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TRUST DEED	FORM No. 2202 GEORGE E. C
SECOND MORTGAGE FORM (Illinois)	September, 1975 LEGAL FO
THIS INDENTURE, WITNESSETH, That David	Ross and Alice Ross, his wife
(hereinafter called the Grantor), of 1237 S. Ki	Idare Avenue Chicago Illinois (State)
for and it consideration of the sum of Six thousans	d and no/100 Do
in hand paid, CONVEY S AND WARRANTS to Jo of 5829 1. Irving Park Road Chicago	llinois
and to his succe sors in trust hereinafter named, for the pu	(City) urpose of securing performance of the covenants and agreements herein, the n, including all heating, air-conditioning, gas and plumbing apparatus and fixt
C/A.	
Subdivision of Block 1 to 4 in Receiver) of the West 1 of the	Lot 20, in Block 2 in Francis P. Casey Subdivision by L.C. Paine Freer (as North East † of Section 22, Township e Third Principal Meridian, in Cook
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Hereby releasing and waiving all rights under and by virtu IN TRUST, nevertheless, for the purpose of securing per WHEREAS, The Grantor <u>David Ross and Ali</u>	ice Poss his wife
justly indebted upon their	principal promissory notebearing even date herewith, pay
wife, payable according to t note even date hereon, Twen Two hundred fifty dol lars an	y signed by bay d Ross and Alice Ross, his the terms and error of a certain promiserry noty-four (24) mon'nl' installments at y and no/100 (\$250.00) pr. month due January every month thereaf er till paid in full.
	3-1
THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending ti against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at therein, who is hereby authorized to place such insurance ir loss clause attached payable first, to the first Trustee or Mor policies shall be left and remain with the said Mortgagees or	o pay said indebtedness, and the interest time et a. as herein and in said note time of payment; (2) to pay when due in ea a. a. all taxes and assessme interfor; (3) within sixty days after destruction it is nage to rebuild or rest have been destroyed or damaged; (4) that wast to see premises shall not any time on said premises smalled in companies to be seeked by the gran or companies acceptable to the holder of the first mort one indebtedness, writing each and second in the I rustee herein as their intice is may appear, with trustees until the indebtedness is fully paid; (6) to pay II prior incumbrance shall become does any payable. Tassessments, of the prior incumbrances or the interest the companies of the prior incumbrance of the interest threon from time to time; and all money a payable in the said with interest thereon from time to time; and all money a payable to the said with interest thereon from time to time; and all money a payable of the said with interest thereon from the date of payment at each per consists or agreements the whole or said indebtedness.
IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such in or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secure. In the EVENT of a breach of any of the aforesaid cove earned interest, shall, at the option of the legal holder ther thereon from time of such breach at eight per cent per apn same as if all of said indebtedness had then matured by exp	assessments, or the prior incumbrances or the interest the colly when due, he insurance, or the prior incumbrances or discharge of urchase any rances and the interest thereon from time to time; and all money e.g., if the same with interest thereon from the date of payment at eight per cell hereby enables or agreements the whole or said indebtedness, including principal increase. Whout notice, become immediately due and payable, and with unitarium, shall be recoverable by foreclosure thereof, or by suit at law, or be an oress terms.
It is Agreed by the Grantor that all expenses and districtions represent the state of the state	d the same with interest thereon from the date of payment at er in per cell dereby, enagts or agreements the whole or said indebtedness, including princ hal actively whout notice, become immediately due and payable, and with introduced the recoverable by foreclosure thereof, or by suit at law, or be a press terms. Paid or incurred in behalf of plaintiff in connection with the foreclosure thereof, or by suit at law, or be a process terms. Paid or incurred in behalf of plaintiff in connection with the foreclosure process the state of the process and the leading foreclosure decree—shall be paid by the Grantor; and the leading wherein the grantee or any holder of any part of said indebtedness, such expenses and disbursements shall be an additional lien upon said premise be rendered in such foreclosure proceedings; which proceeding, whether issed, nor release hereof given, until all such expenses and disbursements, a The Grantor for the Grantor and for the heirs, executors, administrators as Trust Deed, the court in which such complaint is filed, may at once and with the Grantor, appoint a receiver to take possession or charge of said premises. In Allice Ross, his wife
refusal or failure to act then All State Credit Con first successor in this trut; and if for any like cause said first of Deeds of said County is hereby appointed to be second su	Cook County of the grantee, or of his resignation 5829 W. Irving Pk of said County is hereby appointed to successor fail or refuse to act, the person who shall then be the acting Record successor in this trust. And when all the aforesaid covenants and agreements are said premises to the party entitled, on receiving his reasonable charges.
Witness the harman and seal_Sof the Grantor_S_ this _	15th day of December 19.78
MAIL TO	Daniel Kago (SEA)
AR PROBLEM	Dalier fiss (SEA)
This instrument was prepared by Dolores Janis 5829 W. Irvin	s C/O All State Credit Corporation ng PaGHAME AND ADDRESS) Chicago Illinois

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STATE OF Illinois	} ss.		F.
COUNTY OF COOK		24772910 :	0.00
I,Robert LaPlume	, a Notary P	ublic in and for said	County, in the
State aforesaid, DO HEREBY CERTIFY	that David Ross and Alice I	Ross, his wife	
			 ,
personally kwn to me to be the same p		· ·	,
appeared be ore me this day in person		•	
instrument as1e; r free and volunta	ary act, for the uses and purposes there	in set forth, including t	the release and
waiver of the right of bonne lead.	ıl this day o	. Newember	19_78
a likeli daner my nand ino notariai sea	ii tnis day c	or	, 19_70
ing (Imples sea lere)	Robert	20Ag	
CACODINISSION EXPIRES 7-11-81		Notary Public	
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GEORGE E. COLE® LEGAL FORMS

ALLSTATE CREDIT CORP. 5829 W. IRVING PARK RD. CHICAGO, ILL. 60634

SECOND MORTGAGE

Trust Deed

David Ross and Alice Ross, his wife 1237 S. Kildare Avenue Chicago Illinois 60623

John J. Chiaro, Trustee C/O All State Credit Compration 5829 W. Irving Park Road Chicago Illinois 60694

ENDEUE RECORDED DOCUMEN