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	TRUST DEED FORM No. 2202 SECOND MORTGAGE FORM (Illinois) September, 1975 24438768	6973 GEORGE E. COLE LEGAL FORMS
	THIS INDENTURE, WITNESSETH, That LEE_G. HARRIS_AND_FRANCINE_R. HARRIS, his_wife	
	(hereinafter called the Grantor), of 304 Firestone Dr., Hoffman Estates, (No. and Street) (City)	Illinois (State)
	for and in consideration of the sum of SIXTEEN THOUSAND ONE HUNDRED FIFTY-NINE AND 20/100 in hand paid, CONVEY_ AND WARRANT_ to Mayrine Frohne	ths****Dollars
	and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreement	tate) us herein, the fol-
	lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparent and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Villa of Hoffman Estates County of Cook and State of Illinois, to-wit:	ratus and axtures,
	Lr. 22 in Block 15 in Winston Knolls Unit No. 3, being a Subdivision of part Sections 19, 20, and 30 all in Township 42 North, Range 10, East of the Thirrighal Meridian, in Cook County, Illinois, according to plat thereof receints. The order's Office of Cook County, Illinois, January 23, 1970, as Document to 21065060.	rd
	Hereby releasing and waiving all rig. urlat and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purp seci securing performance of the covenants and agreements herein.  WHEREAS, The Grantor Lee Grant and Francine R. Harris, his wife,	
	justly indebted upon One principal promissory notehearing even date h	erewith, payable
	on the same date of each month there fite, all except the last installment to the amount of \$134.66 each and said last installment to be the entire unpaid of said sum. It is intended that this instrument shall also secure for a be 10 years, any extensions or renewals of sid loan and any additional advance a total amount of Sixteen Thousand One Hurdrel Fifty-nine and 20/100ths poll	balance riod of s up to
l		
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebted ass, and the indest thereon, as herein and notes provided, or according to any agreement extending time of payment: (2) to p. w. in the in each year, all taxes against said premises, and on demand to exhibit receipts therefor; (3) within sixty d year, their dust must be against said premises, and on demand to exhibit receipts therefor; (3) within sixty d year, their dust must be a destroyed or da tagget; (1) that waste to said premise momitted or suffered; (3) to keep all buildings now or at any time on said premises. In a companies acceptable of the object of the color of the first mortgage in loss clause attached payable first, to the first Trustee or Mortgagee, and, second, fone Trus e. h. rein as their interests mapolicies shall be left and remain with the said Mortgagees or Trustees until the budghtedness; (10, y) vid; (6) to pay all prio and the interest thereon, at the time or times when the same shall be come due all payable.  In the Event of failure so to insure, or pay taxes or assessments by the prior incumbrances; the interest thereon ferantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assess ac us, or discharge or plien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all more of grees to repay immediately without demand, and the same with interest thereon from the date or payment as per annum shall be so much additional indebtedness secured herefor.  In THE Event of a breach of any of the aforesaid covenants or agreements the whole or said indebtedness, including carried interest, shall, at the option of the legal holder thereof, without notice, become immediately due and rayable at thereon from time of such breach at eight per cent per anatum shall be recovered by foreclosure thereof, or I y suit it is same as if all of said indebtedness had then matured by express terms.  It is Agreet by the Grantor that all expresses and di	and assessments build or restore sees shall not be by the grantee lebtedness, with y appear, which
	closure hereof—including reasonable altorney's tees, onlikys for documentary evidence, stenographer's charges, cost properties a ststract showing the whole title of said premises embracing foreclosure decree—shall be paid by the Grar of expenses and disbursements, occasioned by any title or proceeding wherein the grantee or any holder of any part of said such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceedings ere of sale shall have been entered or not sailfail not be dismissed, nor release hereof given, until all such expenses and dist the costs of suit, including attorney stees have been paid. The Grantor for the Grantor and for the heirs, executors, and assigns of the Grantor waives all print to the possession of, and income from, said premises pending such foreclosure pragrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at out notice to the Grantor, or totapp party claiming under the Grantor, a receiver to take possession or charge of with power to collect the rents riskuts and profits of the said premises.	ad ordness, as a said premises, is whether de- urser cols and tinist, ato, a and occedings, and once and with- fisaid premises
	IN THE EVENT of the death or removal from saidCOOkCounty of the grantee, or of	his resignation
i	refusal or failure to ber then Joseph P. O'Connor or William W. Heise, Jr. of said County is hereby a first successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the a of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and a performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable of the party entitled.	ppointed to be cting Recorder igreements are harges.
	Witness the hand_and seal_of the Grantor_thisday ofday ofday	19 78
	Leefs. Harris //min	(SEAL)
		(SEAL)
	PALATINE SAVINGS & SAVINGS	
	This instrument was prepared by 162 in	

24438768

## **UNOFFICIAL COPY**

Sm. on	1978 MAY S	SECURTOR OF MEETS AND	P577570(A)	classification
STATE OF			24438768 4	— REC 10
I	Elsie C. Smith			
	OO HEREBY CERTIFY tha		otary Public in and for so	
			·	
	n to me to be the same person			
	me this day in person and their free and voluntary	_	•	
waiver of any righ	·	act, for the uses and purpose	es therem set forth, includi	ng the release and
Given ur de	my hand and notarial seal th	is5 L	_ day ofMay	, 19_78.
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VOTAR COTAR		7	Notary Public	
Commission Exp	6 11 / / /	(O <sub>0</sub> )		
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Second Mortgage  Trust Deed				LATINE SAVINGS & 10AH ASSOCIATION 100 West Paictire Road P.O. Box 159 Paintine Illinois, GONGY GEORGE E. COLE* LEGAL FORMS