## FORM NO. 2202 April, 1980 8. 5

TRUST DEED SECOND MORTGAGE (ILLINOIS)

185096155

THIS INDENTURE WITNESSETH, That Albert W. and	
Ann G. Rodriguez  (hereinatter called the Grantor), of 133 Gage Rd.	
Riverside IL  (No and Street) (Con) (State)	
for and in consideration of the sum of One hundred twenty  Chousand Dollars	DEPT-01 RECORDING
in hand paid, CONVEY S AND WARRANT S to Macina Bank	T\$2222 TRAN 9469 97/19/85 1
of 307 N. Michigan Avenue Chicago IL	#3586(# B * - B5 - 9.9.6
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	nd State of Illinois, to-wit:
The North 25 feet of Lot 4 in Block 23 in He a Subdivision of the South East quarter of Sand the North half of the North East quarter Township 39 North, Range 13, East of the Thi	Section 28, c of Section 33,
Medican, in Cook County, Illinois. commonly known as 3024 S. 48th Court, Cicero	
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the IN TRUST, nevertheless, for the horgo of securing performance of the covenants and agreeme WHEREAS. The Grantor is justly in abled uponprincipal printing my notebearing the principal my note	nts herein.
*an Indemnification Agree	
PROPERTY INDEX NUMBERS	1:6
16-28-433-026-101000 A SA BLK PCL UNIT RP	(0)
	XQL .
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtednes, as 4 the interest if or according to any agreement extending time of payment; (2) to pay when due in each year, all to demand to exhibit receipts therefor; (3) within sixty days after destruction or day to rebuild premises that may have been destroyed or damaged; (4) that waste to said premises shall not companies to be selected by the grantee herein, what is it is acceptable to the holder of the first mortgage indebtedness, with loss clause attached pay, bleedy. Trustee herein as their interests may appear, which policies shall be left and remain with its paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the series in INTHE EVENT of failure so to insure, or pay taxes or assessments, or this prior incumbrance in holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or disciplemises or pay all prior incumbrances and the interest thereon from time to time; and all money	axes and seessments against said premises, and or both core all buildings or improvements on said interest or suffered; (5) to keep all buildings now or all by authorized to place such insurance in companies of the first Trustee or Mortgagee, and second, to the dortgagee or Trustee until the indebtedness is fully a hall become due and payable.  The interest thereon when due, the graintee or the process purchase any tax lien or title affecting said to the first or agrees to reasy improductive.
without demand, and the same with interest thereon from the date of payting a indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreement, the whole of said indebthall, at the option of the legal holder thereof, without notice, become immediately due and payable.	<ul> <li>pe cent per annum shall be so much additiona</li> </ul>
atper cent per annum, shall be recoverable by faregulaure thereof, or by suit at law	, and with interr ,c the 'con from time of such breach /, or both, the s. me ar if all of said indebtedness had
IT IS AGREED by the Grantor that all expenses and disbutements paid or incurred in behalf of plincluding reasonable attorney's fees, outlays for documentary vidence, stenographer's charges, co whole title of said premises embracing foreclosure degree. Ahall be paid by the Grantor; and the litural transfer is the premise of the premise	laintiff in connection with the forcelosure hereof— est of procuring or completing abstract showing the ke expenses and disburser entitiocasioned by any
expenses and disbursements shall be an additional leg upon said premises, shall be taxed as costs a such foreclosure proceedings; which proceeding, bather decree of sale shall have been entered or to until all such expenses and disbursements, and the costs of suit, including attorney's fees, have been prexecutors, administrators and assigns of the country waives all right to the possession of, and inceproceedings, and agrees that upon the office any complaint to foreclose this Trust Deed, the cour without notice to the Grantor, or to support claiming under the Grantor, appoint a receiver to take collect the rents, issues and profits of the said premises.  The name of a record owners:  Albert W. Rodriguez and Arm G. Rod	i in which such complaint is filed, may at thee and
Cook	, or of his resignation, refusal or failure to act, then
of said County is and it for any like cohe said first successor fail or refuse to act, the person who shall then be the a appointed to be second successor in this trust. And when all of the aforesaid covenants and agreement trust, shall release said premises to the party entitled, on receiving his reasonable charges.	hereby appointed to be first successor in this trust; eting Recorder of Deeds of said County is hereby ents are performed, the grantee or his successor in
This trust deed is subject to first mortgage held by Central Fed	eral Savings & Loan
Association, Cicero, Illinois	95
Witness the hand S and seal S of the Grantor this 8th day of July	
Clerty. Albert W.	Rodriguez (SEAL)
Please print or type name(s) below signature(s).	A PU D
Ann G. Rod	riguez (SEAL)
This instrument was prepared JoAnn Alberts, Assistant Vice President	dent, Marina Bank, 307 N.

UNOFFICIALICO LEGAL FORMS 22196058 Commission Expires MA COMMISSION . NAIMER THINE O' 1988 Given under 119 h and and official seal this **430**T Ղոյ waiver of the right of homestead. instrumen 2 EDELE free and voluntary act, for the uses and purposes therein set forth, including the release and appeared before me this day in person and acknowledged that Ehey signed, scaled and delivered the said personally known to me to be the same person a whose name a --Instrument gaiogorol off or bodirectue 🕹 Albert W. and Ann G. Rodriguez a Notary Public in and for said County, in the Sylvia Dobrich