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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	21 384 99]	GEORGE E. COLE" LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Juli			
(hereinafter called the Grantor), of the City and State of Illineis for and in consistence Thousand Seven Hundred Fort	duration of the cum of		
Seven Thousand Seven Hundred Fort in hand paid, CONVEY AND WARRANT to of the City of Chicago Heigh	Paul K. Shanks, Trus ts County of Cook	tee - 1535 Halsted	Street inois
and to his successors in trust hereinafter named, for th lowing described real estate, with the improvements there and everything appurtenant thereto, together with all r	e purpose of securing performance reon, including all heating, air-cond	e of the covenants and agreement litioning, gas and plumbing apparaises, situated in the	aratus and fixtures.
Lot 28 in Block "D" in Albert Crane	s's Subdivision of Blo	ocks "O" and "D" in	Walter Wright's
Subdivision of the North Half of th			· ]
Section 28, 70 mship 39 North, Rang	e lli, East of the Thi	rd Frincipal Meridi	an, in Cook
County, Illinois			SOLEN
O <sub>A</sub>		•	100 July 100
	en e		
Hereby releasing and waiving all rights un'er and by v	irtue of the homestead exemption performance of the covenants an	laws of the State of Illinois, d agreements herein.	
justly indebted upon 1 (one)	O and RITA CORONADO principal promiss	, His Wife sory note_bearing even date !	herewith, payable
to the STATE LOAN COMPANY OF CHICAL illinois as follows: in Sixty (60) One Hundred Twenty. Nine and 09/10 Februrary, 1971 and on the 25th day January, 1976 or until the total am h0/100 (\$7,745.40) Dollars, is piad	successive and consect 0 Dillars (\$129.09) co of each month thereas ount of seven Thousand	cutive monthly insta ommencing on the 25t fter, ending on the	allments of th day of 25th day of
	0/	ζC <sup>y</sup>	=
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restore all buildings or improvements on said shall not be committed or suffered: (5) to keep all building rantee herein, who is hereby authorized to place such it with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Morbrances, and the interest thereon, at the time or times who IN THE EVENT of failule so to insure, or pay taxes grantee or the holder of said indebtedness, may procure iten or title affecting said premises or pay all prior incur Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see	To pay said indebtedness, and the time of payment; (2) to pay pring o exhibit receipts therefor; (3) with premises that may have been but a right may be to be the surface in companies accept about a companies accept about a companies accept about a companies accept about a companies. Trustees unjudy he indeben the same shall be come due and or assessments, or the narror incursuch insurance, or pay such taxes of the companies of the companies of the companies the companies the companies and the influents therefore and the same furniture in the companies and the companies and the companies the companies and the compa	interest hereon, as herein and the hearts day of June in ear than 3 sty days after destruction. To damaged: (4) that waste miss a insured in companies to bot 'e bolder of the first mortge. I astee herein as their intered ess.' [fully paid: (6) to pay paya." In the second of the first mortge of the first mortge of the second of the secon	d in said note or ch year, all taxes on or damage to to said premises is escleted by the age indebtedness, ests may appear, all prior incum- on when due, the purchase any tax oney so paid, the it seven per cent
IN THE EVENT of a breach of any of the aforesaid cearned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by	ovenants or agreements the whole thereof, without notice, become in innum, shall be recoverable by for threaterms.	of said indet "Lacss, including mmediately due and prable a eclosure thereof, or by suit at l	principal and all and with interest law, or both, the
Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see are likely as the property of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by endigeness and closure hereof—including reasonable attorney's fees, outleting abstract showing the whole title of said promise expenses and disbursements, occasioned by any suitor proceedings and the property of the pro	issuacements paid or incurred in iys for documentary evidence, ste gembracing foreclosure decree- feeding wherein the grantee or a Il such expenses and disbursement ay be rendered in such foreclosur smissed, nor release hereof given, d. The Grantor for the Grantor; of, and income from, said premi his Trust Deed, the courr in which	behalf of plaintiff in cc-rc-rc- nographer's charges, cost of pro- shall be paid by the Gran - ny holder of any part of saic s shall be an additional lien upe e proceedings: which proceedi until all such expenses and dist ind for the heirs, executors, ad- sess pending such forcelosure p such complaint life fluid and pro-	n with the fore- ring or com- nd the like in birdness, as in 50 4 fer lises, ng who are de- burser ar I ministral rs and roccedings, an of continues and or continues and
out notice to the Grantor, or to any party claiming und- with power to collect the rents, issues and profits of the sa IN THE EVENT of the death of removal from said	Cook	County of the grantce, or of	
refusal or failure to act, then first successor in this trust and it for any like cause said fo of Deeds of said Counts, hereby appointed to be second performed, the grante of this successor in trust, shall rele	Allan B. Dawson irst successor fail or refuse to act, th I successor in this trust. And when ase said premises to the party entitle	of said County is hereby he person who shall then be the all the aforesaid covenants and led, on receiving his reasonable	appointed to be acting Recorder agreements are charges.
Witness the hand and seals of the Grantors the	APPOR.	, the T	1
	fille	Zunado	(SEAL)
	1 Kata Ko	romado	(SEAL)
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JAN-29-71 185845 • 21384991 • A 5.10 LINDA ZYCH MULDER , a Notary Public in and for said County, in the JULIO CORONADO ənd RITA CORONADO, His Wife State aforesaid, DO HEREBY CERTIFY that personally known to me to be the same person 8 whose name 8 are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said th ir free and voluntary act. for the uses and purposes therein set forth, including the release and Sin.

Solvential nd notarial seal this STATE LOAN CO'PANY OF CHIC-CO HERGHYS, INC. 1535 Halsted Street Chicago Heights, Illinois APTER RECORDING PLEASE RETURN TO: SECOND MORTGAGE Trust Deed GEORGE E. COLE MUTA COROMADO, HAS WIfe PAUL K. SHAWKS, TRUSTEE JULIO COROMADO and