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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968		E. COLE
THIS INDENTURE, WITNESSETH, That Will:	iam Greaves and Joy	celvn Greaves	
of the Villager of Palatine and to his success or in the thereinafter named, for the towing described real estates with the improvements ther and everything appurtenance there is together with all re-	Roberts J. Lengh County of Cook purpose of securing perform con, including all heating, air-	and State of Illinois nance of the covenants and agreements herein conditioning, gas and plumbing apparatus and premises, situated in the City	, the fol-
Lot 6 in Comer's Resul Invision of I (except the North 50 feet of Lot LI Street) in Section 13, Towns in 41. Principal Meridian in Cook of unty,	l and part of Lot 1 North, Range 13, F	3 taken for Demoster	124
Hereby releasing and waiving all rights under and by via Trust, nevertheless, for the purpose of securing Witheras, The Grantor William Greaves justly indebted upon \$10,484.64	and Joycelyn Grazy	s and agreements herein.	payable
in 36 monthly payments of \$2	91.24	7x,	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said shall not be committed or suffered: (5) to keep all building grantee herein, who is hereby authorized to place such in with loss clause attached payable hrst, to the first Truste which policies shall be left and remain with the said Mor brances, and the interest thereon, at the time or times who have the sufference of failure so to insure, or pay laxes grantee or the holder of said indebtedness, may procure their or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seen	To pay said indebtedness, and time of payment; (2) to pay o exhibit receipts therefor; (3) premises that may have been gos now or at any time on sutrance in companies seepen or Morteage, and a sold.	d the descript thereon, as he contains and price of the first day of June in each year, at a winty asky days after descripten or dam thereof description of the first day of June 1 and the first day of the first mortgage in contains the selected fee to the holder of the first mortgage in contains the first mor	note or il taxes hage to emises by the
which policies shall be left and remain with the said Morbrances, and the interest thereon, at the time or times who like THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness see a like EVENT of a breach of any of the aforesaid cearned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by extra 18 AGREED by the Grantor that all expenses affects.	gagees or Trustees shift be in the same shall eccar due or assessments of the prior i such insurance, pay such tas brances and the affects there and the same with interest the med health of the same without notice, become the shall be recoverable by the control of the same without notice, become the shall be recoverable by the control of the same shall be recoverable by the same same shall be recoverable by the same shall be recoverable by the same shall be recoverable by the same same same same same same same sam	ndebtedness is fully paid; (6) to pay all 1 rior and payable, neumbrances or the interest thereon when dives or assessments, or discharge or purchase a con from time to time; and all money so pareron from the date of payment at seven period of said indebtedness, including principal in immediately due and payable, and with it foreclosure thereof, or by suit at law, or both in behalf of plaintiff in connection with the	in um- ur, tr- ary tax id the er ce a and all nterest th, the er fore-
tien or lifte affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seei. In the Evient of a breach of any of the aforesaid of earned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by ex. It is A600.9 by the Grantor that all express said, cloting and the control of the legal holder thereon from time of said indebtedness had then matured by ex. It is A600.9 by the Grantor that all expresses of the control of said including attorney's feet space been paid assigns of the Grantor waives all right of the possession agrees that upon the filing of any compared to foreclose the out notice to the Grantor, or to day thrity claiming unde with power to collect the rents, it was and profits of the said. In the Event of the death or removal from said refusal or failure to act, the control of the cause said first successor in this tax, and if of any like cause said for Deeds of said County whereby appointed to be second performed, the greates or his successor in trist, shall relegant.	s embracing foreclosure dec occeding wherein the grantee. It such expenses and disbursen ay be rendered in such forecl missed, nor release hereof giv d. The Grantor for the Grant of, and income from, said pr his Trust Deed, the court in we re the Grantor, appoint a rece id premises.	ree—shall be paid by the Grantor; and thor any holder of any part of said indebtednents shall be an additional lien upon said presource proceedings; which proceeding, whether, until all such expenses and disbursement or and for the heirs, executors, administrator emises pending such foreclosure proceeding hich such complaint is filed, may at once and civer to take possession or charge of said presumed to the proceeding such foreclosure of the proceeding such foreclosure proceeding hich such complaint is filed, may at once and civer to take possession or charge of said presume the proceeding such proceedings and present the proceedings and present the proceedings and present the proceedings and present the proceedings are proceedings and present the proceedings and present the proceedings are proceedings are proceedings and present the proceedings are proceedings are proceedings are proceedings and present the proceedings are proceedings are proceedings and present the proceedings are proceedings and present the proceedings are	ee like ess, as mises, er de- s, and rs and ss, and with- emises
fertism of faithre to act trees. The course of the cause said find first successor in this trace and if for any like cause said find for deep some said for five trees. The cause said find for the second performed, the gradien or his successor in trust, shall release	rst successor fail or refuse to a successor in this trust. And w use said premises to the party of	or said County is nereby appointed ct, the person who shall then be the acting Rec hen all the aforesaid covenants and agreemen intitled, on receiving his reasonable charges.	order its are
Witness the hand, and seal of the Grantor , this	da da	ıy of	
THIS INSTRUMENT WAS PREPARED BY JEDOMS A. MAHER 1210 CENTRAL AVENUE WILMETTE, ILLINOIS	x-(Exicily)	19 (si	EAL)

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STATE OF Illinois ss.	
COUNTY OF COOK	
I, Helen B. Potter, a Notary Public in and for said County, in the	
State afore in DO HEREBY CERTIFY that William Greaves and Joycelyn Greaves, His	
personally known to me to be the same persons whose names are subscribed to the foregoing instrument,	
appeared before as the day in person and acknowledged that they signed, sealed and delivered the said	
instrument as the ir from and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of homeste d.	
Given under my hand and notarial scal this 13th day of January	
Thimpras Son Harol Holen B. Lotter	
PUBLICATION Forther S-4-81	
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