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TRUST DEED SECOND MORTGAGE FO	DRM (Illinois)	FORM No. 2202 JULY, 1973	23 235 240	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WI	TNESSETH, That ROB		A L. MUNOZ, HIS WI	
thereinafter called the G	rantor), of 108 Janet	2	Streamwood,	Illinois (State)
	f the sum of Fifteen	Thousand Twelve ar	d 00/100ths	Dollars
of 100 V. Pala	itine Rd.,	Palatine,	rohne	Illinois
and to his successor in tri lowing described real mate and everything apporter an	ist hereinafter named, for t, with the improvements that t thereto, together with all	the purpose of securing perf tereon, including all heating.	ormance of the covenants and air-conditioning, gas and plum aid premises, situated in the	l agreements herein, the fol- bing apparatus and fixtures,
North, Range 9 E	ast of the Third corded rebruary	Principal Meridia	Sections 22 and 2 n, in Cook County, ent number 18,718,	Illinois as
	Ox			
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		4		
IN TRUST, nevertheless	, for the purpose of securit	riftue of the homestead exempt performance of the coven I Adela L. Juno:	mption laws of the State of II ants and agreements herein. his wife,	linois.
			promissory notebearing ev	en date herewith, payable
and on the same be in the amount balance of said	date of each mont of \$125.10 each sum. It is inter	th thereafter, all and said last insided that this ins	a the 5th day of Ne cept the last in la'iment to be the trum n' shall also	entire unpaid secure for a
and on the same be in the amount balance of said period of ten year	date of each mont of \$125.10 each sum. It is inten ars, any extension	th thereafter, all and said last insided that this insided of renewals of	e cept the last in La'iment to be the	stallment to entire unpaid secure for a addirional
and on the same be in the amount balance of said period of ten yea advances up to a	date of each mont of \$125.10 each sum. It is inten ars, any extensio total amount of	th thereafter, all and said last insided that this insins or renewals of Fifteen Thousand	e cept the last in lalimint to be the crumin' shall also said fram and any twelve and 00/100th	stallment to entire unpaid secure for a addirional a Dollars****
and on the same be in the amount be in the amount balance of said period of ten year advances up to a advances up to a advances up to a a the said of	of \$125.10 each sum. It is inten ars, any extensio total amount of to any agreement extendi premises, and o demand gs or improvements on sai fered: (5) to keep all built authorized to place such able first, to the first Trus of remain with the said Me eon, at the time or times w indebtedness, may procur mises or pay all prior incu nessed to indeven the said of additional indebtedness se h of any of the aforesaid option of the legal holde	th thereafter, al and said last insided that this inside the thing of the things now or at any time on insurance in companies acceted or Mortgagees on Trustees until then the same shall become of the thing	e cept the last in a last in the control of the last in the last i	estallment to entire unpaid sector for a additional aboliars**** merein and in said note or ure in each year, all taxes sess retion or damage to he waste to said premises retion to be selected by the strontgase indebtedness, eit inter so, may appear, b) to f y di prior incum- st thereon while du, the targe or purel ase an tax d all money. I paid the tyment at seve. It
and on the same to be in the amount be in the amount balance of said period of ten yes advances up to a service of the service of the service of the service of a service of the s	date of each mont of \$125.10 each sum. It is intentars, any extension total amount of the amount of	th thereafter, al and said last insided that this inside of remaining the said of the said	and the interest thereo, as and the interest thereo. The interest thereof the first day of the interest the holder of the first day days after a destroyed or damaged; (4, 4) and provide Trustee herein as the holdet of the first the holder of the holder of the first the holder of the holder of the holder of first the holder of first the holder of the ho	nerein and in said note or or in each year, all taxes and the said note or or in each year, all taxes are seen the said note or or in each year, all taxes are seen control or damage to he waste to said premises in the said of the said indebtedness, as lieu upon said premises, proceeding, whether defended of said indebtedness, and disbursements, and the said of the
and on the same to be in the amount be in the amount balance of said period of ten yes advances up to a service of the service of the service of the service of a service of the s	date of each mont of \$125.10 each sum. It is intentars, any extension total amount of the amount of	th thereafter, al and said last insided that this inside of remaining the said of the said	and the interest thereo, as and the interest thereo. The interest thereof the first day of the interest the holder of the first day days after a destroyed or damaged; (4, 4) and provide Trustee herein as the holdet of the first the holder of the holder of the first the holder of the holder of the holder of first the holder of first the holder of the ho	nerein and in said note or or in each year, all taxes additional as Dollars**** Dollars**** merein and in said note or or in each year, all taxes as the control of damage to have asset citon or damage to have asset citon or damage to have asset of the control
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and on the same to be in the amount be in the amount balance of said period of ten yes advances up to a advances up to a period of ten yes advances up to a period of ten yes advances up to a session of the session of	s and agrees as follows: (1 to any agreement extending remises, and on demand so or invested to any agreement extending remises, and on demand so or improvements on saidared: (5) to keep all built authorized to place such able first, to the first Trus demands of remain with the said Meon, at the time or times we so to insure, or pay taxe indebtedness, may procur mises or pay all prior incuncidately without demand, additional indebtedness set hof any of the aforesaid additional indebtedness set hof any of the aforesaid notion of the legal holde each at seven per cent per mess had then matured by any suitor in obe paid by the Granfor incured or not, shall got be calculated in any decree of the cast of the second or or in the cast of the Granfor the cast of t	the thereafter, al and said last insided that this inside of the said of	e cept the last in all all and the interest thereo and the interest thereo as and the interest thereof the interest th	nerein and in said note or a add a from a last a bollars**** merein and in said note or a add a from a last a bollars**** merein and in said note or a from a bollars**** merein and in said note or a from a fro
and on the same be in the amount balance of said period of ten yer advances up to a advances up to a advances up to a period of ten yer advances up to a advances up to a a session of the	date of each mont of \$125.10 each sum. It is intentars, any extension total amount of the total amount	the thereafter, al and said last insided that this inside of the said of	e cept the last in all all and the interest thereo and the interest thereo as and the interest thereof the interest th	nertine unpaid security and in said note or a additional and bollars**** bollars**** nerein and in said note or a additional and bollars**** nerein and in said note or a line bollars** nesses action or damage to he waste to said premises a line and safe to be selected by the strongage indebtedness, are to be selected by the strongage indebtedness, all prior incumstances in the same and payable, and with interest of procuring or come of and with interest suit at law, or both, the connection with the forest of procuring or come of said indebtedness, as lien upon said premises, and its said agreements, and closure proceedings, whether dearn of the said of t

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STATE OF TITINOIS SS.	
County of McHenry	
1. Audrey E. Herrick	11.
State aforesaid, DO HEREBY CERTIFY that Robert Munoz and Adela L. Munoz, his wife,	ille
A state and said, no field of the field of t	
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perso ally known to me to be the same persons whose names are subscribed to the foregoing instrume	
appeared before me this day in person and acknowledged that they signed, sealed and delivered the sa	uid s
instrume to see their free and voluntary act, for the uses and purposes therein set forth, including the release at	nd
waiver of the right of nomestead.	
Wivegrynder my nar I and notarial seal this 25th day of September 1975	
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END OF RECORDED DOCUMENT