FORM No. 2202 TRUST DEED SECOND MORTGAGE FORM (Illinois) 25832085 Anthony M. Ciangi, Jr. and Mary J. Villasenor THIS INDENTURE, WITNESSELH, That 1610 North Broadway, (hereinafter called the Grantor), of ... Melrose Park, for and in consideration of the sum of Six thousand two hundred sixty and 76/100 in hand paid CONVEY AND WARRANT to Bank of Commerce in Berkeley of 55° S: Charles Foad, Berkeley (City) and to his succes in in trust herein ifter named, for the purpose of securing performance of the covenants and agreements herein, the foland to his success no in trust necessate names, not one purpose or securing personnel or one of the interest and fixtures.

lowing described rearest extraction of the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures. and everything ap urt as at thereto, together with all rents, issues and profits of said premises, situated in the of Melrose Part County of Cook Lot 19 in Block 4 of Goss, Judd and Shermans West Division Street Home Edition Jeing a Subdivision of North West 1/4 of Section 3, Town of p 39 North East of the Third Principal Meridian in Cook County, Illinois. Hereby releasing and waiving all rights under and by virtue of th. 1 omestead exemption laws of the State of Illinois.

IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHEREAS, The Grantor Anthony M. Ciangi, Jr. and Hary J. Villasenor IN TRUST, NEVERSIAND ANTHONY
WHEREAS, The Grantor Installment justly indebted upor verginal promissory note... _bearing even date herewith, payable CLV36 Monthly Payments of \$173.91 beginning on M vy 15, 25832085 THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereof of the car, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or our age o rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) and waste to said oremises shall not be committed or suffered; (5) to keep idl buildings now or at any time on said premises insured in companies to be seen to said oremises shall not be committed or suffered; (5) to keep idl buildings now or at any time on said premises insured in companies to be seen to said oremises shall not be committed or suffered; (5) to keep idl buildings now or at any time on said premises insured in companies to be seen to said oremises shall not be committed or suffered; (5) to keep idl buildings now or at any time on said premises insured in the said to said care the said of the first morter see in obtainess, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Tox be first morter se in the said of Mortgagees or Trustees until the indebted to said state of the said of the first morter see in the said of the said the said the said the said of the said the Witness the hand_Sland seal_Sof the Grantor_S this _

Bernice H.

This instrument was prepared by

Krejchik.

Bank of Con

(NAME AND ADDRESS)

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