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	TRUST DEED SECOND MORTGAGE FORM (Illinois)  FORM No. 2202  FORM NO	de la constante de la constant	
	7 US 1 IDENTURE, WITNESSETH, That Arthur L. Jordan and Dorothy Jordan, His Wife		
	(hereis after called the Grantor), of the City of Chicago County of Cook and State of Illinois for and in consideration of the sum of Seven Tho and Seven Hundred Forty - Five Dollars and 40/100(\$7,715.40)Dollars in hand paid. ON EY AND WARRANT to Paul K. Shanks, Trustee of 1535 Halsted Street of the two of Chicago Heights County of Cook and State of Illinois and to his successos in the therein after named, for the purpose of securing performance of the covenants and agreements herein, the following described real state, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant? Free, together with all rents, issues and profits of said premises, situated in the City of Chicago county of Cook and State of Illinois, to-wit:	Andrew Section 5 to the tree Section 5 to the	
	Lot 2h in Block h in Fred.ick H. Bartlett's Greater Calumet Subdivision of Chicago being part of the South Half of Section 20, Township 37 North, Range 1h, East of the	a bugan ga	-
	Third Principal Meridian, in Co.k Co nty, Illinois.	Ä	
	Therefore restriction, in some of the second	A Company of the Comp	
	Hereby releasing and waiving all rights under and by virtue of the homes, and exemption laws of the State of Illinois.  IN TRUST, nevertheless, for the purpose of securing performance of the coverants and agreements herein.  WHEREAS, The Grantor S Arthur L, Jordan and Dorothy order, His Wife————————————————————————————————————		
•	to the State Loan Company of Chicago Heights, Inc 155 taleted Street - Chicago Heights, Illinois as follows: in Sixty (60) successive and consecutive monthly install ments in the amount of One Hundred Twenty - Nine and 09/100 ollars (\$127,09) commencing on the 23rd day of August, 1974 and on the twenty - third of esch month thereafter, ending on the 23rd day of July, 1979 or until the total amount of Seven Thousand Seven Hundred Forty - Five and 40/100 (\$7,745.40) Dollars, is paid of 1	The parties the last time to the last time time to the last time time time time time time time tim	-5v
	The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as herein an in stid note or notes provided, or according to any agreement extending time of payment; (2) to pay price to the first day of June in each we all twee and assessments against said precises, extended to exchibit receipts therefore (1) with the strategy day after destruction or damage to rebuild or restore all buildings related to the control of the strategy of th	man or death of the second of	
	earned interest, shall, at the option of the legal holder the feet, without notice, become immediately due and payable, and with interest thereon from time of such breach at seven per cent per anhum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express ferms.  It is Agreen by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the foreclosure benefit including reasonable stronger's feet with the foreclosure benefit including reasonable stronger's feet withing for com-		, b
	expenses and disbursements, occasioned by any still-of proceeding wherein the grantee or any holder of any part of said indebtedness, as the such, may be a party, shall also be paid by the Gradior. All such expenses and disbursements shall be taxed as costs and included in any, thereof that may be rendered in such foreclosure proceedings; which proceedings, whether decree of sale shall have been enterted or not shall-fot be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorneys (see have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all right of the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any compliant to foreclose this Trust Deed, the court in which such or complaint is filed, may at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issgic-and profits of the said premises.	The state of the s	
•	refusal or failure to act, there is the control of said County is hereby appointed to be first successor in this trust, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid coverants and agreements are performed, the graffice or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	The state of the s	
	THIS DOCUMENT FREPARED BY:  On the larger (SEAL)	No.	,
, -	Linda A. Mulder State Loan Company of Chicago Heights, Inc. 1535 Halsted Street Chicago Heights, Illinois 60411		
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