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SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968 2 94 802 GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Valen	tin Torres and Luz M. Torres, His Wife
and State of	of Chicago County of Cook ation of the sum of Five Dollars and 40/100 Dollars
of the City of Chicago Heights	Paul K. Shanks, Trustee - 1535 Halsted Street - County of Cook and State of Illinois
and to his successors in trust hereinafter named, for the p lowing described real estate, with the improvements thereo	nurpose of securing performance of the covenants and agreements herein, the fol- n, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, ts, issues and profits of said premises; insuled to the
Lot 18 in Hair and Getchell's subdiv	vision of Lot 10 in Charles C. Mowry's Subdivision
of the East Half of the North West	quarter and the West Half of the West Half of the
North East quarter of Section 26, To	ownship 39 North, Range 13, East of the Third
Principal Meridian, in Cook County,	Illinois.
WHEREAS, The Grantor S Valentin Torres	tue of the homestead exemption laws of the State of Illinois. performance of the covenants and agreements herein. and Luz M. Torres, ills wire.
justly indebted upon 1 one)	principal promissory notebearing even date herewith, payable
stallments in the amount o Ore Fundr	Heights, Inc 1535 Halsted Street - Chicago xty (60) successive and consecutive monthly in- ed-Twenty - Nine and 09/100 Dollars (\$129.09) 1972 and on the thirteenth day of sach month there- e, 1977 or until the total amount of Seven Thousand of \$7,745.40) Pollars, is paid in full.
	vijasady žvinis, is pata ministri.
THE GRANTOR covenants and agrees as follows: (1)	To now sid indebtodoes and the investor
grante herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Trustee which policies shall be left and remain with the said Mort brances, and the interest thereon, at the time or times whe	To pay aid indebtedness, and the interest thereon, as herein and in said note or time o pay nert; (2) to pay prior to the first day of June in each year, all taxes oexhibit, re in stretor (3) within sixty days after destruction or damage to premises the, may nay been destroyed or damaged; (4) that waste to said premises gnow or at ar, it on said premises interest in companies to be selected by the surance in compa sessenged to the first mortgage indebtedness, or Mortgage, and, coend to the Trustee herein as their interests may appear, gages or Trustees with indebtedness is fully paid; (6) to pay all prior incuming the same shall percome due any yable. or assessments, or the prior incumin ances or the interest thereon when due, the
lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness secu- lin THE EVENT of a breach of any of the aforesaid co	brances and the interest the on fro. Sime to time; and all money so paid, the and the same with interest thereon from the date of payment at seven per cent tred hereby, brenants or agreements the whole of said adobtedness, including principal and all
same as if all of said indebtedness had then matured by ex It is AGREED by the Grantor that all expenses and colosure hereof.—including reasonable attorney's fees, outlanded the said of	press terms. press terms. incomparison of incurred in behalf of pl: intiff in connection with the foreigns for documentary evidence, stenographer's harge, ost of procuring or com-
such, may be a party, shall also be paid by the Graitor. A shall be taxed as costs and included in any decree, that m cree of sale shall have been entered or not, shall not be distinct the costs of suit, including attorney's fees have been pai assigns of the Grantor waives all right to the possession agrees that upon the filing of any complaint to foreclose; out notice to the Grantor, or to any narry degine under	Il such expenses and disbursements shall be an additional lie upo said premises, ay be rendered in such foreclosure proceedings; which proceeding, wether destinated on release hereof given, until all such expenses; and disb rements, and d. The Grantor for the Grantor and for the heirs, execute and in unators and of, and income from, said premises pending such foreclosure proce*_us, and his Trust Deed, the court in which such complaint is filed, may e one and with
IN THE EVENT of the death or removal from said	id premises. Cook County of the grantee, or of his regimation. Allan B. Dawson of said County is hereby appointed terms successor fail or refuse to act, the person who shall then be the acting Reco der successor in this trust. And when all the aforesaid covenants and agreements are assessaid premises to the party entitled, on receiving his reasonable charges.
Witness the hand S and seal S of the Grantor S thi	
	Malistin Signer (SEAL)
	- dug Maria Tarres (SEAL)

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STATE OF Illinois	1		
COUNTY OF Gook	_ } ss.		
I, Linda Zych Mulder	and the second second	Notary Public in and for said	
State aforesaid, DO HEREBY CERTIFY that _	Valentin Torres	and Luz M. Torres, H	is Wife
			<u> </u>
per onally known to me to be the same person.	s whose name s ar	subscribed to the foregoi	ng instrument,
ar eared before me this day in person and a	cknowledged that 🚉	ey signed, sealed and deli-	vered the said
instrum on as their free and voluntary act	, for the uses and purp	oses therein set forth, including	the release and
waiver of the shi of homestead.			
Give the day and notarial seal this	13th	day of Jure	, 19 72
(Sat AR)	10	$r = r^{-1}$	
(NADIBATE)	. Din	anzych mi	ulder)
Commission Balles June - 972		O O Notary Public	
Commission Habites with June - 1972			
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SECOND MORTGAGE Trust Deed an Torres and Torres, His Wife To	AMY reet		GEORGE E. COLE® LEGAL FORMS
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BOX No. FICON Torres	ECOR DAN 1ste Hei	and -	<u>'</u> 5
SECOND MORTG SECOND MORTG TRUST December 1	AFTER RECORDING FLEASE RETURN TO: STATE LOAN COMPANY 1535 Halsted Street Chicago Holghts, Illinois - 60411	STON, DEJINAN	
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END OF RECORDED DOCUMENT