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	\$455X
TRUST DEED SECOND MORTGAGE FORM (IIIInois)	, 
THIS INDENTURE, WITNESSETH, That Robert L. Hudson and Grace Hudson, His Wife	.]
(h .cin. 'ter called the Grantor), of 11305 S. Engelston. Chicago Illinois (State)	:  ·
for and onsideration of the sum of Eight Thousand Four Hundred and NO/100-(\$8,400.00)- Dollars	
in hand p. CONVEY S AND WARRANTS to Rosemary Dawson—Trustee— of 1835   alsted Street Chicago Heights, Illinois (City) (State)	
and to his successor, in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described earliest earliest the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparts. It is thereto, together with all rents, issues and profits of said premises, situated in the ckty C1tv of Chicago County of Cook and State of Illinois, to-wit:	
Lot 44 and the SouthHalf (1/2) of the Lot 45 in Block 17 in Sheldon Heighta, a	
Subdivision in the North West Quarter (1/4) of Section 21, Township 37 North,	
Range 14, East of the third Principal Meridian, in Cook County, Illinois	
94	not the second
Hereby releasing and waiving all rights under and by virtue of the he nested exemption laws of the State of Illinois.  IN TRUST, nevertheless, for the purpose of securing performance (the covenants and agreements herein.  WHEREAS, The Grantoff Robert L. Hudson and G. 25 Judeon, His Wife	
justly indebted upon 1 (one) pri cip. p omissory note bearing even date herewith, payable	
Heights, Illinois as follows: ins Sixty (60) successive and consecutive monthly installments in the amount of One Hundred Forty Ar/100(Dollars) £140.00) commencing on the 17th day of August, 1980 and on the sevenmeenth the of each month thereafter ending on the 17th day of July, 1980 or until the total amount of Eight Thousand Four Hundred and NO/100 (\$8,400.0) called is paid in full.	23 156
	6)
This Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest aftercon, is not an in said note or lotes provided, or according to any spreement extending time of payment; (2) to pay prior as the lists day of Jurkin ach year, all takes not assessments against said premises, and on demand to exhibit receipts therefor; (3) within said premises, and on demand to exhibit receipts therefor; (3) within said premises, and on demand to exhibit receipts therefor; (3) within said premises, and on demand to exhibit receipts therefor; (3) within said premises, and the demand of the lists and the demands of the lists of the said premises that may have been dearloyed or damaged; (4) that we to to said premises hall not be committed or suffered; (3) to keep all buildings now or at any time on sabbet priors insured in companies to be valued by the rantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortgare on bitedness, this host clause attached payable first, to the first Trustee or Mortgagee, and, ecome to the Trustee herein as their interest interest is any appear, thick policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay at prior i rances, and the interest thereon, at the time or times when the same thall be computed and payable.  For the additional premises or pay large or purchase or the holder of said to obtain a part of the said to the holder of said to obtain a part of the said to the holder of said to obtain a part of the said to the holder of said to the holder of said to the holder of said to the said to the said to the said to the holder of the part of the said to the holder of said to the holder of said to the holder of said to the said to the said to the said to the holder of said to the said to the said the said to the holder of said to the holder of said to the sai	
IN THE EVENT of a breach of any of the aforesaid covenants of surrements the whole of said indebtedness, including principal and all rund interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest recon from time of such breach at seven per cent per annula, shall be recoverable by foreclosure thereof, or by suit at law, or both, the mass if all of said indebtedness had then matured by express verms.  It is AGREED by the Grantor that all expenses and climburements paid or incurred in behalf of plaintiff in connection with the fore- source hereof—including reasonable attorney's fees, within or documentary evidence, stengerapher's charges, cost of recovering or com-	
ish loss clause attached payable first, to the first Trustee or Mortgagee, and, seems to the Trustee herein as their interees; any appear, hich policies shall be left and remain with the said Mortgagees or Trustees uptil the indefenses is fully paid; (6) to pay at prior is rances, and the interest thereon, at the time or times when the same shall be entered and payable.  In the Event of faiture so to insure, or pay faxes or assessments, or possible and payable. In the entered of said indebtedness, may procure such insurance, or restance taxes or assessments, or discharge or purchase, my ten or title affecting said premises or pay all prior incumbrances and the interest taxes or assessments, or discharge or purchase, my ten or title affecting said premises or pay all prior incumbrances and the interest taxes or assessments, or discharge or purchase, my ten or title affecting said premises or pay all prior incumbrances and the interest thereon from the date of payment at seven per cer, a name shall be so much additional indebtedness secured hereby.  In the Event of a breach of any of the aforesaid coverants or specements the whole of said indebtedness, and with interest error from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the mass if all of said indebtedness had then matured by express terms.  It is Adarta by the Grantor that all expenses and subspreaments paid or incurred in behalf of plaintiff in connection with the forestore hereof—including reasonable attorney's fees, which preceding whether the pay and the said premises of the pay and the said premises, and disbursements, occasioned by any surface-disp where the grantee or any holder of any part of said indebtedness, as the mass of all of the paid of the p	
h power to collect the rents, issue, and profits of the said premises.  The name of a record own is: Robert L. Hudson and Grace Hudson, His Wife	
IN THE EVENT of the death or removal from said COOK County of the grantee, or of his resignation, usal or failure to act, the county is hereby appointed to be successor in this best, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder leads of said Cooking is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are content, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	
Wignershe hand. and seal. of the Granto this 17th day of July 19.75	
THE DECEMENT PREPARED BY: Holled I Thursdoon (SEAL)	
Jeannine L. Izzi  STATE LOAN COMPANY of Chicago Heights, Inc. 1535 Haisted Street Chicago Heights, Ill. 60411	

## **UNOFFICIAL COPY**

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		23 JUL 21 AM 10 10 JUL-21-D 31 962 0 2	3151411 4 A Rec 5.00
STATE OF	(llinois Will	ss.	
I,	Allan B. Dawson	, a Notary Public in	and for said County, in the
	, DO HEREBY CERTIF	Behart I : Hidgen and Gree	
appeared before	THEIR free and volun	1976 Notari	ealed and delivered the said
SECOND MORTGAGE  Trust Deed	Robert L. Hudson and Grace Hudson, His Wife To Rosemary Dawson, Trustee	Please return to: STATE LOAN COMPANY of Chicago Heights, Inc. 1535 Halsted Street Chicago Heights, Illinois 60411	

END OF RECORDED DOCUMENT