UNOFFICIAL COPY

RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	21 798 6	76 gr	EORGE E. COLE®	200
HIS INDENTURE, WITNESSETH, That Th	omas M. Doyle a	nd Alyce B.	Doyle, his	wife	
hereinafter called the Grantor), of the	onsideration of the sum of the su	/100 scher age an rformance of the cov 3, air-conditioning, ga f said premises, situal	d State of Illino enants and agreements and plumbing appara	is	
Lot 131 in Second Addivision, a Subdivis and part of the Nort 38 North, Range 13.	ion of part of t	he North E	ast 1/4		
Ox					
Hereby releasing and waiving all rights under an	o by virtue of the homestead	exemption laws of to	ne State of Illinois.		
WHEREAS, The Grantor g justly indebted upon their in 48 months, payabl 1972, until maturity	princ Le \$1°1 54 per m	ipal promissory note	bearing even date h	terewith, payable	
	, C) .	CK		
		1/2	Υ _O ,		2
THE GRANTOR covenants and agrees as foll notes provided, or according to any agreement can dassessments against said premises, and on crebuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep grantee herein, who is hereby authorized to pla with loss clause attached payable first, to the fin which policies shall be left and remain with the brances, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all pr Grantor agrees to repay immediately without per annum shall be so much additional indebte per annum shall be so much additional indebte	ows: (1) To pay said indebte Extending time of payment; (2) the said openies the said openies of the constant of the const	iness, 2, d 1 c interest 2) to pay rior of the refor; (3) with in- two been deer red or ne on safe primises in s acceptable to the h second to the Tru util the indebtedness, come due and payable the prior incumbranc sy such taxes or asses	thereon, as herein at first day of June in ea try days after destruction damaged; (4) that was so the first mortgete her, in as their interior is fully rud; (6) to paid to the first mortgete her, in as their interior somether there is so the first here so the first here so the first here in the first here.	id in said note or ich year, all taxes ion or damage to te to said premises be selected by the tage indebtedness, rests may appear, iy all prior incum- ton when due, the r purchase any tax	798 676
lien or title affecting said premises or pay all pr Grantor agrees to repay immediately without per annum shall be so much additional indebte IN THE EVENT of a breach of any of the al earned interest, shall, at the option of the leg- thereon from time of such breach at seven per same as if all of said indebtechess had then mat	ior incumbrances and the had demand, and the same win it dness secured hereby. oresaid covenants of agreeme al holder thereof, without no cent per annum shall be reco ured by express terms.	erest thereon from tinterest thereon from ents the whole of said tice, become immeditice, become immeditiverable by foreclosur	me to t. ne; an all m the date of aymr at indebtedness, i.c. din ately due and pay ble, e thereof, or by suit a	oney so paid, the at seven per cent g rincipal and all and with interest t l w or both, the	
Grantor agrees to repay immediately without per annum shall be so much additional indebte per annum shall be so much additional indebte all the per annum shall be so much additional indebte all the period of the leg thereon from time of such breach at seven per same as if all of said indebtechess had then mat It is AGREED by the Grantor that all expectage and the same as the	uses and disbursements paid ifees obtlays for documentary in great the surface of	or incurred in behalf e vidence, stenggrap losure decree—shall e grantee or any ho disbursements shall such foreclosure pro hereof given, until the Grantor and fo om, said premises pe court in which such soint a receiver to ta	or plaintiff in conneci- her's charges, cost of be paid by the Grar der of any part of sai be an additional lien u- cedings; which proced ill such expenses and the heirs, executors, nding such foreclosur- complaint is filed, may ke possession or charge	or with the fore- procuring or c. m- ntor; an the li e d inde bedness, is pon said over le- iding, whether i- lisbursements and administrators ar a proceedings, and at once and with- ge of said premises	C
	Safeblade ause said first successor fail or be second successor in this to	refuse to act, the per rust. And when all th	of said County is here son who shall then be t e aforesaid covenants	eby appointed to be the acting Recorder and agreements are	1
Witness the hand and seal of the Gra	intor 5 this 1st	day of Fe	bruary	, 19 72	
	Thomas X Alyce		Myce D. d	(SEAL)	
	-	-	V '		

UNOFFICIAL COPY

	## 2 FEB 7 AM 9 53 FEB-7-72 389937 • 21.798676 4 A — Rec	5.10
STATE OF Illinois	\ ss.	
COUNTY OF DuPage		
I, Gerald P. Czuba	, a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that	Thomas M. Doyle and Alyce B. Doyle, His Wife	
Ferse fally known to me to be the same perso	on s whose name s are subscribed to the foregoing instrument,	
app ared before me this day in person and	acknowledged that they signed, sealed and delivered the said	
instructer, a their free and voluntary a	act, for the uses and purposes therein set forth, including the release and	
waiver (1) of homestead.	· 2nd · / Fahrmann 10 m2	
m Land and notarial seal th	day of February , 19 72.	
	Gerald F. Gulan Notary Public	
July 16, 1973	Noting Public	
	500	
	MAIL	
	<i>C.</i>	
	⁷ 0x.	21
	9	21798676
		67
		0,
	County Contis	
	2,0	
		1
	9	
ed ed		w
Dee		0 8 S
St 1		GEORGE E. CO! E. LEGAL FORIS
BOX No. SECOND MORTGAGE Trust Deed TO	MAIL TO	GEOR
SEC BOX		
		1

*END OF RECORDED DOCUMENT