## **UNOFFICIAL COPY**

SECOND MORTGAGE FORM (Illinois)	JANUARY, 1968 22 121	GEORGE E. COLE
THIS INDENTURE, WITNESSETH, That JUA	N ROJAS and SARA ROJAS,	his wife,
(hereinafter called the Grantor), of the <u>City</u> and State of <u>Illinois</u> , for and in conside ONE THOUSAND and No/100	ation of the sum of	
n hand paid, CONYEY_AND WARRANT_to_ of the_Village_of_Skokie_	JULIA DYKSTRA  County of COOK and 6	State of Illinois
nd to his successors in trust hereinafter named, for the owing described real estate, with the improvements there and everything appurtenant thereto, together with all rest Chicago County of Cook	purpose of securing performance of the coven on, including all heating, air-conditioning, gas a its, issues and profits of said premises, situated	ants and agreements herein, the fol- and plumbing apparatus and fixtures, I in the City
Lot 133 in Block 3 in Wabeing a subdivision of tton 30. Township 39 Norpal Meridian, in Cook Co	he East $1/2$ North of the th, Range $14$ , East of the	River of Sec-
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		<u> </u>
Hereby releasing and waiving all rights under and by volume in Trust, nevertheless, for the purpose of securing Whereas, The Grantor UUAN ROJAS	performance of the covenants and agreement and SARA ROJAS, his wif	s herein.
justly indebted upon one \$35.00 per month on the 30th 30, 1972, until paid. Princ	principal promissory note ay of each month, begi pal sum \$1,000.00, plus	chearing even date herewith, payable inning with November interest at 5% per
annum, which sum is to be in		
	O <sub>A</sub>	CACE
		O,
The Grantor covenants and agrees as follows: ( notes provided, or according to any agreement extendi and assessments against said premises, and on demand rebuild or restore all buildings or improvements on sai shall not be committed or suffered; (5) to keep all buildings and the properties of the suffered of the suff	) To pay said indebtedness, and resinterest to g time of payment (2) to 1 up p on to the fit to exhibit receipts therefor; an insixty premises that may have been der coye or daings now or at any time of said p er see insummer or companies abequible or en to eco or Mortgagee, and specified, to the Tru ce or Mortgagees or Trustee smill; the indebted is inhen the same shall become due and payable so or assessment, or the prior incumbrances such insurance, or pay such taxes or assessment.	thereon, as herein and in said note or rest day of June in each year, all taxes days after destruction or damage to maged; (4) that waste to said premises red in companies to be selected by the let of the first mortage indebtedness, erein as their interests may appear, tally paid; (6) to pay all prior incum- culture, the interest thereon when due, the as, or discharge or purchase any tax
orantor agrees to repay immediately without deman per annum shall be so much additional indebtedness s In THE EVENT of a breach of any of the aforesaic earned interest, shall, at the option of the legal hold	and the same with interest thereon from the cured hereby covenints or agreements the whole of said in r thereof, without notice, become immediate	debtedness including principal and all ly due and problems, and with interest
per annum shall be so much additional indebtedness s.  IN THE EVENT of a breach of any of the aforesaic earned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent pe same as if all of said indebtedness had then matured by IT'IS AGREED by the Grantor that all expenses, ar closure bereof—including reasonable attorney's feek_no- pleting abstract showing the whole title of said pre- expenses and disbursements, occasioned by any suit, breach such, may be a party. Shall also be naid by title-Grantor	annum, shall be recoverable by foreclosure to express terms. Togsbursements paid or incurred in behalf of the state of the state of the state of the state of the thays for documentary evidence, stenographer	thereof, or by sat a law, or both, the splaintiff in conaction with the fore-
pletting abstract showing the whole title of said nige expenses and disbursements, occasioned by any suit, by such, may be a party, shall also be paid by the criminor shall be taxed as costs and included in any defree that cree of sale shall have been entered or not, shall not be the costs of suit, including attorney excessive been assigns of the Grantor waives all right to the possess agrees that upon the filing of any compainint to foreclo out notice to the Grantor, or to any party claiming t with power to collect the rents severe and profits of the	ises embracing toreclosure decree—shall be rocceeding wherein the grantee or any holder All such expenses and disbursements shall be may be rendered in such foreclosure proceed dismissed, nor release hereof given, until all paid. The Grantor for the Grantor and for the ton of, and income from, said premises pend white Trave Dead them.	e paid by the Granto,
out notice to the Grantor, or to any party claiming t with power to collect the rent, issues and profits of the IN THE EVENT of the death or removal from said	said premises:	possession or charge of said premi. s  y of the grantee, or of his resignation,
refusal or failure to act, then first successor in this trust, and if for any like cause sa of Deeds of said County is hereby appointed to be see performed, the grantee or his successor in trust, shall	d first successor fail or refuse to act, the persor	of said County is hereby appointed to be how shall then be the acting Recorder foresaid covenants and agreements are eceiving his reasonable charges.
Witness the hand S and seal S of the Grantor S	this 30th day of	October 1972
	Juan Rojas	(SEAL)
MATE TO:	Sara Rojas	(SEAL)
EDBHEKE STAINKAR XAPTENEKE STAINKAR XAPTENEKE STAINKAR XMINER STAINKAR KAREL VIDA KAREL VIDA		
112 E. Garden Palatine, T11, 60067		

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## UNOFFICIAL COPY

STATE OF Illinois  COUNTY OF COOK  I, LEONARD A LANN!  A Notary Public in and for said County, in the Street foresaid, DO HEREBY CERTIFY that JUAN ROJAS and SARA ROJAS, his wife,	5.10
person by k lown to me to be the same persons, whose name is are subscribed to the foregoing instrument, appeared for me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of home lead.  31. day of October 1972  Cottober 1972  Cottober 1974	l
HANLY TO STATE STA	91
BOX No. Trust Deed. To	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT