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	AND A COUNTY OF PRINCIPAL COUNTY COUN	, -
	TRUST DEED SECOND MORTGAGE FORM (Illinois) FORM No. 2202 JANUARY, 1968 Loan #300788-7 GEORGE E. COLLEGAL FORM	
	THIS INDENTURE, WITNESSETH, That GEORGE F. VARGAS and LIVIA S. VARGAS, 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 TEN AND OTHER GOOD AND VALUABLE CONSIDERATION	
	in hand paid, CONVEY_ AND WARRANT_ to JOHN R. O'CONNELL, Trustee	.rs
	of the Village of Skokie County of Cook and State of Illinois and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixture and everything a purtenant thereto, together with all rents, issues and profits of said premises, situated in the City of Change County of Cook and State of Illinois, to-wit:	es.
	Lot 9 in the Resubdivision of Lots 7, 8, 9, 10 and 14 (except the South 3 fee; thereof) and Lots 15 and 16 in Block 2 in the Subdivision of Lots 3 and 4 in the Subdivision by L. C. Paine Freer Receiver of the West half of the Scutt. West quarter of Section 32, Township 41 North, Range 14 East of the Thira Principal Meridian, in Cook County, Illinois.	
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	Hereby releasing and waiving all rights under and by firtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of security performance of the covenants and agreements herein. WHEREAS, The Grantor S. GEORGE F. VAPJAS and LIVIAS. VARGAS, his wife.	-
j	justly indebted upon their principal promissory note bearing even date herewith, payable	2
	to SKOKIE FEDERAL SAVINGS AND LOAN ASSOCIATION the amount of TWO THOUSAND ONE HUNDRED SEVENTY NINE AND 98/100 Delars (\$2,179.98) payable in Eighteen (18) monthly installments of \$121.11 cach, commencing on the 3rd of October,	
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entra depositamente	The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the it terestifiereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay r-ior-to the first day of lune in each year, all taxes not assessments against said premises, and on demand to exhibit receipts therefor; (3) with resixty days after destruction or damage to ebuild or restore all buildings or improvements on said premises that may have been destroy? on damaged; (4) that waste to said premises had not be committed or suffered; (5) to keep all buildings now or at any time on said premises is used in companies to be selected by the rantee herein, who is hereby authorized to place such insurance in companies of the horizer of the first mortgage indebtedness; this loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trustee nerein as their interests may appear, rhich policies shall be left and remain with the said Mortgagees or Trustees uplified in the indebtedness it (1) to pay all prior incumbrances, 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 assessments, or the prior incumbrances and the interest thereon when due, the ranton agrees to repay immediately without demand, and the same with interest thereon from time to time; prior incumbrances and the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and pay bly, and with interest renor from time to time; prior incumbrances and the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and pay bly, and with interest error from time to such breach at seven per cent per annum shall be so much additional indebtedness secured hereby. In the EVENT of the such as seven per cent per annum, shall be recoverable by foreclosure thereof, or by suil at law, or both, the mass if all of said indebtedness	
entra depositamente	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the it terest thereon, as herein and in said note or ones provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes not assessments against said premises, and on demand to exhibit receipts therefor; (3) with a sixty days after destruction or damage to shulld or restore all buildings on improvements on said premises that may have been destroyed on damaged; (4) that waste to said premises hall not be committed or suffered; (5) to keep all buildings now or at any time on said premises is sured in companies to be selected by the reacher, who is hereby authorized to place such insurance in companies acceptable to the hare of the first mortgage indebtedness; ith loss clause attached payable first, to the first Trustee or Mortgagees or Trustees until the indebtedness it in my paid; (6) to pay all prior incumbrances and the interest thereon, at the time or times when the same shall become due and payable. The control of the budger of said indebtedness or pay taxes or assessments, of the prior incumbrances or the interest thereon, at the time or times when the same shall become due and payable. The providestance of the budger of said indebtedness or pay taxes or assessments, or discharge or purchase any taxes or the interest thereon from time to have a said more or title affecting said premises or pay all prior incumbrances or the interest thereon from the charge or purchase any taxes or its factoring said premises or pay all prior incumbrances or the interest thereon from the date of pays ent at seven per cent or animal shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness in a control of the legal holder thereof, without notice, become immediately due and pay by and with interest reason from time of such breach at seven per cent per annum, shall be recoverabl	or ses to ses the art
entra depositamente	This Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the it terest thereon, as herein and in said note or one provided, or according to any agreement extending time of payment; (2) to pay r for to the first day of June in ench year, all takes on assessments against said premises, and on demand to exhibit receipts therefor; 30 wth passity days after destruction or damage to ebuild or restore all buildings or improvements on said premises that may have been destroy? On damaged; (4) that waste to said premises all not be committed or suffered; (3) to keep all buildings now or at any time on said premises size of incompanies to be selected by the rantee herein, who is hereby authorized to place such insurance in companies engeglable to the hace of the first mortgage indebtedness, it is to the restore the payment of the payment	
entra depositamente	The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the it treat-thereon, as herein and in said note or once provided, or according to any agreement extending time of payment; (2) to pay r-ior, to the first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) with a sixty days after destruction or damage to child or restore all buildings or improvements on said premises that may have been destroyed to damaged; (4) that waste to said premises all mot be committed or suffered; (3) to keep all buildings ower at any time on said premises is sured in companies to be selected by the said mot be committed or suffered; (3) to keep all buildings ower at any time on said premises is sured in companies to be selected by the said mot be committed to a suffered; (3) to keep all buildings now or at any time on said premises is one of the first mortgage indebtedness; the said in the committed of the said in the said of the said of the said the said in the said of the said the said in the s	

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1. Berry & Johnson				
State aforesaid, DO HEREBY CER		, a Notary Pu		
According to the second		vinus and b	VIA S. VARGAS	o, nis wife
personally known to me to be the sa	une person® whose	name s are subscr	ibed to the force	oine instrument
appeared before me this day in pe				
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