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TRUST DEED SECOND MORTGAGE FORM	(Illinois)	FORM No. 2202 JANUARY, 1968	22 219	459	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNE	SSETH, That				
Spiro Ange (hereinafter called the Grantor) and State of Illinois Seven thousand,	elos and Florenc , of the, for and in consider	of =	Coun	ty ofCook	
in hand paid, CONVEY AN	D WARRANTS to 1	st Pank & Trust County of	Co. cf Pale Cook and	State of	inois
and to his successors in trust he lowing described real estate, with and everything appurtenant ther of	the improvements thereo	n, including all heating, a	ir-conditioning, gas	and plumbing appa	
Lt 27 in Blk in Sec. 13, 1 ar boc No. 18	:. 44 in Winston 12 10 E etc in CO 348317 Cont appl	Park Northwest,	Unit No. 3,	being a Sub	1,062,
000					
Hereby releasing and waiving all In Trust, nevertheless, for t	rights under and by view he purpose of securing pe	e of the homestead exer formance of the covena	mption laws of the t	State of Illinois.	
WHEREAS, The Grantor	е	principal	promissory note	bearing even date i	nerewith, payable
Feb., 1973 of said in last insta It is inte of five ye a total am	ossive monthly in and on the sam stalments to be the index that this increase and that this increase are standard from the following the standard from the following the f	e (at // each of ir the mount of entire inperials, enstrument hallons or ren wals	month thered f \$121.30 ea alande of se also secure of said los	fter, all exchand said id sum of a portion appropriate to the control of the cont	22
THE GRANTOR covenants and notes provided, or according to ar and assessments against said prerrebuild or restore all buildings or shall not be committed or suffered grantee herein, who is hereby auth with loss clause attached payable which policies shall be left and rerorances, and the interest thereon, at 18 THE EVENT of failure so trantee or the holder of said indebien or title affecting said premises Grantor agrees to repay immedia	agrees as follows: (1) Ty agreement extending tin sies, and on demand to e improvements on said pre (5) to keep all buildings to prized to place such insurfirst, to the first Trustee or many that the time, or times when o insure, or pay taxes or tedness, may procure suc or pay all prior incumbra ely without demand, and	p pay said indebtedness, ne of payment; (2) to p whibit receipts therefor; mises that may have be now or at any time on sance in companies accer and singles or Trustees until the same shall be come assessments, or the prior insurance to play such inces and assessments that the same while increase the same shall be come incess and assessments.	and the involve the ay priors of first and a strong of first and associated and a strong of the first and a strong of the strong of the first and a strong of the strong of th	reon, as herein and day of June in eac ays after destruction ged; (4) that waste in companies to be of the strong strip as herein the strong at the strong at the strong strong at the strong strong at the strong strong strong at the strong a	I in said note or he year, all taxes nor damage to to said premises e selected by the ge indebtedness; Is may appear, all prior incumulate or when due, the turchase any tax ley so paid, the even per cent
THE GRANTOR covenants and notes provided, or according to are and assessments against said premeland or restore all buildings or shall not be committed or suffered with loss clause attached payable which policies shall be left and rerorances, and the interest thereon, a transport of failure so transport of the folder of said indebted in or title affecting said premises Grantor agrees to repay immedia per annum shall be so much addit IN THE EVENT of a breach of arned interest, shall, at the option hereon from time of such breach ame as if all of said indebtedness I IT IS AGREED by the Grantor losure hereof—including reasonat letting abstract showing the whol xpenses and disbursements, occasi uch, may be a party, shall also be hall be taxed as costs and includence of sale shall have been entered ecosts of suit, including attorne ssigns of the Grantor waives all grees that upon the filing of any cut notice to the Grantor, or to a rith power to collect the rents, is a further than the strength of the death of the strength of the death of the proper of the proper of the death of the proper of the proper of the death of the proper of the p	any of the aforesaid cove n of the legal holder the at seven per cent per annual then matured by expression of the legal holder the that all expenses and distole attorney's fees, and the condition of the legal holder of the condition of the legal holder of the legal	a nerest and a present the prof, without notice, behave, and the prof, without notice, behave, and the prof, without notice as a present the profession of the profession of the profession of the present the profession of the present t	whole of said indeb come immediately of by foreclosure ther red in behalf of place, stenographer's c lecree—shall be pa se or any holder of sements shall be an eclosure proceeding given, until all such antor and for the hall of the premises pending a which such complia	tedness, includir a due and payable, is eof, or by suit at it intiff in connection tharges, cost of protid by the Granton any part of said it additional lien upon six which proceedin expenses and disberties, executors, admunits filed, may at the first size of the control of t	meti al and all d with interest two, c outh, the for-curing or c mer; and the like indebtednes, as a said premang, whether deursements, and initistrators and occedings, and once and with-
rst successor in this trust and if for f Deeds of said County is hereby a		successor fail or refuse to	act, the person who when all the afores	shall then be the a aid covenants and	appointed to be acting Recorder agreements are
Witness the hand S and seal S	_of the Grantor <u>S</u> _ this _	7th	day of Febru	ary	(SEAL)
		* S. Kerler	ue (h	rgles	(SEAL)
•					-

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STATE OF <u>Illinois</u>	
COUNTY OF Cook	
I, Carole Halpaus, a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that	
Srirc Angelos and his wife, Florence Angelos	
personally known to me to be the same person 5 whose name 5 are subscribed to the foregoing instrument,	
appearer before me this day in person and acknowledged that the signed, sealed and delivered the said	
instrument (the instrument of	
waiver of the right o. h mestead.	
Given under my hand and notarial seal this 7th day of February 19 73	
(Impress Seal Here) Asolu A Michael Seal Here) Notary Pupils: 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Commission Expires 3-13-3 N. Prockway Palatine, III. 60067	
66 FEB 43 P. 2 47	
Court Letty Letter.	
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FOO MAIL Shelmy & Clary	
FEB-13-73 5 7 7 9 5 2 • 2.27 9459 4 A — Rec 5.10	
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ECOND MORTGAGI FRUST Deed moe Angelos and TO TO TO TO THE BROGWAY E ILLINOIS 60067 AND TRUST COMPAN Freturn to: Treturn t	
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BOX No. SECOND MORTGAGE Trust Deed Florence Angelos, his wife TO BANK AND TRUST COMPANY NORTH BROGWWAY LATINE HINOIS 60067 Ord & return to: Ord & return to: GEORGE E. COLE® LEGAL FORMS (GEORGE E. COLE® LEGAL FORMS (CONTACT CONTACT	
SECOND MORTGAGE Trust Deed Spiro Angelos and Ist BANK AND TRUST COMPANY 35 NORTH BROCKWAY PALATINE ILLINOIS 60067 Record 2 return to: 1st BANK AND TRUST COMPANY 30 NORTH BROCKWAY PALATINE, ILLINOIS 60067 GEORGE E. COLE® LEGAL FORMS (Street Cole® LEGAL FORMS	
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