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ECOND MORTGAGE FORM (IIInois)	FORM No. 2202 September, 1975	24 342	028	GEORGE E. COLE* LEGAL FORMS	
HIS INDENTURE, WITNESSETH, That	Globe National A	ssociated Corp	oration		
nereina (er of ed the Grantor), of 9830 S. (No. and Stree	vicero	Oak Lawn		llinois (State)	
r and in conside acon of the sum of Forty-six	-thousand-eight-hu	ndred-and-no/l	.00 (46,800	0.00)- Dollars	
hand paid, C(NV'Y AND WARRANT to 18224 Jolphin Lake Drive (No. anr. stree)	Homewoo (City)	od	Illir	ois	
d to his successors in an in reinafter named, for the wing described real estate with the improvements the	he purpose of securing perfor	mance of the covenan			
d everything appurtenant the eto, ogether with all Chicago C uni / of Coo				·	
Address of Property					
Lot five and or and of west 137feet of	north 167.3 fee	t of part lyin	ng east of	[	
state street of lot the west half of the					
range 14 east of the	hild principal m	eridian		2.3	
	OZ.			-	
	$\tau_{\circ}$			<b>A A A A A A A A A A</b>	
eby releasing and waiving all rights under and by	virtue of the home, lead exemp	ption laws of the State	of Illinois.		
IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor Globe Nati	onal Associate Ca	poration			
y indebted upon <u>their</u>	principal r	om'ssory notebear	ing even date he	erewith, payable	
* - +\ +\	The	17,		. 1	
to the order of the the sum of Forty-six	-thousand-eight-hur	nk, fve green ndred-ru-no/l	00 (46,600	.00)	
Dollars in one payme \$46,800.00 <b>dn</b> e on th		78		1	
The Green and the second		VOX-	4		
s provided, or according to any agreement extending to said premises, and on demand to exhibit receipts	of pay said indebtedness, are time of payment; (2) to pay therefor; (3) within sixty da	ld the interest thereon ly when due in each ys after destruction o	, as here: and year, all to tes a r damage o reb	nd assessments	
uldings or improvements on said premises that ma nitted or suffered; (5) to keep all buildings now or n, who is hereby authorized to place such insuranc	y have been destroyed or dan at any time on said premises to in companies acceptable to	naged; (4) that waste insured in companies the holder of the firs	to said premis to be selected t mortgage inc	y the grantee	
clause attached payable <i>lirst</i> , to the lirst Trustee or ies shall be left and remain with the said Mortgagee he interest thereon, at the time or times when the s	Mortgagee, and, second, to the s or Trustees until the indeble ame shall become due and pa	Trustee herein as the dness is fully paid; (6) yable.	ir interests may to pay all prior	appe a, which incu abrances.	
IN THE EVENT of failure so to insure, or pay taxes ee or the holder of said indebtedness, may procure or title affecting said premises or pay all prior incu	or assessments, or the prior such insurance or pay such ta mbrances and the interest the	incumbrances or the incumbrances or the incumers, or assessments, or reon from time to time	nterest thereon discharge or pu	when ', th.   rchase any .ax	
	and Alexander and Alexander and		of	eight per ce a	
tor agrees to repay immediately without demand, nnum shall be so much additional indebtedness see IN THE EVENT of a breach of any of the aforesaid of	ured hereby	ereon from the date	or payment at	inging and all	1
tor agrees to repay immediately without demand, nnum shall be so much additional indebtedness see IN THE EVENT Of a breach of any of the aforesaid of interest, shall, at the option of the legal holder ton from time of such breach at eight per cent per assift all of said interbuteness but here.	and the same with interest the ured hereby covenants of agreements the without notice, become annum, shall be recoverable by the coverable by	ereon from the date hole or said indebtedn ne immediately due a y foreclosure thereof,	ess, including pr nd payable, and or by suit at lav	incipal and all I with interest v, or both, the	0
tor agrees to repay immediately without demand, nnum shall be so much additional indebtedness see IN THE EVENT of a breach of any of the aforesaid c interest, shall, at the option of the legal holder ton from time of such breach at eight per cent per sa if all of said indebtedness had then matured by T is AGREED by the Grantor that all expenses and the trector—including reasonable attorney's fees out	and the same with interest in ured hereby ovenants of agreements the withereof without notice, becon annum, shall be recoverable be express terms. disbursements paid or incurre the for documentary evidence	ereon from the date hole or said indebtedn immediately due a y foreclosure thereof, d in behalf of plaintil , stenographer's charg	ess, including property of payable, and payable, and or by suit at law in connection ges, cost of process.	incipal and all I with interest y, or both, the with the fore- uring or com-	2
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STATE OF Illinois  COUNTY OF Cook	RECORDER OF DEEDS	Recoods Add	affilias
I,Kenneth C. S	•	$24342028^{\circ}$ A $-$ RE otary Public in and for said C	
State aforesaid, DO HEREBY CE	RTIFY that <u>Globe National A</u>	ssociaed Corporation	,
	person and acknowledged that he		,
	l voluntary act, for the uses and purpose	es therein set forth, including th	e release and
waiver of the right or tom stead.	arial seal this 31st	day of <u>December</u>	<u></u>
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Commission Expires 7-2	8-80 1000		
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