ECOND MORTGAGE FORM (Illinois)	FORM No. 2202. JULY, 1973	LI COB BI	GEORGE E. COLE" LEGAL FORMS
HIS INDENTURE, WITNESSETH, That	JOHN ONOFREI and Ji		
reinafter called the Grantor), of5733_\{\)(No. and S	est Grover Cl	nicago	_ Illinois (State)
or and in consideration of the sum of _EIGHT_ hand paid, CONVEY AND WARRANT_ f	THOUSAND FIVE HUNDRE	D and No/100ths (\$8, and PATRICK FLAHER	500.00) Dollars
nd to his successors in trust bereinafter named, f owing described real estate, with the improvement and executions appartment thereto together with			reements herein, the fol-
nd everything appurtenant thereto, together with fChicagoCounty ofC	i an rents, issues and broths of se	nu premises, situateu in me	City
Lot 12 in Block 2 in FRE Section 8, Township 40 N Meridian in Cook County,	lorth, Range 13, East	VILLAGE OF JEFFERSON of the Third Princ	in pal
	OK COUNTY, ILLINOIS FILEO FOR RECORD		
	34 SEP -4 NH 10: 16	2723887	
	Curing performance of the cover O' JEREL and JEAN O	nants and agreements herein.	
justly indebted uponSaid		l promissory notebearing eve	n date herewith, payable
TO PATRICK FLAHERTY one-			
to thinten tennenti one	-nati (i)z urdividet	i interest	4
	4/	Z. 7	Ų
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THE GRANTOR covenants and agrees as followed provided, or according to any agreement e and assessments spaints said premises, and on drebuild or restore all buildings or improvements shall not be committed or suffered: (3) to keep grantee herein, who is hereby authorized to plad with loss clause attached payable first, to the fir which policies shall be left and remain with the brances, and the interest thereon, at the time or large the properties of failure so to insure, or grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all per Grantor agrees to repay immediately without per annum shall be so much additional indebte IN TILE EVENT of a becach of any of the af	ws: (1) To pay said indebtedne xtending time of payment; (2) I lemand to exhibit receipts therefo on said premises that may have all buildings now or at any time such insurance in companies a st Trustee or Mortgagee, and, se said Mortgageers or Trustees unig	on, and the intermediate of Jore 13) with a lifty cays after or; (3) with a lifty cays after one of the condition of the cond	nerein and in said note or ine in each year, all taxes destruction or damage to hat waste to said premises hat waste to said premises miss to be selected by the st mortgage indebtedness, ieir interests may appear, \$1 to may all prior incum-
earned interest, shall, at the option of the legs thereon from time of such breach at seven per same as if all of said indebtedness had then mat IT IS AGREED by the Grantor that all expectosure hereof—including reasonable attorney's pleding abstract showing the whole title of sa expenses and disbursements, occasioned by any such, may be a party, shall also be poid by the C shall be taxed as costs and included in any decree of sale shall have been entered or not, still the costs of suit, including attorney's feep law, assigns of the Grantor waiters all right to the agrees that upon the fluing of any committed to out notice to the Grantor, or to any Two did with power to collect the rents, issues and profit. The name of a record owned is:	al holder thereof, antibut notice cent per annum, shall be recover used by expressive the second of the second per annum to the second of the	become immediately due and able by forcelosure thered, or I necurred in behalf of plaintiff in idence, stenographer's charges, re decree—shall be paid by i rantee or any holder of any pa bustreements shall be an addition. Forcelosure proceedings; while of given, until all such expense of given to give produce of given, until all such expense of given to give proceedings to give the given of given to give the given to give the given of given to give the give the give the given to give the	payable, and wit' intercy you'd taw, or both, the connection with 'or' cost of procuring or come for from and the 'ke' of said indebtedness, as all lien upon add premises, proceeding, whether desand disbusements, and cutors, administrators and eclosure proceedings, and ed, may at once and withmy charge of said premises there is not contained to the proceedings and ed, may at once and withmy charge of said premises the contained to the proceedings and the procedure of the proceedings and the procedure of the proceedings and the proceedings are proceedings and the proceedings and the proceedings are proceedings and the proceedings and the proceedings are proceedings and the proceedings are proceedings.
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State aforesaid, DO HEREBY	/ / /	s wife
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	he same person. S whose name. S are subscribed to the foregoing	Į.
	in person and acknowledged that <u>they</u> signed, sealed and deliver	• [
waiver of the right of no nestead	and voluntary act, for the uses and purposes therein set forth, including the	release and
Given under my nar 4 an.	20th	<u>, 19 84</u>
(Impress Seal Here)	Cinethia S	Remin
Commission Expires 5	Notary Public	
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