The second secon

## SECOND MORTGAGE (ILLINOIS)

ON

CAUTION. Consult a lawyer before using or acting under this form All warrantes, including merchantability and https://www.are.com/

THIS INDENTURE WITNESSETH, ThatMANUEL_FERNANDEZ	IVIS HE RTH
Hereby releasing and waiving all rights unco. and by virtue of the homestead exemption laws of the State of Illinois.  IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.  WHEREAS, The Grantor is justly indebted uponA principal promissory note bearing even date herewith, payable  IN 120 EQUAL MONTHLY INSTALLMENTS OF: \$127.21 UNTIL FULLY PAID	
87469307 GAGE	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereou, as a crein and in said note or notes provid or according to any agreement extending time of payment; (2) to pay when due in each your, all taxes and issessments against said premises, and demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild only store all buildings or improvements on spremises that may have been destroyed or damaged; (4) that waste to said premises shall not be sometime on suffered; (5) to keep all buildings now on any time on said premises insured in companies to be selected by the grantee herein, who is left, duthorized to place such insurance in companies to the holder of the first mortgage indebtedness, with loss clause attached payable for the list. Trustee or Mortgagee, and second, to Trustee herein as their interests may appear, which policies shall be left and remain with the difference or incumbrances, and the interest thereon, at the time or times when he can be discussed and payable.  In the EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the prior incumbrances and the interest thereon from time to time; and all money so pair, to 2 Grantor agrees to repay immediate without demand, and the same with interest thereon from time to time; and all money so pair, to 2 Grantor agrees to repay immediate indebtedness secured hereby.  In the EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, inclinence at thereon from time of such breach at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach the matured by express terms.  In the EVENT of a breach of any of the aforesaid covenants or agreements of the whole of said indebtedness, inclinence at the roon from time of such breach the matured by express terms.  In the EVENT of a breach of any of the aforesaid covenants or agreement	ely mal st. ich
then matured by express terms.  It is AGRFFD by the Grantor that all expenses and disbutte opents paid or incurred in behalf of plaintiff in connection with the Grantor that all expenses and disbutted of including reasonable attorney's fees, outlays for documently of vidence, stenographer's charges, cost of procuring or complete in abstract showing to whole title of said premises embracing foreclosure decree—thalf be paid by the Grantor; and the like expenses and disbuttsements—occasioned by a suit or proceeding wherein the grantee or any holder of my part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All su expenses and disbuttsements shall be an additional beginning to said premises, shall be taxed as costs and included in any decree that my of he rendered such foreclosure proceedings; which proceeding. Abother decree of sale shall have been entered or not, shall not be dismissed, nor releast hereof give until all such expenses and disbuttements, and included a such expenses and disbuttements, and included a such complaint to the proceedings, and agrees that upon the distribution of the costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heigen expenses, and ministrators and assigns of decreating waives all tight to the possession of, and meome from, said premises pending such foreclose proceedings, and agrees that upon the distribution of the Grantor and for the heigen and account of the Grantor, or to any pay claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power collect the rents, issues and profits of the said premises.  The name of a record owners:  IN THE EVENT of the dead of emoval from said	ny ch in, rs, rs, re nd to
of said County is hereby appointed to be first successor in this trust and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is here appointed to be second successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor trust, shall release said premises to the party entitled, on receiving his reasonable charges.  This trust deed is subject to	st:
Witness the hand and seal of the Grantor this IIT Hay of APRIL	-
Please print or type name(s) below signature(s)  MANUEL FERNANDEZ  MIRLAM FERNANDEZ  (SEAI	ł
This instrument was prepared by THIS INSTRUMENT PREPARED BY SHELLY BERKOWITZ  SHELLY BERKOWITZ  6246 N. PULASKI RD.  CHICAGO, IL 60646	-

## UNOFFICIAL COPY

STATE OF	COOK	- } ss.			
State aforesaid, DO H	LLY BERKOWITE  IEREBY CERTIFY that I  FERNANOEZ	MANUEL FE	ANANDEZ M		-
,	me to be the same person.			foregoing instrument.	,
	this day in person and a	·			
instrument as 1/461	R_free and voluntary act.	for the uses and purp	ooses therein set forth. it	ncluding the release and	l
waiver of the right or	in mestead.				
Given under my l	hand and official seal this	22NO	lay of MAT		
(Impress Seal Here)	DOX		helly bed	howif	
Commission Expres	DTARY PUBLIC, STATE O' IL .INC	ois E	Notary Public		
<b>4.</b>	My Commission Expires 117215				
		Coupin			
		4 hx,			
	•	9	DEPT-01 RECOR	DING \$ 8319 98/25/87 14:28	\$12.2
			#3665 # A	*-67-46930	97
			74,		
_			'S		
87469307		The same	0,	Sc.	
69		28/5/2	OMACOCO	(C-	
24	To the time of the second seco	a a proposition of the same and	<b>87469</b> 30	70	
₩.					
, ,	1 11		ı	80	
				act	
				12	
rust Deed			$f = \int_{\mathbb{R}^{N}} dx dx$	d City Cons D. Divensey II.	RMS
MOM 1	01	; . ر	Section 1	F. Sey Si	٦ 5
Sin			102	ORG TO CO.	LEGA
Trust Deed				econd City Construction 306 10. Diversey Ago III. GEORGE E. COLE:	
S				382	,

BOX No