SECOND MARITGAGE VIZ.MOIS FORM NO. 2202

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94390981

THIS INDENTURE WITNESSETH. That <u>Jeanne Anderson</u> , divorced and not since remarried	
(hereinafter called the Grantor), of	DEPT-01 RECORDINGS \$13.00
	THERER THAN 0518 48/42/91 13:59:00
for and in consideration of the sum of Twenty One Thousand Fi	WE #4822 # # 91 390881
Hundred and 00/100 only	i (TRIK (DIJIN) V KECIRDEN
Tinley Park Bank	
of 16255 S. Harlem Tinley Park, IL 60477	alc)
as Trustee, and to his successors in trust hereinafter named, the following descrestate, with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything appurtenant thereto, together the insure and profits of said premises, situated in the Country of	gas and Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of COOP in Arthur T. An Intosh and Company's Southland:	k Lot 14 in Block s in the Southeast k of Section 25.
Township 36 North, Range 12, East of the Third	Principal Meridian, in Cook County, Illinois
	1
Hereby releasing and waiving all rights under and by virtue of the homestead	exemption laws of the State of Illinois
	tecemption laws of the State of Handis.
Permanent Real Estate Index Numbrasis 27-25-402-009 Address(es) of premises: 17235 Cdell, Tinley Park, II	L 60477
IN TRUST, nevertheless, for the purpose of securing performance of the cover	A STATE OF THE PROPERTY OF THE
WHEREAS, The Grantor is justly indebted (po) bor principal promis	sory note bearing even date herewith, payable
in 84 monthly Installments of \$166.86 beginning baid in full with any and all ren wals and or ex	
and in full with any and are renawals and or ex	Kteristoris:
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THE GRANTOR covenants and agrees as follows. (1) To pay said indebtednes	ss. an the interest thereon, as a seein and in said note or notes provided
or according to any agreement extending time of payment; (2) to pay when du demand to exhibit receipts therefor; (3) within sixty days after destruction of	ie in each 'ear, all taxes and a sessments against said premises, and on a damag (1) rebuild or so fore all buildings of improvements on said
premises that may have been destroyed or damaged: (4) that waste to said premi- any time on said premises insured in companies to be selected by the grantee!	ses shad not be committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance in companies
acceptable to the holder of the first mortgage indebtedness, with loss clause atta. Trustee herein as their interests may appear, which policies shall be left and te	iched payables one i the first Trustee or Mortgagee, and second, to the main with the subscripting or Trustee until the indebtedness is fully
paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or in THE EVENT of failure so to insure, or pay taxes or assessments, or the pr	times who the time half become due and payable.
THE GRANTOR covenants and agrees as follows. (1) To pay said indebtednes or according to any agreement extending time of payment; (2) to pay when dudemand to exhibit receipts therefor; (3) within sixty days after destruction opermises that may have been destroyed or damaged; (4) that waste to said premise any time on said premises insured in companies to be selected by the grantee the acceptable to the holder of the first mortgage indebtedness, with loss clause atta. Trustee herein as their interests may appear, which policies shall be left and te paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or pay taxes or assessments, or the proolder of said indebtedness, may procure such insurance, or pay such taxes or a premises or pay all prior incumbrances and the interest thereon from the date of payments.	assessment, or discharge or purchase any tax hen or tale affecting said ting; and all money so products Grantor agrees to repay immediately
included ones carried haraba	per ciripit amount shall be so mach bucklindar
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the shall, at the option of the legal holder thereof, without notice, become immediate	whole of said indebtedness, and it ing principal and all earned interest,
at 13.75 per cent per annum, shall be recoverable by foreclosure ther	reof or by suit at law or both, the same as Call of suid indebtedness had
then matured by express terms. If Is AGREED by the Grantor that all expenses and disbursements paid or inc	curred in behalf of plaintiff in connection, who the foreclosure heres
including reasonable attorney's lees, outlays for documentary electrice, stenog whole title of said premises embracing foreclosure decree — hall be paid by the	rapher's charges, cost of procuring or corlaphating abstract showing the corrantor; and the like expenses and disburser, ents, occasioned by the
suit or proceeding wherein the grantee or any holder of my true of said indebted expenses and disbursements shall be an additional lies upon said premises, sha	ness, as such, may be a party, shall also be paid by the Grantor. All such libe taxed as costs and included in any decree that may be rendered in
such foreclosure proceedings; which proceeding, which decree of sale shall have until all such expenses and disbursements, and the class of suit, including attorned.	we been entered or not, shall not be dismissed, nor release hereof given, by's fees, have been paid. The Grantor for the Grantor and for the heirs,
executors, administrators and assigns of the (frants) waives all right to the po- proceedings, and agrees that upon the filing of the complaint to foreclose this I	ssession of, and income from, said premises pending such foreclosure Frust Deed, the court in which such complaint is filed, may at once and
without notice to the Grantor, or to any party Haiming under the Grantor, appoint collect the rents, issues and profits of the with premises.	nt a receiver to take possession or charge of said premises with power to
then matured by express terms. If its AGREED by the Grantor that all expenses and disbursement paid or including reasonable attorney's tees, outlays for documentary expenses, stenog whole title of said premises embracing foreclosure decree—shall be paid by the suit or proceeding wherein the grantee or any holder of any part of said indebted expenses and disbursements shall be an additional lier upon said premises, sha such foreclosure proceedings; which proceeding, we then decree of sale shall ha until all such expenses and disbursements, and the class of suit, including attorn executors, administrators and assigns of the Grantor waives all right to the por proceedings, and agrees that upon the filing of an complaint to foreclose this I without notice to the Grantor, or to any party laiming under the Grantor, appoint of the rents, issues and profits of the city premises. The name of a record owner is: Learne Anderson, divorced	and not since remarried
Recorder of seeds and if for any like cause said first successor fail or refuse to act, the person who appointed to be second accessor in this trust. And when all of the aforesaid co trust, shall release said remises to the party entitled, on receiving his reasonable. This trust deed to the contract to	o shall then be the acting Recorder of Deeds of said County is hereby venants and agreements are performed, the grantee or his successor in le charges.
A STATE OF THE PROPERTY OF THE	
Witness the hand and seal of the Grantor this19 day of	31
——————————————————————————————————————	fearne (Indieson (SEAL)
Please print or type name(s)	Jeanne Anderson
below signature(s)	(SEAL)
 	(JLAL)
Tinley Park Bank S. Jarem	a 16255 S. Harlem Tinley Park, IL 60477
This instrument was prepared by (NAME AND ADD)	

UNOFFICIAL COPY

STATE OF	Illing	ois	}	SS.
COUNTY OF_	Cook	-		33.
<i>)</i> - 라도 - ★	' व् <u>य</u> ान् '			
,	he unders	igned		, a Notary Public in and for said County, in the
State aforesai	d, DO HER	EBY CERTIF	Y thatJ	eanne Anderson, divorced and not since remarried
personally kn	lown to me	to be the same	e person wh	ose nameis_ subscribed to the foregoing instrument,
appeared bef	ore me this	day in perso	on and acknow	wledged thatshe_ signed, sealed and delivered the said
		•		he uses and purposes therein set forth, including the release and
			intary aci. for t	the uses and purposes therein set forth, theraum the release and
waiver of the				
Given u	nder my har	a and official s	eal this	19 day of, 19_91
(Impress	Seal Hers)	9		Delay by And
		0	×C	Notary Public
Commission !	Fynines			Hotely Facility
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SECOND MORTGAGE

Trust Deed

BOX No.

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GEORGE E. COLE® LEGAL FORMS