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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24774057	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That _PEDRO	PAGES & SUMARA F	AGES, his wife	
(hereinafter called the Grantor), of 108 Morris	Avenue, Bellwood	Tllinois 60104	(State)
for and in consideration of the sum of Six Thous	and Eight Hundred BANK OF BELLWOOD	Forty Nine and 60	/100 Dollars
of 219 SC 11 Mannheim Rd. (iv. and irrest) and to his successor, in trust hereinafter named, for the lowing described real state, with the improvements there and everything appure can thereto, together with all res of Bellwood County of Cook	purpose of securing performs on, including all heating, air-c nts, issues and profits of said p	once of the covenants and agreen conditioning, gas and plumbing apremises, situated in the Vill te of Illinois, to-wit:	nents herein, the fol- paratus and fixtures, age
Lot 6 in Block 2 in the Resu streets & alleys in the Hulbe being a Subdivision of the No Section 9, Township 19 Noth,	rts Hts. Develop	ment at Mannheim &	Stollaries we
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	0	7 6	
Hereby releasing and waiving all rights under and by vi IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor Pedro Pages an justly indebted upon their		ion laws of the State of Illinois. and agreements herein. is wife missory notebearing even da	te herewith, payable
in sixty (60) installments in (\$114.16) commencing on the 2 the 20th day of each of the for paid in full.	Oth day or (anuar	ve months until	V
		DE L	
The Grantor covenants and agrees as follows: (1) notes provided, or according to any agreement extendin against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that ma committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortagage and the interest thereon, at the time or times when the said the said that the said for the said for the said for the said indebtedness, may procure lien or title affecting said premisdately without demand, per many that be so much additional indebtedness see IN THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured account of the said indebtedness and closure hereof—including reasonable attorney's feel outpleting abstract showing the whole title of said said indebtedness and closure hereof—including reasonable attorney's feel outpleting abstract showing the whole title of said said indebtedness of the said said said said said said said said	To pay said indebtedness, ar ig time of payment; (2) to properties of the payment; (2) to properties of the payment; (2) to properties of the payment of the	d the tracest the con, as herein when due in a chy ar, all take a fire destruct on or demage lands; (4) that we do said properties the holder of the first not gag. Trustee herein as their interest and the companies of the holder of the first not gag. Trustee herein as their interest and the companies of the holder of the first not gag. It is not the companies of the companies o	and in said note or xes and assessments to rebuild or restore remises shall not be seted by the grantee e indebtedness, with may appear, which roor incumbrances, teon when due, the or purchase any tax more, so paid, the ttale ight per cent
per annum shall be so much additional indebtedness sec IN THE EVENT of a breach of any of the aforesaid of earned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per	cured herely, coverants or agreements the w the reof without notice, beco- annual, shall be recoverable t	hole or said indebtedness, includ ne immediately due and payabl y foreclosure thereof, or by suit	ing princip 1 all e, and win interest at law, o both, the
same as if all of said indebtedness had then matured and IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's feet outpleting abstract showing the whole title of said within	express terms. Isbursements paid or incurr lays for documentary evidences ses embracing foreclosure de	ed in behalf of plaintiff in conne e, stenographer's charges, cost o cree—shall be paid by the Gr or any holder of any part of s	ection with the frie- f procuring or low antor; and the like aid indebtedness, ar
such, may be a party, shall also be paid by the O antor a shall be taxed as costs and included in an decree that rere of sale shall have been entered oracle. Shall not be d the costs of suit, including attorned the sale shall not be d sassigns of the Grantor waives all lightly to the possession agrees that upon the filing of any compaint to foreclose out notice to the Grantor, or to the party claiming unwith power to collect the rents, sales and profits of the s	All such expenses and disburson may be rendered in such fore ismissed, nor release hereof g aid. The Grantor for the Gran of, and income from, said this Trust Deed, the court in der the Grantor, appoint a resaid premises.	ments shall be an additional lien- closure proceedings; which proc- iven, until all such expenses and total conditions and for the heirs, executors premises pending such forecloss which such complaint is filed, mi- ceiver to take possession or cha	upon said premises, ceeding, whether de- l disbursements, and , administrators and ire proceedings, and ay at once and with- rge of said premises
refusal or failure to act, then	first successor fail or refuse to	of said County is he act, the person who shall then be	the acting Recorder
of Deeds of said County is hereby appointed to be secon performed, the grantee or his successor in trust, shall reli- Witness the hand Sand seal Sof the Grantor the	ease said premises to the part	day of December	, 19 <mark>78</mark>
	(1) elesto	1000	(SEAL)
	- Lu	mara f	(SEAL)
This instrument was prepared by Gus Lamb	esis 219 S. Mani (NAME AND ADD	heim Rd. Bellwood. RESS)	111.
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STATE OF Illinois	CANTE OF SIGHT HEMPUIS OF	The state of the s
COUNTY OF COOK	DEC-21-78 192571	24774067 A - REC 10.00
- CHO I ALBERTO		
I, GUS LAMBESIS	DEDEC DACES AND CO	ary Public in and for said County, in the
State aforesaid, DO HEREBY	CERTIFY that	
personally known to me to be	the same person whose name are	subscribed to the foregoing instrument.
	in person and acknowledged that they	
	and voluntary act, for the uses and purposes t	
waiver of the right of ho nestea		
State And Special Control of the Con		day of December , 19 78
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PAGE PAGE	8 6	JEGO PER
SECOND MORTGAGE Trust Deed PRDRO PAGES AND SUMARA PAGES TO	BELLMOOD, ILLINOIS	
PRI	MAIL TO	>
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	A CONTRACTOR OF THE PROPERTY O	