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TRUST DEEDSECOND MORTGAGE FORM (ILLINOIS)	NO. 202 NW
This Indenture, witnesseth the	at the Grantos
	HARRIS and MARY E. HARRIS, his wife
	nty of Cook and State of Illinois
	four hundred sixteen and 08/100 Dollar
	to JOSEPH DEZONNA, Trustee
	nty of Cook and State of Illinois
and to his successors in trust hereinafter named, fo	or the purpose of securing performance of the covenants and agreement
paratus and fixtures, and everything appurtenant the	n the improvements thereon, including all heating, gas and plumbing ap hereto, together with all rents, issues and profits of said premises, situate
in the Village of Maywood	County of Cook and State of Illinois, to-wit
The South 40 feet of Lot 70 :	in Frank C. Wood's Addition to Maywood being a
	of the South West 1/4 of Section 14, Township 39
	Third Principal Meridian, commonly known as
1529 S. 8th Avenue, Maywood,	Illinois.
	y virtue of the homestead exemption laws of the State of Illinois. uring performance of the covenants and agreements herein.
	ARRIS and MARY E. HARRIS; his wife
	principal promissory notebearing even date herewith, payable
BROWN CONST (UC	LION COMPANY, INC.,
	d sixteen and 08/100 Dollars (\$8416.08)
	nl: 'nstalments each of\$116.89 except the final
instalment which shall be equal	to c. ess than the monthly instalments due
on the note commencing on the 1	st day of Jan. 1978, and on the same date of
each month thereafter, until pai	d, with inter t after maturity at the highest
lawful rate.	
THE GRANTOR covenant and agree as follows: ecording to any agreement extending time of payment; (2) to provide the control of the	(1) To pay said indebtedness, and the in or such con, as herein and in said notes provided, or pay prior to the first day of June in each y ar, all taxes and assessments against said premises,
and on demand to exhibit receipts therefor; (3) within sixty days a that may linve been destroyed or damaged; (4) that waste to said t unit premises incured in companies to be selected by the grantee h	Uter destruction or damage to rebuild or r store?" buildings or improvements on said premises bremises shall not be committed or suffered; (8) oa sep all buildings now or at any time on serein, who is hereby authorized to place such in 11 noe in companies acceptable to the holder.
of the first mortyage indebtedness, with loss clause attached payabanay appear, which policies shall be left and remain with the said M	ole first, to the first Trustee or Mortgagee, and second, to the Trustee herein as their interests fortgagees or Trustees until the indebtedness is ally paid 'e' to pay all prior incumbrances, become die and complete.
IN THE EVENT of failure so to insure, or pay taxes or asses g said indebtedness, may procure such insurance, or pay such taxe	tements, or the prior incumbrances or the interest their in when due, the grantee or the holder as or assessments, or discharge or purchase any tax lie or title iffecting said premises or pay
Il prior incumbrances and the interest thereon from time to time; he same with interest thereon from the date of payment at seven p In THE EVENT of a breach of any of the aforesaid covena	(1) To pay said indebtedness, and the by at state one, as herein and in said notes provided, or any prior to the first day of June in each y at, all taxes and assessments against said premises during the determinant or damage to rebuild or reasers "buildings or improvements on said premises premises shall not be committed or suffered (B) a sep all buildings now or at any time on the state of the first frustee or Mortgage, and see and, to the Trustee herein as the 'in interests lockranges or Trustees until the indebtedness is "lay paid" "to pay all prior incumbrances to recommend the properties of th
hall, at the option of the legal holder thereof, without notice, becovere per cent. per annum, shall be recoverable by foreclosure	me immediately due and payable, and with interest thereor from time of such breach, at thereof, or by suit at law, or both, the same as if all of said indeb, does had then matured by
xpress terms. IT IS AGREED by the grantor that all expenses and disbu f_including reasonable solicitor's fees, outlays for documentary e	rements paid or incurred in behalf of complainant in connection v. th. • foreclosure here- vidence, stenographer's charges, cost of procuring or completing use act, howing the whole by the grantor; and the like extenses and disbursements, occasic cell, any suit or pro- by the grantor; and the like extenses and disbursements, occasic cell, any suit or pro- half be taxed as costs and included in any decres that may be rendered. v. un h foreclosure been entered or not, shall not be dismissed, nor a release hereof given, un it is 'uch expenses ave been paid. The grantorfor said grantor
itle of anid premises embracing foreclosure decree—shall be paid eeding wherein the grantee or any holder of any part of said in and disbursements shall be an additional lien upon said premises, sh	by the grantor; and the like expenses and disbursements, occasic led b; any suit or pro- debtedness, as such, may be a party, shall also be paid by the grantor
proceedings; which proceeding, whether decree of sale shall have ad disbursements, and the costs of suit, including solicitor's fees his	been entered or not, shall not be dismissed, nor a release hereof given, un il a V ich expenses are been paid. The granter
no naisigns of said grantor	or, and income from, and premises pending such foreclosure proceedings, and agree that which such bill is filed, may at once and without notice to the said grantor or to any party on or charge of said premises with power to collect the rents, lauces and profits of the vaid
remises, In the Event of the death, removal or absence from sa	Geole .
	of said County is hereby appointed to be first successor in this trust; and if for
ny like cause said first successor fall or refuse to act, the person wh bece-sor in this trust. And when all the aforezaid covenants and a he party entitled, on receiving his reasonable charges.	of said County is hereby appointed to be first successor in this trust; and if for no shall then be the acting Recorder of Deeds of said County is hereby appointed to be second greements are performed, the grante or his successor in trust, shall release said premises to
Witness the hand and seal of the grantor_	this 21st day of November A. D. 19 78
Witness the hand. And seal of the grantor	V Kal + 1 /a
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	(SEAL)
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	(SEAL)

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re me this day in per	rson, and acknowled and voluntary act, f he right of homestea , this 78	subscribed to the ged that heV signed, for the uses and purposed. Notary P	sealed and . sea therein
nd and Notarial Seal,	, this 21st	n) Ja	ublic.
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