1 to 1 h101-16

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or futness for a particular purpose

THIS INDENTURE WITNESSETH, That NESTOR .E VEL	AZOUEZ and	. DEPT-01 RECORDING 113.	
LAURA J. VELAZQUEZ (hereinafter called the Granter), of 2540	. T\$5555 TRAN 2173 11/07/91 12:59:0 . \$5133 + E *-91-586753		
Superior Street, Cicero, Illinois 6053	(State)	. COOK COUNTY WECORDER	
for and in consideration of the sum of Ten and no/100 (\$	10.00)		
in hand paid, CONVEYAND WARRANTto		04 5 0 6 7 5 9	
of 8110 West Lawrence Avenue, Norridge, (No. and Street) (Car)	IL 60656 (State)	91586752	
as Trustee, and to his successors in trust hereinafter named, the follow estate, with the improvements thereon, including all heating, air-con plumbing apparatus and fixtures, and everything appurtenant thereto rents, issues and profits of said premises, situated in the County of	ditioning, gas and o, together with all	Above Space For Recorder's Use Only	
Lots 25 and 26 in Block 34 in Grant			
Section 21, Township 39 North, Range in Cook County, Illinois.	13 East of	the Third Principal Meridian,	
Hereby releasing and waiving all rights under and by virtue of the h 16-21-218-02 Fermanent Real Estate Index Number(s): 16-21-218-02	1 and	n laws of the State of Illinois.	
Address(es) of premises: 1447 50. 51st Avenue. C	icero, IL 60	2530	
INTRUST, nevertheless, for the purpose of securing performance of WHEREAS. The Grantor is justly indebted up in One princip in the principal amount of him Thousar interest at nine (9%) per cent por annur payable in installments as fillows: So (\$72.42) Dollars on the first dry of No One/Hundredths (\$72.42) Dollars of the five (35) consecutive months, with a fiprincipal and interest then outstanding	at promissory note _ nd (\$9,000.0 n, such prin eventy Two a ovember, 199 first day o inal payment g on the fir	bearing even date herewith, payable 10) Dollars together with 10) Dollars together with 10) Dollars together with 10) Dollars together with 12 and Such and interest to be 13 and Seventy Two and Forty-Two 14 each month thereafter for thirty- 15 of principal and interest of all 16 st day of November 1994.	
	93586	A225	
THE GRANTOR covenants and agrees as follows: (1) To pay said ind or according to any agreement extending time of payment; (2) to pay demand to exhibit receipts therefor; (3) within sixty days after desir premises that may have been destroyed or damaged; (4) that waste to sa any time on said premises insured in companies to be selected by the acceptable to the holder of the first mortgage indebtedness, with loss of Trustee herein as their interests may appear, which policies shall be lepaid; (6) to pay all prior incumbrances, and the interest thereon, at the IN THE EVENT of failure so to insure, or pay taxes or assessments, holder of said indebtedness, may procure such insurance, or pay such premises or pay all prior incumbrances and the interest thereon from without demand, and the same with interest thereon from the date of indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agree shall, at the option of the legal holder thereof, without notice, become at twelver the present per annum, shall be recoverable by forecome in the matured by express terms. IT IS AGRIED by the Grantor that all expenses and disbursometry evidence whole title of said premises embracing foreclosure decrees—shall be procured in the grantee or any holder of the pays and premises embracing foreclosure decrees—shall be present or proceedings, which proceeding, which refere to said expenses and disbursements shall be an additional lies upper said premises until all such expenses and disbursements, and under the decree of sale until all such expenses and disbursements, and including executors, administrators and assigns of the Grantor waives all right to proceedings, and agrees that upon the filiagor are emplained to force without notice to the Grantor, or to any arty shiming under the Grante collect the rents, issues and profits of the subtremenses. The name of a record owner is: Neglor E. Velazquez	ments the whole of suppediately due and office thereof, or by said or incurred in be e, stenographer's chaid by the Grantor; a indebtedness, as such ises, shall be taxed is shall have been entige attorney's fees, ha of the possession of ose this Trust Deed, or, appoint a receive	and indebtedness, incl. ling principal and all carned interest, payable, and with increst thereon from time of such breach uit at law, or both, the same as, tall of said indebtedness had half of plaintiff in connect on with the forcelosure hereof arges, cost of procuring or comment, glabstract showing the and the like expenses and disburse ments, occasioned by any highest party, shall also be paid by the Grantor. All such is costs and included in any decree that may be rendered in ered or not, shall not be dismissed, not release hereof given, we been paid. The Grantor for the Grantor for the Granto paid for the heirs, and income from, said premises pending such forcelosure the court in which such complaint is filed, may at once and to take possession or charge of said premises with power to	
Matthew A. Tamm and if for any like cause said first successor fail or refuse to act, the pe appointed to be second successor in this trust. And when all of the afor trust, shall release said because to the party entitled, on receiving his re	of said C	ounty is hereby appointed to be first successor in this trust; be the acting Recorder of Deeds of said County is hereby	
appointed to be second acceptor in this trust. And when all of the afor trust, shall release said becauses to the party entitled, on receiving his re. This trust deed is subject to	esaid covenants and easonable charges.	agreements are performed, the grantee of his successor in	
Witness the handS and sealS of the GrantorShis _21st day	of Octob		
Please print or type name(s) below signature(s)	NESTOR E	VELAZQUEZ (SEAL)	
This instrument was prepared by Matthew A. Flamm, 18	LAURA J. 30 No. LaSal	VELAZQUEZ /)//	

113.50

UNOFFICIAL COPY

STATE OF.	ILLIN	OIS)			
COUNTY O	F C	00К		SS.			
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I,	OBGG		> - 1 //		-	and for said County	
State afore	said, DO H	HEREBY CER	TIFY that	NESTOR E. V	ELAZQUEZ and	LAURA J. VELAZQI	JEZ
		<u></u>					
personally	known to	me to be the sa	ame persons v	vhose namear	e subscribed	to the foregoing inst	rument
appeared 1	before me	this day in po	erson and ackr	owledged that	they signed, so	aled and delivered t	he said
instrument	as the	<u>ir</u> free and v	oluntary act, fo	r the uses and purp	ooses therein set fo	orth, including the rele	ase and
		nomestead.	•			<u> </u>	
		har dend offici	al anal thia	91et	day of Octobe	r , 19 91.	
Second	FICIAL SE	~~~~~	ai scai tiiis		hay or	<u>, 19 22.</u>	
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SECOND MORTGAGE Trust Deed	NESTOR E. VELAZQUEZ and	LAURA J. VELAZQUEZ TO SUSAN L. NUELLER	October 21, 1991				GEORGE E. COLE®
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BOX No.

GEORGE E. COLE® LEGAL FORMS