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24457886

TRUST DEED FORM NO SECOND MORTGAGE FORM (Illinois) JANUARY	o. 2202 7, 1968	LEGAL FORMS
THIS INDENTURE, WITNESSETH, That THOMAS M. MAY	AND DONNA J. MAY	57886
Carte no cer called the Grantor), of the TOWN of Country State 1 LL INOIS for and in consideration of the s	CICERO County of COOK	Dollare
SIX "(10USAND (\$6,000.00)" in band g id, CONVEYS, AND WARRANTS, to_SPECTRUM_F of the_TO ^{lab} , of CICERO County of	REALTY	TILTNOIS
of the 15 of COUNTY and to his sure seed in trust hereinafter named, for the purpose of se lowing described reconstitution with the improvements thereon, including and everything approtection thereto, together with all rents, issues and of CICERO County of COOK	curing performance of the covenants and agr all heating, air-conditioning, gas and plumbing I profits of said premises, situated in the	eements herein, the fof- g apparatus and fixtures,
A BRICK 20 APARTMENT BUILDING, COMMONLY KNO 1801 SO. FILLAVE., CICERO, ILLINOIS LEGAL DESCRIPTION AS FILLOWS: LOTS 39 AND 40 IN BLO. K. 1. N. PARKHOLME SUB- LAND ASSOCIATION RESUBDIVISION OF SECTION 2 13 EAST OF THE THIRD PRINCIPAL PERIDIAN IN	BDIVISION OF BLOCK 14 IN GRAP 11, TOWNSHIP 39 NORTH, RANGE	NT
This instrument prepared by: Patrick T. L ynch 5011 West Cermak Cicero, IL 60650		
Hereby releasing and waiving all rights under and by virtue of the b IN TRUST, nevertheless, for the purpose of securing performance of WHEREAS, THE GRANTOT THOMAS_M. MAY_AND_DONNA justly indebted upon SPECTRUM REALTY IN EQUAL MONTHLY PAYMENTS BEGINNING ON THE PAYABLE EACH AND EVERY MONTH THEREAFTER WITL DECEMBER 1, 1986. EACH PAYMENT WILL BE \$76 AT THE RATE OF 9%. THIS MORTGAGE CAN BE PA PREPAYMENT PENALTY.	Finely all promissory note bearing even FINST (1st) DAY OF JANUARY, H A FINAL PAYMENT TO BE MADE	date herewith, payable 1977 ON
THE GRANTOR covenants and agrees as follows: (1) To pay said in	adebtedness, and the interest the er a sheer	in and in said note or
THE GRANTOR covenants and agrees as follows: (1) To pay said in notes provided, or according to any agreement extending time of payme and assessments against said premises, and on demand to exhibit receip rebuild or restore all buildings or improvements on said premises that it shall not be committed or suffered; (5) to keep all buildings now or at a grantee herein, who is hereby authorized to place such insurance in comwith loss clause attached payable first, to the first Trustee or Mortgages which policies shall be left and remain with the said Mortgages or Trus orances, and the interest thereon, at the time or times when the same shall rante or the holder of said indebtedness, may procure such insurance, ien or title affecting said premises or pay all prior incumbrances and the interest or repay immediately without demand, and the same were annum shall be so much additional indebtedness secured hereby. 18 THE EVERT of a breach of any of the aforesaid covenants or age.	his therefor: (3) within sixty days, "er any have been destroyed or damaged; (3' that my time on said, premises insured in company promise acceptable to the holder of the first; and, second, to the Trustee herein as their discess until fide indebtedness is fully paid; (6) off become fue and payable, or the prior incumbrances or the interest I of pay such taxes or assessments, or discharge affected thereon from the date of payable interest thereon from the date of payan exements the whole of said indebtedness, incl.	ir etion for damage to waste to said premises 's be selected by the ortgage indebtedness, inter—is may appear, o pa, a prior incumhere , when he, the cor purch a tan tax il money o paid, the ent at sex in per entaging principal an at saiding principal an at saiding principal an at saiding principal an at said
which policies shall be left and remain with the shid Morigagees of Tris rances, and the interest thereon, at the time or times when the same sharparine or the holder of said indebtedness, may procure such insurance, and the holder of said indebtedness, may procure such insurance, and the holder of said indebtedness, may procure such insurance, and the said the control of the legal of the said the said. In the said the sa	at notice, become immediately due and pays recoverable by foreclosure thereof, or by su said or incurred in behalf of plaintiff in contary evidence, stenographer's charges, cost oreclosure decree—shall be paid by the C in the grantee or any holder of any part of sand disbursements shall be an additional lie in such foreclosure proceedings; which proceedings of given, until all such expenses an for the Grantor and for the heirs, executor from, said premises pending such foreclosure or for the Grantor to take possession or chappoint a receiver to take possession or chappoint a receiver to take possession or chappoint of the grantee. County of the grantee.	ble, and with it cre- it at law, or both, ac- nection with the fore- of procuring or com- frantor; and the like said indebtedness, as a upon said premises, ecculing, whether de- d disbursements, and s, administrators and tre proceedings, and hay at once and with- arge of said premises or of his resignation, preby appointed to be
Is the Event of the death of removal from said R. COOK fusal or failure to act, then CHARLES LE VAN OR P. T. LYN sit successor in this trust; and if for any like cause said first successor in the strust; and if for any like cause said first successor in the Decids of said County is hereby appointed to be second successor in the formed, the grantee or his successor in trust, shall release said premise.	il or refuse to act, the person who shall then bis trust. And when all the aforesaid covenant is to the party entitled, on receiving his reason by day of the party entitled.	

c/o Spectrum Realty 5011 West Cermak Road Cicero, IL 60650

MAIL TO: PATRICK T. LYNCH

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Trust Deed To To GEORGE E. COLE®	LEGAL FORMS