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TRUST DEED FORM No. 2202 SECOND MORTGAGE FORM (Illinois) September, 1975	24 297 429	GEORGE E COLET LEGAL FORMS				
THIS INDENTURE, WITNESSETH, That Frank Andrew Falcin his wife	elli and Christina M	. Falcinelli,				
(hereinafter called the Grantor), of 209_S. Poteet,	Barrington,	Illinois				
of 100 West Palatine Road, Palatin (Gity) ar I to his successors in trust hereinafter named, for the purpose of securing per loving described real estate, with the improvements thereon, including all heating and providing appurtenant thereto, together with all rents, issues and profits of	ne Frohne  e,  formance of the covenants and a, air-conditioning, gas and plumbi	Illinois (State) greements berein, the fol-				
Lo. 6 except the North 90 feet of the West 160 f Anders of ind Company's Poultry Estates Unit No. 17 and 15 Township 42 North, Range 10 East of the in Cook Courty, Illinois.	6, being a Subdivisio	on in Sections				
C						
Hereby releasing and waiving all rights under a d b vi tue of the homestead extended in Thust, nevertheless, for the purpose of serve performance of the cove WHEREAS, The Grantor Frank Andrew raleinelli and C justly indebted upon one principal	nants and agreements nerein.	li, his wife				
in 120 successive monthly installments commencing and on the same date of each month therealter, all be in the amount of \$69.05 each and said it is installance of said sum. It is intended that this in period of ten years, any extensions or renew is o advances up to a total of Eight Thousand Two Har. Dollars.	I except the last installment to be the estrument shall also if said loan and any	staliment to ntime unpaid secure for a additional				
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THE GRANTOR covenants and agrees as follows: (1) To pay said indebtednes notes provided, or according to any agreement extending time of payment; (2) (against said premises, and on demand to exhibit receipts therefor; (3) within sixt all buildings or improvements on said premises that may have been destroyed or committed or suffered; (5) to keep all buildings now or at any time on said prem herein, who is hereby authorized to place such insurance in companies acceptable loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to policies shall be left and remain with the said Mortgagees or Trustees until the right and the interest thereon, at the time or times when the same shall become due in 18 THE EVENT of failure so to insure, or pay taxe or assessments, or the grantee or the holder of said indebtedness, may procure such insurance, of pay the lien or tilte affecting said premises or pay all prior intermbrances and the interest Grantor agrees to repay immediately without demand, and the same with intere per annum shall be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements the armed interest, shall, at the option of the legal holder thereof, without not interest, shall, at the option of the legal holder thereof, without not interest, shall, at the option of the legal holder thereof, without not shall be recoveral same as if all of said indebtedness had then matured by express terms.  It is Against the defaults agreements by the payers and the payer in the payer in the payer.	ole by torcelosure increor, or by	suit at 13 -, or both, the				
pletting abstract showing the whole title of said neglities embracing forcelosura expense, and disbursements, occasioned by any sair by froe eeding wherein the gras such, may be a party, shall also be paid by the grander. All such expenses and disbursh the taxed as costs and included in any feeter that may be rendered in such a cross state shall have been entered or not shall not be dismissed, nor release here the costs of sait, including autorney's feet have been paid. The Grantor for the classigns of the Grantor waives all right to the possession of, and income from, so agrees that upon the filing of any confedant to foreclose this Trust Deed, the control out notice to the Grantor, or to any party claiming under the Grantor, appoint with power to collect the rents, issued and profits of the said premises.  The name of a record Osyger is:Frank Andrew Falcinelli and Is the Event of the death or removal from said.  Gook refusal or failure to agr, then Joseph P. O'Connor or William W., first successor in this that and if for any like cause said first successor of this trust, the performed, the grantee or it successor in this trust, that release said premises to the performed, the grantee or it successor in this trust, that I release said premises to the performed, the grantee or it successor in this trust, that I release said premises to the performed, the grantee or it successor in this trust, that I release said premises to the performed.	decree—shall be paid by the nice or any holder of any part outsements shall be an additional foreclosure proceedings; which pof given, until all such expenses Grantor and for the heirs, executed premises pending such forecle in which such complaint is filled, a receiver to take possession or contribution. County of the grante, Heise, Jr. of said County is to act, the person who shall then may the defend a forecast deveraging the read arry entitled, on receiving his read.	Grantor, on the cike of said indebte ne's as lien upon said proceeding, whether deand disbursements, and owre proceedings, and may at once and withcharge of said premises.  111, his wife, or of his resignation, hereby appointed to be be the acting Recorder nts and agreements are obtained to be combile charges.				
Witness the hand seal same Grantor, this 2/57 MAID TO Frank Andrew						
Christina M. Falcinelli  PALATINE SAVINGS & LOAN ASSOCIATION						
This instrument was prepared by 100 West Palatins Read P.O: ABOX 159 ADDRESS)						

Palatine, Illinois 60067

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STATE OF	<u> Illinois</u>	} s	s.		
COUNTY OF	Cook	)	,		
I,	Elsie C. S	mith	, a Notary P	ublic in and for	said County, in the
State aforesaid, DC	HEREBY CERTI	FY that <u>Fran</u>	k Andrew Falcinell	i and Christ	ine
alcinelli, hi	s wife	· · · · · · · · · · · · · · · · · · ·		<del></del>	
personally known t	o me to be the sam	e person_S who	se name <u>s are</u> subs	cribed to the for	regoing instrument,
peared before m	e this day in pers	on and acknowl	edged that <u>they</u> sig	ned, sealed and	delivered the said
strument as _the:	r free and volu	intary act, for the	uses and purposes therei	n set forth, includ	ling the release and
vaive. It the right o					
Given and ar m	y hand and notarial	seal this	2/27 day o	f January	1978
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t Deed	01.			GS & LOAN ASSO	O. Box 159 b. Illinois 60067 i. E. COLE?
ust Deed	2		WHICK AND	Wings & LOAN ASSO	P.O. Box 159 latine. Illinois 60067
Frust Deed	10		MAIN W	E SAVINGS & LOAN ASSO TOO West Polatine Road	P.O. Box 159 Palatine, Illinois 60067 GEORGE E. COLE?
Trust Deed	T0		MAIL AND	PALATINE SAVINGS & LOAN ASSOCIATION TOO West Palatine Road	P.O. Box 159 Palatine. Illinoia 60067 GEORGE E. COLE

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