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TRUST DE SECOND A	ED MORTGAGE FORM (Illinois)		RM No. 2202 Stember, 1975	26572129	GEORGE E. COLE
THIS IND	ENTURE, WITNESSETH. That			MARION M. RAUNER, his	LEGAL FORMS
(hereinafte	r called the Grantor), of 205	9 E. 222nd		Sauk Village	Illinois
for and in e	mrs.	m	ND NO/100 (S	(City)	(State)
in hand pa	id, CONVEY AND WARRAN 195 Arlington, Elmhur (No. and Street)	T to C. MA	RION HADRICK	and THOMAS J. ROGERS,	as Trustee
and to his s	(No. and Street)	St	(City)	I WALLACE ZAWADZKI	711.
loving use	nuccessors in trust hereinafter name ribed real estate, with the improven	ed, for the purpos	e of securing perfo	rmance of the covenants and agrees	nents herein, the fol-
and caryth	ribed real estate, with the improven ing appurtenant thereto, together to Ulllage County of	with all rents, issu	uting all heating, aires and profits of sa	ir-conditioning, gas and plumbing a	paratus and fixtures. Lage
ot10	County of	Cook	and	State of Illinois, to-wit:	
	/				
	**Lot 101 in	Indian Hil	1 Subdivisio	n Unit Number 1, in Se	ction
	Meridian, acc	cording to	the Plat the	st of the Third Princi	
	Number 16916	761, in Coo	k County, Il	reor recorded as Docum Linois.**	ent
Hereby relea	esing and waiving all ciable water				
	asing and waiving all rights under a ST, nevertheless, for the purpose of AS. The Granto-B ERNEST R	securing perform	the homestead exent ance of the covena	nption laws of the State of Illinois. nts and agreements herein.	•
ustly indebte	- The Classof It.	_RAUNET_P 10	MARLON M. I	RAUNER, his wife	
	· · · · · · · · · · · · · · · · · · ·		ргінсіраї г	promissory notebearing even date	e herewith, payable
	On or before	April 21, 1	.9১¼- with in	iterest at 9% per annu	
	•			recreat at 3% per annu	u.
			4/), (G	
					7
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THE GR	ANTOR covenants and agrees as foll	ows: (1) To pay	said indebtedness	and the law of	
gainst said	ed, or according to any agreement premises, and on demand to exhibi	extending time of	f payment; (2) to	pay when the c .ch year, all ta	and in said note or (ces and assessments
ommitted o	or improvements on said premises r suffered; (5) to keep all building	that may have be now or at any t	een destroyed or d	arranged; (4) that v asi to said pr	emises shall not be
oss clause at	is hereby authorized to place such tached payable first, to the first Tr	insurance in con	panies acceptable	to the holder of the fire, mo gage	indebtedness; with
oncres shall nd the inter	ANTOR covenants and agrees as follow, or according to any agreement premises, and on demand to exhibition for improvements on said premises r suffered; (5) to keep-all building is hereby authorized to place such tached payable first, to the first Tree left, and remain with the said Mest thereon, at the time or times we EVENT- of failure so to insure or	ortgagees or Tru	stees until the indeb	reduces is fully paid; (6) to privall	nay appear, which
IN THE	EVENT of failure so to insure, or per holder of said indebtedness, may	nen me same sna Day taxes or asse	I become due and	payable,	
rantee or th en or title o	c holder of said indebtedness, may ffecting said premises or pay all p	procure such insi	trance, of pay such	layer or assessments or discharge	con when due, the
rantor agre	es to repay immediately without	rior incumbrance	s and the interest t	hereon from time to time; and all	money so air the
r annum si	ffecting said premises or pay all p es to repay immediately without of hall be so much additional indebte EVENT of a breach of approximation	temand, and the dness secured her	same with interest	thereon from the date of paymen	t. at eight er cat
rned intere	st, shall, at the option of the legal	oresaid covenants holder theseof.	agreements the	whole or said indebtedness, includi	ng principal and al'
me as if all	of said indebtedness had then ma	ent per annum	shall be recoverable	by foreclosure thereof, or by suit	at law, or both, the
osure hereo	REED by the Grantor that all expending reasonable attorney's	ises and disburse feet obliges for o	ments paid or incur	red in behalf of plaintiff in conne	tion with the fore
penses and	ct showing the whole title of sai disbursements, occasioned by any	d premises embr	acing foreclosure of	lecree—shall be paid by the Gra	ntor; and the like
all be taxed	as costs and included in any dece	e that may be re	xpenses and disbur	sements shall be an additional lien	upon said premises,
costs of s	uit, including attorney's fees have	not be dismissed, been paid. The	nor release hereof Grantor for the Gr	given, until all such expenses and	disbursements, and
rees that up	on the filing of any complaint to f	ossession of, and oreclose this Trus	income from, said	premises pending such foreclosur	e proceedings, and
th power to	all be so much additional indebte EVENT of a breach of any of the af st, shall, at the option of the legal time of such breach at eight per of said indebtedness had then mai REED by the Grantor that all exper—including reasonable attorney's ct showing the whole title of said disbursements, occasioned by any a party, shall also be paid by the O as costs and included in any deceal have been entered or not shall uit, including attorney's fees have Grantor waives all rightness the post of the Grantor, or to any barty clair collect the rents increase and profits collect the rents increase and profits collect the rents increase and profits of a record owner is: ERNES	ning under the C of the said prem	rantor, appoint a r	eceiver to take possession or char	ge of said premises
IN THE E	VENT Of thousanth or removal from	COOK			
usal or faile	ire to act theh E. Paul La	nphier		County of the grantee, or	of his resignation,
Deeds of sar formed, the	in this crust; and if for any like cal in this crust; and if for any like cal id County is hereby appointed to le e grantee or his successor in trust,	ise said first succe se second success shall release said	ssor fail or refuse to or in this trust. And premises to the par	o act, the person who shall then be to who shall the aforesaid covenants a ly entitled, on receiving his reasonable to entitled.	he acting Recorder agreements are
	he hand_Sand sealS_of the Gran		22nd	day of February	ore emarges.
IL TO:	E. PAUL LANPHIER	-	0-5	1/1/1	, 19_83_,
	Attorney at Law 475 Spring Rd.		ERNEST R. R	AUNER // acco	ell (SEAL)
المنطاب الممال ا	Elmhurst, IL 60126		mari	w m Roun	/ / /
				A LIAITETY	
\mathcal{L}			MARION M. R	AUNER	(GEAL)
) his instru	ment was prepared by E.	PAUL LANPH		y at Law, 475 Spring R	d Flub

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STATE OFILLINOIS	APR-18-53 7 4 5 5 6 9		: 10
	COOK COUNT (. F. LINDS) FILED FOR RECORD	Budiney) i nichonie. Pempeen ee aleen	
COUNTY OF COOK	1983 (M) : 18 PN 12: 33		
I,the undersigned		00000000000000000000000000000000000000	
State aforesaid, DO HEREBY C		NER and MARION M. RAUNER	ounty, in the
De Squally known to ma to be the			
2 marred before we at:	e same person_S whose nameS	are subscribed to the foregoing	instrument,
premed before me this day ii	n person and acknowledged that £	hey signed, scaled and deliver	red the said
instrument is <u>their</u> free an	nd voluntary act, for the uses and purp	poses therein set forth, including the	release and
waiver of the right of homestead.		/ "\\.	
Given under .ny .nand and n	otarial seal this/3	daylor Horiz	15. E. 3
3		7// // //	33
(Impress Seal Here)	5		カッミ
- 7		Notary Public VI	• 6 Y 6 C
Commission Expires 3-4/	8.5		1N (5)
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MAIL TO: E. PAUL LANPHIER, LTD.	('		
Attorney at Law 475 Spring Road	0,		
Elmhurst, IL 60126	4		
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