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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	24	067	129	GEORGE E. COLE*
THIS INDENTURE, WITNESSETH, That	Balbino M. 'Cru	z & Mari	a Cru	z, hi	s wife
(hereinafter called the Grantor), of the Cand State of Illinols (or and in Eight Thousand Fifty & in hand paid CONVEY SAND WARRANT of the City of Maywo and to his successors in trust hereinafter named lowing described real estate, with the improvement of Chicago County of	Ruben Harr Ruben Harr County of County of the purpose of securing ints thereon, including all heat the all rents, issues and profits	Ls, as T	8050. rustee and the cover oning, gas a	80) State of nants and and plumb	Dollars Illinois agreements herein, the following apparatus and fixtures.
Lot 23 and the West 1 in Block 3 in David S. being a subdivision of No.th West & and the W (15.03 West of Milwauk Township 39 North, Ran Merid.a).	Lee's Addition Part of the Easest 1/2 of the Nosee Avenue) of Si	to Chic st half rth East ection 6	ago of the		
Ox					
Hereby releasing and waiving all rights under a lin Trust, nevertheless, for the jump se of Whereas, The Grantor S	securing performance of the common Market Ma	ovenants and a	greements his	wife	Ī
in the sum of Eight Th payable in sixty (60) of One Hundred Thirty- beginning November 15,	our and Fifty & equal and succe four £ 18/100 d	80/100do ssive mo ollars (g Octobe	llars nthly \$134. r 15.	(\$80 inst 18) e 1981	50.80) allments ach
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	17/		Q.	Ω,	
THE GRANTOR covenants and agrees as foll notes provided, or according to any agreement and assessments against said premises, and on rebuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep grantee herein, who is hereby authorized to plac with loss clause attached payable first, to the fir which policies shall be left and remain with the brances, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all pricantor agrees to repay immediately without or per annum shall be so much additional indebte IN THE EVENT of a breach of any of the affection of the lega thereon from time of such breach at seven per came as if all of said indebtedness had then matter the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then the same as if all of said indebtedness had then the clause of the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness and the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said indebtedness had then matter than the same as if all of said inde	rent per annum, shall be reco red by expless terms, uses and diban sements paid of fees, didays for documentary of rentses embracing forect sult or proceeding wherein the captor. All such expenses and that may be rendered in sy not be dismissed, nor release been paid. The Grantor for oreclose this Trust Deed, the ening under the Grantor, app of the said premises.	or incurred in the evidence, stem on source decrees or annue or an disbursements such foreclosure thereof given, uthe Grantor are, said premiseourt in which point a receiver	closure the pechalf of pographer's shall be any holder of shall be as proceeding intil all sund for the espending such comp to take po	crow. Collaintiff in charges, paid by cof any pain addition ngs; which chexpens heirs, exeg such for plaint is fill possession cof the gra	connection with the fore- or of procuring or com- h Grantor; and the like rt of st. indebtedness, as al lie, yo n said premises, h proceeding, whether de- es and disbursements, and cutors, administrators and cutors, administrators and ed, may at once and with- or charge of said premises ntee, or of his resignation,
Witness the hands and seals of the Gran	a. a 9th	4	. Oc	tober	76
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STATE OF Illinois) .	D.D. R.C.	Servi
COUNTY OF COOK	} ss	Pilny R. Ol	400 ~
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I, the undersigned		_, a Notary Public in and fo	•
State aforesaid, DO HEREBY CERTIF	Y that Balbino M	. Cruz & Maria Cri	IZ, HIS WITE
		ara	
personally known to me to be the same appeared before me this day in personal	•		
ir a run ent as their free and volu	·-		
waiver of the right of homestead.	mary act, for the uses and	purposes therein set forth, inc	adding the release and
Given and r my hand and notarial	seal this 9th	day of Octob	sr 19 76
Given carda 123y hand and notarial	sear this		
(Impress Seal He e)	Lli	Il Ilan	
7.J.	71 /	Notary Public	
Commission-Expires			
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To De la	[]	3	AN & ental sur Ex Cood, E.E. FOR
			HARRIS LOAN & MORTGAGE CORP Intercontinental Center. Suite 300 Eisenhower Expwy. at First Ave. Maywood, Illinois 60153 GEORGE E. COLE® LEGAL FORMS
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END OF RECORDED DOCUMENT