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	E. COLE®
THIS INDENTURE, WITNESSETH, That Arturo L. Rodriguez and Ermin Rodriguez, His Wife	
(hereinafter called the Grantor), of the City of Chicago County of Cook and State of Illinois for and in consideration of the sum of Six Thousand Six Hundred Dollars and no/100	the fol-
Lot 16 in Block 2 in Charles Counselman's Subdivision of the South East 1/4 of the	
North East 1/4 of the South East 1/4 of Section 1, Township 39 North, Range 13, 1 of the Third Principal Meridian, in Cook County, Illinois	East
Hereby releasing and waiv	<u>Vo</u>
to the State Loan Company of Throngo Heights, Inc 1535 Halsted Street - Chicago heights, Illinois as follows: it Sixty (60) successive and consecutive monthly is stallments in the amount of One Mr. and Ten and no/100 Dollars (\$110.00) commencing on the 16th day of March, 1973 and in the sixteenth day of each month begreafter, ing on the 16th day of February, 1978 or un il the total amount of Sixteenth day of February 19	n- g end-
THE GRANTOR covenants and agrees as follows: (1) To pay said indebte.ness an he detest thereon, as herein and in said notes provided, or according to any agreement extending time of payment; (2) to possible the first day of June in each year, al and assessments against said premises, and on demand to exhibit receipts therefor; (3) which sixty days after destruction or dan rebuild or restore all buildings or improvements on said premises that may have been destruction or dan rebuild or restore all buildings now or as any time or the premises. The discouraged is all that waste to said proper said that may have been destruction or dan said premises therefore, who is hereby authorized to place such insurance in companies achieved to the holds of the first mortgage indebt with loss clause attached payable first, to the first Trustee or Mortgagee, and we start, to the first so the first thrustee or for trustee further inductions that the left and remain with the said Mortgagees or Trustee further inductions is fully paid; (6) to pay all prior brances, and the interest thereon, at the time or times when the same shall become due and payable. In the Event of failure so to insure, or pay taxes or assessment of the prior incumbrances or the holder of said indebtedness, may procure such insurance, and the such taxes or assessment; 6. discharge or purchase a lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to une, and all money so pay all professions of the said indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenables or agreements the whole of said indebtedness, it cluding principal carned interest, without notice, become immediately due and payable, at with in thereon from time of such breach at seven per cent per finance, shall be recoverable by foreclosure thereof, or by sui, at any or bot said all of said indebtedness had then matured by the sides.	nterest th, the
same as if all of said indebtedness had then matured by three terms. It is AGREED by the Grantor that all expenses, and disbursements paid or incurred in behalf of plaintiff in connection w in the closure hereof—including reasonable attorney's feed autlays for documentary evidence, stenographer's charges, cost of procu ing or pleting abstract showing the whole title of said predicts embracing foreclosure decree—shall be paid by the Grantor; a. expenses and disbursements, occasioned by any built of proceeding wherein the grantee or any holder of any part of said indebtedness.	i)re- i om- i e
same as if all of said indebtedness had then matured by thirds terms. It is AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection w in the closure hereof—including reasonable attorney's feed, putlays for documentary evidence, stenographer's charges, cost of procuing or pleting abstract showing the whole title of said predises embracing foreclosure decree—shall be paid by the Grantor; a. * * expenses and disbursements, occasioned by any tuit of proceeding wherein the grantee or any holder of any part of said indebtedne such, may be a party, shall also be paid by the signific. All such expenses and disbursements shall be an additional lien upon said preshall be taxed as costs and included in any defect that may be rendered in such foreclosure proceedings; which proceedings, wheth cree of sale shall have been entered or not, shich not be dismissed, nor release hereof given, until all such expenses and disbursement the costs of suit, including attorney's great-law been paid. The Grantor for the Grantor and for the heirs, executors, administrator assigns of the Grantor waives all great to the possession of, and income from, said premises pending such foreclosure proceeding agrees that upon the filing of any chergiant to foreclose this Frust Deed, the court in which such complaint is filed, may at once and out notice to the Grantor, or is any party claiming under the Grantor, appoint a receiver to take possession or charge of said pre with power to collect the rents, usual and profits of the said premises. In THE EVENT of the draw or removal from said	cr de- s, and s and with- mises
IN THE EVENT of the dead of removal from said	auon,
Witness the hand8 and seal8 of the Grantor8 this 16th day of February 19	73_
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State aforesaid, DO HEREBY CERTIFY that Arturo L. Rodriguez Wife ap eared before me this day in person and acknowledged that they signed, sealed and delivered the said free and voluntary act, for the uses and purposes therein set forth, including the release and 1973 FEB 20 AM 11 49 FEB-20-73 5 8 0 6 1 8 • 22224588 • A 5.00 STATE LOAN COMPANY 1535 Halsted Street Chicago Heights, Illinois - 60411 AFTER RECORDING PLEASE RETURN TO: SECOND MORTGAGE

Trust Deed Ermin Rodriguez, His Wife Arturo L. Rodriguez and Paul K. Shanks, Trustee BOX No.