the holder of said indebtedness, may procure su or title affecting said premises or pay all prior incumb minor agrees to repay immediately without demand, ar annum shall be so much additional indebtedness secured to the second of the aforesaid control of the second of the aforesaid control of the second of the se	gages or Trustees until the the same shall become du or assessments of the prior och insurance of pay such it rances and the thick the same shall be the same shall be the same shall be recoverable in the same shall be recoverable in the same shall be recoverable from the same shall be recoverabl	e and pa incumb axes or a reon fro whole of ome immov y forect ed in be e, stenog eree—st cor any ments si closure piven, un ntor and premises which su	yable. rances or rances or m time to rom the said indet nediately losure thei grapher's lall be pi grapher's lall be an proceeding til all such for the h pending ch compli- take pos-	the inter-st the state of the state of pays and the state of the stat	reon when due, the prouchase any tax mencey so paid, the tat seven per cent of the tat and of tat and of the tat and of tat and
THE GRANTOR covenants and agrees as follows: (1) tes provided, or according to any agreement extending a lassessments against said premises, and on demand to a session and agrees as follows: (1) as session and agreement extending a lassessments against said premises, and on demand to a lasse the control of the control o					
sal or failure to act, then Richard J. Bre successor in this trackand if for any like cause said firs successor in this trackand if for any like cause said firs beeds of said County in hereby appointed to be second's ormed, the grange or his successor in trust, shall releas	ennan t successor fail or refuse to uccessor in this trust. And e said premises to the party	act, the j when all entitled			by appointed to be the acting Recorder and agreements are ple charges.
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		No. 10 April	
· ·	Stang H. Olan	RECORDER OF COURTY BLL.	7
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TATE OF <u>Illingis</u>	\right\{ ss.		
COUNTY OF GOOK	, a Notary Public in	and for said County, in the	
, Kenneth C. Schwarz	nat Edward Brown and Freddie Mac	Brown (his wife)	
	s are _{subscribed}	to the foregoing instrument,	
personally known to me be the same pe	and acknowledged that <u>they</u> signed, so	ealed and delivered the said	
instrument as their fice and volunta	and acknowledged that	orth, including the comme	
waiver of the right of homestead.	thisgay of	April , 19.77	
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Commission Expires	0		
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