HUST DELICOFF CORM NO. 2202 FRUST DELICOFF CORM NO. 2202 ECOND MORTGAGE (ILLINOIS)

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88041606

THIS INDENTURE WITNESSETH, That Juan Torres and	
Carmen Torres, his wife	American ame
(hereinafter called the Grantor), of 2241 N. Keystone Chicago, (No and Street) for and in consideration of the sum of Peventhous and five hur	111 inois
TITCY SIX & OUT TOU	Dollars COOK COUNTY RECOMBER
of 400 N. MADISON CHICAGO	Illinojs (State)
as Trustee, and to his successors in trust hereinafter named, the following desetate, with the improvements thereon, including all heating, air-conditioning plumbing apparatus and fixtures, and everything appurtenant thereto, toget rents, issues and profits of said premises, situated in the County of Cool	scribed real ing, gas and Above Space For Recorder's Use Only ther with all
Lot 7 in William Zuetell's Resubdivision Block 51 in Keeney's Addition to Pennon NE 및 of the NF 및 of Section 34, Townsh Principal Maridian, in Cook County, II Hereby releasing and waiving 기가, its under and by virtue of the homeste	on of Lots 41 to 48, both inclusive in ock, being a Subdivision of the SE % of the cip 40 N., Range 13. East of the Third linois.
Permanent Real Estate Index Number(s): 13-34-216-007 B Address(es) of premises: 2241 N Keystone	BUOX
IN TRUST, nevertheless, for the purpose of securing performance of the complete WHEREAS. The Grantor is justly indebted up m principal pror	covenants and agreements herein. missory note bearing even date herewith, payable
in 60 monthly installments 57 \$192.60	
	8 20 a .
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-83-0	41606
	CAL
C. C	Constitution and note or notes provided
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted or according to any agreement extending time of payment; (2) to pay when demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premises insured in companies to be selected by the grante acceptable to the holder of the first mortgage indebtedness, with loss clause a Trustee herein as their interests may appear, which policies shall be left and paid; (6) to pay all prior incumbrances, and the interest thereon, at the time. In THE EVENT of father so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes or pensions or pay all prior incumbrances and the interest thereon from time is without demand, and the same with interest thereon from the date of payindebtedness secured hereby.	of the thready of the state and state and the state and th
IN THE EVENT of a breach of any of the aforesaid covenants or agreements	the whole of said indeptedness, ment in a principal and all earned interest,
per cent per annum, shall be recoverable by forcelosure t	thereof, or by suit at law, or both, the same as if a lof said indebtedness had
It is AGREED by the Grantor that all expenses and disbursement paid or including reasonable attorney's fees, outlays for documentary owidence, ster whole title of said premises embracing foreclosure decree on the paid by suit or proceeding wherein the grantee or any holder of any pair of said indebt expenses and disbursements shall be an additional lier by the said premises, such foreclosure proceedings; which proceeding, which is decree of sale shall until all such expenses and disbursements, and the sols of suit, including atto executors, administrators and assigns of the complete waives all right to the proceedings, and agrees that upon the tiling of any complaint to foreclose the without notice to the Grantor, or to any most claiming under the Grantor, appeople the rents, issues and profits of the said premises. The name of a covard owner is a suit of the proceeding that the covard owner is a suit of the proceeding that the covard owner is a suit of the paid of the said premises.	incurred in behalf of plantiff in connection. In the toleclosure necess
executors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the filing of any complaint to foreclose the without notice to the Grantor, or to any most claiming under the Grantor, and the said premises.	possession of, and income from, said premises pending such infectional is Trust Deed, the court in which such complaint is filed, may at once and spoint a receiver to take possession or charge of said premises with power to
IN THE EVENT of the death of removal from said	County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust;
and if for any like causes we first successor fail or refuse to act, the person appointed to be second successor in this trust. And when all of the aloresaid trust, shall release said premises to the party entitled, on receiving his reason	who shall then be the acting Recorder of Deeds of said County is hereby it covenants and agreements are performed, the grantee or his successor in hable charges.
This trust deed is subject to	200
Witness the hand and seal of the Grantor this Utay of	Decomper 1981
	X Juan Jerres (SEAL)
Please print or type name(s) below signature(s)	Carmen Torres (SEAL)
This instrument was prepared by SAV-PROX (GNI)	
This instrument was prepared by (NAME AND A	
·	Star Control

UNOFFICIAL COPY

COUNTY OF COOK I, the undersigned State aforesaid, DO HEREBY CERTIFY that personally known to me to be the same persons we appeared book me this day in person and acknown instrument as their free and voluntary act, for	Juan Torres a hose name s ar owledged that they	stary Public in and for said County, in the light Carmen Torres, his wife the subscribed to the foregoing instruments
State aforesaid, DO HEREBY CERTIFY that personally known to me to be the same person5_ was appeared boot; me this day in person and acknown instrument as	Juan Torres a hose name s ar owledged that they	stary Public in and for said County, is to
State aforesaid, DO HEREBY CERTIFY that personally known to me to be the same person5_ was appeared by on; me this day in person and acknowledge instrument as	Juan Torres a hose name s ar owledged that they	stary Public in and for said County, is to
personally known to me to be the same persons. we appeared boor me this day in person and acknown instrument as	Juan Torres a hose name S ar owledged that they	and Carmen Torres, his wife
personally known to me to be the same person. we appeared both me this day in person and acknown instrument as	hose name S ar	
appeared boot me this day in person and acknowledge instrument as their free and voluntary act, for	owledged that they	esubscribed to the foregoing instrument
instrument as their free and voluntary act, for		signed, sealed and delivered the st
	the uses and purposes	-
waiver of the right of homestead.	Hi	Demoka 87
Given under my hard said official scal this	day o	of December 1981
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	Dyn	M. M. Fores
Commission Expires My Commission Expired 4 - il 30, 1996)	
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Trust Deed Juan Torres CARMEN TORRES TO		11 12 12 12 12 12 12 12 12 12 12 12 12 1

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GEORGE E. COLE