## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22	<b>63</b> 2	985	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Henry	Villarreal an	d wi	fe Gu	adalupe	C.
(hereinafter called the Grantor), of the village and State of Illinois for and in consider Thirteen thousand twenty and in hand paid, CONVEY AND WARRANT to RO of the village of Elk Crove and to his successors in trust hereinafter named, for the plowing described real estate, with the improvements thereor and everything appurtenant thereto, together with all rents of Desplaines County of COOK	ation of the sum of 00/100 bert Thomas & County of Cook urpose of securing perform a findling all heating, air-cook issues and profits of said to said	ASSO	ciate and S the coven ning, gas a	S	Dollars  11inois  ments herein, the fol- pparatus and fixtures.
Tots 1, 2, & 3 in Plock 12 Highlands, being a subdiving & of Section 34, Township Principla Meridian in Cook	sion of the Sou 41 North, Range	uth <sup>3</sup>	of t	the Nort	hwest
2					
Ox					
Hereby releasing and waiving an rights under and by virtue in Trust, nevertheless for the purpose of securing per Whereas, The Granto, Henry Villarre	formance of the covenants	and agr	eements h	ierein.	
justly indebted upon thei	principal pro	nissory	notebe	aring even da	te herewith, payable
Sixty payments of 5,17.00 s and ending March 1, 1970.		1, 1		JRCK.	,
C	45		~O~)		
The Grantor covenants and agrees as follows: (1) To notes provided, or according to any agreement extending tim and assessments against said premises, and on demand to ex rebuild or restore all buildings or improvements on said prer shall not be committed or suffered; (3) to keep all buildings or grantee herein, who is hereby authorized to place such insurvith loss clause attached payable first, to the first Trustee or which policies shall be left and remain with the said Mortsag brances, and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such lien or title affecting said premises or pay all prior incumbras Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid coven earned interest, shall, at the option of the legal holder the thereon from time of such breach at seven per cent per any same as if all of said indebtedness had then matured by experimental experiments of the closure hereof—including reasonable attorney's feer-oil gay in pleting abstract showing the whole title of said brings expenses and disbursements, and is the option of the premise and disbursements and disbursements are considered that all expenses and disbursements and considered the remaining the whole title of said premises expenses and disbursements also be appropriated to the constant of the said premises that upon the filting of any complete the time of the said product to the Cirantor, or to day early early claiming under the with power to collect the rent; in the said profits of the said premises of the said profits of the said premises and profits of the said	pay salo ir leb' idness, and e of payment: (2' to pay phibit receipt literefor; (3) to pay phibit receipt literefor; (3) to pay phibit receipt literefor; (3) to wo or at any time o salo more of the payment literefor and literefor literefor and literefor li	the behavior of the period of	pher's cha l be paid older of a l be an ad occedings; all such e or the heir ending suc complain ske posses unty of th of said ( son who s e aforesai	riges, cost of by the Crar ny part of st. ditional lien u which proces sypenses and ds, executors, a the foreclosure t is filed, may sion or charge a grantee, or county is herel hall then be th di covenants ar	with the fore- production and the like dirubtediens, as pon an premises, din, whether de- isburant ats, and diminist storand proceedings, and at once and with- of said premises of his resignation, by appointed to be eacting Recorder diagreements are
Witness the hand_and seal_of the Grantor_ this _	Henry A Studdaly		ebrua Llom Dv	A	(SEAL)
	Lundany		<u>~ ( U</u>	vanu	(SEAL)

22 637 985

## UNOFFICIAL COPY

	Distroy R. Elican	RECOUNTER OF DITOS COOK COUNTY BY 182				
	1974 FEB 20 AM 10 34 FEE-20-74 7 5 9 3 9 1 • 22632985 4 A	— Rac 5.10				
STATE OF Tilinois	85,					
COUNTY OF COOK						
I, Robert E. Anderson	a Notary Public in and for said	=				
State aforesaid, DO HEREBY CERTIFY that	Henry Villarreal and wife Guadal	upe C.				
personally known to me to be the same person	n_S whose name_S subscribed to the foregoing	ng instrument,				
	acknowledged that they signed, scaled and delivered					
ir incument as their free and voluntary act, for the uses and purposes therein set forth, including the release and						
wair c. o' the right of homestead.  Given ander my hand and notarial seal thi	s 19th day of Pebruary	19 7.4				
	\$ 180M	7/7				
(Impress Seal H/ /e)	Notary Public	fluor				
Commission Expires 1 -10-74						
Prepared by: Korer: E.						
225 ', Ar E1k ('c)Ve	lington Heights Rd. , Illinois 60007					
TO COMPA						
A Decree of the second						
Commi	6001					
		222				
	$\tau_{c}$	632985				
		<b>X</b>				
	•					
ATTES		THE PROPERTY OF THE PROPERTY O				
GAG CAG Socr		OLE•				
ORT ORT	inoi	FOR				
IST TO TO THE S & MAS & Ingto	113	GEORGE E. COLE° LEGAL FORMS				
SECOND MORTGAGE  Trust Deed  TO  TO  TT THOMAS & ASSOCIA	ove,	GE				
SECOND MORTGAGE Trust Deed  To  ROBERT THOMAS & ASSOCIATES 225 N. Arlington Heights Rd.	Elk Grove, Illinois	GEORGE E. COLE° LEGAL FORMS				
RO 22	<u> </u>					
	,					