LEGAL FORMS	FORM NO. 2202 February, 1985 SECOND MORTONGE (II) INDIS	l	9
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THIS INDENTURE WITNESSETH, That LaVERNE E. ANDERSON & PATRICIA S. ANDERSON (his wife)	3539419
(hereinafter called the Grantor), of 840 Delphia Elk Grove Vill., IL 60007	
(No and Street) (Cits) (State) for and in consideration of the sum of SIX THOUSAND DOLLARS	
for and in consideration of the sum of	,
of 25 E. CAMPBELL ST. ARLINGTON HTS., IL 60005	
(No and Street) (City) (State) 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	Above Space For Recorder's Use Only
plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the County of COOK	and State of Illinois, to-wit:
	atom Grago of CC at the
Hereby releasing and waiving in rights under and by virtue of the homestead exemption la	aws of the State of Illinois.
Permanent Real Estate Index Number(s): 08-28-418-012-0000	
Address(es) or premises:	0007
IN TRUST, nevertheless, for the purpos to a securior performance of the covenants and agr WHEREAS, The Grantor is justly indebted upon principal promissory note	eements herein. bearing even date herewith, pnyable
IN 35 INSTALLMENTS OF \$20%, 76 EACH AND A FINAL IN	NSTALLMENT OF \$201.76
BEGINNING ON 8-9-86, AND CONTINUING ON THE SAME I MONTH THEREAFTER UNTIL FULLY PAID.	
THENANGE	V
REAL ESTATE INDEX NUMBER# 08-28-418-012	
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THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the integrated or according to any agreement extending time of payment; (2) to pay when due it, e.c., year demand to exhibit receipts therefor; (3) within sixty days after destruction or damaged; (4) that waste to said premises shaden of any time on said premises insured in companies to be selected by the grantee herein, who is acceptable to the holder of the first mortgage indebtedness, with loss clause attached payman trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times who the lotter of said indebtedness, may procure such insurance, or pay such taxes or assessments, or permises or pay all prior incumbrances and the interest thereon from time to times and all methods demand, and the same with interest thereon from the date of payment it is all the transfer of the payment is the test of the payment is the total constraints.	, all taxes more assessments against said premises, and on ebuild of textore all buildings or improvements on said commined or suffered; (5) to keep all buildings now or at here to authorized to place such insurance in companies for the first Trustee or Mortgagee, and second, to the cara Nortgagee or Trustee until the indebtedness is fully a time shall become due and payable. ce. or the interest thereon when due, the grantee or the r dischar, or purchase any tax lien or title affecting said toney so to be different agrees to repay immediately
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole a said shall, at the option of the legal holder thereof, without notice, become in mediately due and pa at	indebtedness, including principal and all carnell interest, yable, and with interest thereon from time of such breach
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behal including reasonable attorney's fees, outlays for documentary evidence, stenographer's charg whole title of said premises embracing foreclosure decrees whall be paid by the Grantor; and suit or proceeding wherein the grantee or any holder of any hart of said indebtedness, as such, rexpenses and disbursements shall be an additional light upon said premises, shall be taxed as esuch forecksure proceedings; which proceeding, which proceeding the obsts of suit, including attorney's fees, have texecutors, administrators and assigns of title dignator waives all right to the possession of, an proceedings, and agrees that upon the fundof any complaint to foreclose this Trust Deed, the without notice to the Grantor, or to any acty claiming under the Grantor, appoint a receiver to collect the terms, issues and profits of the said premises.	for plaintiff in connection with the foreclosure hereof—es, cost of procuring or completing abstract showing the the like expenses and disburser chts, occasioned by any may be a party, shall also be paid by the Grantor. All such costs and included in any decree that hay be rendered in dornot, shall not be dismissed, not reimse hereof given, been paid. The Grantor for the Grantor and for the heirs, d income from, said premises pending such foreclosure court in which such complaint is filed, may at once and take possession or charge of said premises with power to
The name of a record owner LAVERNE E. ANDERSON AND PATRIC IN THE EVENT of the death or removal from said COOK: County of the gr	TY 2" VINERAND
and if for any like cases said first successor fail or refuse to act, the person who shall then be appointed to be shard successor in this trust. And when all of the aforesaid covenants and as	nty is hereby appointed to be first successor in this trust; the acting Recorder of Deeds of said County is hereby
trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	
	w 96
Witness the hand and seal of the Grantor this24th day ofIINE	w E anleron (SEAL)
Laverning	
Please print or type name(s) below signature(s) ARLINGTON HEIGHTS FEDERALPATRIC	AS ANDERSON (SEAL)
SAVINGS and LOAN ASSOCIATION	
This instrument was prepared by 25 EAST CAMPBELL STREET KAREN ARLINGTON HEIGHTS (MARCH 1998)	KASTEN

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STATE OF	TLLINOIS		ss.		÷
I,	LOIS V. HEARL			Public in and for said County,	, in the
State aforesaid, D	O HEREBY CERTIFY (hat كِيدَا	VERRE E. ARTERIA O	PATRICIA R. ANDENSON ()	
appeared before	me this day in person a	ind acki	nowledged that	signed, sealed and delivered the	he said
waiver of the right	O_{λ}	y act. to	r the uses and purposes the	rein set forth, including the relea	ise miti
Given under	my hand and official seal t	his	day of	19.86	
(Impress Seel #	tere) Ox		gamaga, a sa da antidos so sebente e aprada a tra ata	Notery Public	
Commission Expir	res. MAY 3, 1987		•	en de la competencia de la competencia La competencia de la	
AT OF SERVICE STATE OF	12 1 13 AM *86	3383419	Submitted by Address Promised Deliver certif.to Address	Deed to Address Address Notified Address Le Editor	•
SECOND MORTGAGE Trust Deed	Т0	KAREN KASTEN	ARLENGTON HERGETS FEDERAL SAVINGS and LOAN ASSOCIATION 25 BAST CAMPBELL STREET ARLINGTON HEIGHTS, ILLINGES 60001		GEORGE E. COLE" LEGAL FORMS

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registered in the Office of the Registrar of Titles of Cook County, Illinois, In Elk Grove Village Section 4, being a Sublivision in the South Half (4) of Section 28, and the North Half (4) of Section 33, both in Township 41 North, Range 11, East of the Third Principal Soridian, according to Plat thereof LOT FIFTERN HUNDRED FIFTY—(1550) 3539419 on September 23, 1958, as Dotternt Number 1819395. Clart's Office