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			ing that the relationship of the training delivers. The second of the second delivers is the second of the second	
) <u> </u>	RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 710 055	GEORGE E. COLE® LEGAL FORMS
. T	HIS INDENTURE, WITNESSETH, That his wife	Lawrenece B. Lagrotteri	a and Margaret Lagrot	teria
	thereinafter called the Grantor), of 915 Flm Place, Glencoe, Illinois (No. and Street) for and in consideration of the sum of One Hundred Thirty-Five Thousand and no/100¹s Dollars in hand paid, C`NVEY. AND WARRANT. to Bank of Commerce and Industry. of 6100 % Northwest Highway Chicago 111:nois (City) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described r all estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurents thereon, together with all rents, issues and profits of said premises, situated in the Village. of Glencoe County of Cook and State of Illinois, to-wit:			
in				
lo ar				
-	subdivision in the Township 42 worth, or according to the	therly 15 feet of Lot 61 Northeast 1/4 of the Nor Range 12 East of the Thi plat thereof recorded F in Cook County, Illinois.	theast 1/4 of Section rd Principal Meridian abruary 14, 1927 as	
		Ox	Γ.	10
		C	<u>al</u>	00
	ereby releasing and waiving all rights under a In TRUST, nevertheless, for the purpose of WHEREAS, The Grantor SLawrence_ stly indebted upontheir_one_	B. Lagrotter'a and Marga	et Lagrotteria, his	
	\$25,000.00 plus int 1979, November 1, 1 interest, if not so	erest February 1, 1975, 1979 and the unpaid principering principering principering the property of two percent (2%) per and two percent (2%) pe	day 2, 1979, August 1 ipal balance plus arry 1, 1980, with date	erest
	time in effect.	the Harris Trust and Sc	DESTOR	
not aga all con her loss pol and gra lien Gra	THE GRANTOR covenants and agrees as folkes provided, or according to any agreement institution and the provided of according to any agreement institution and the provided and t	ows: (1) To pay said indebtedness, and extending time of payment; (2) to pay receipts therefor; (3) within sixty day that may have been destroyed or drain now or at any time on said premise. In insurance in companies acceptable to siste or Mortgagee, and, second, to the ortgagees or Trustees until habituaries then the same shall become due and pay; ay taxes or assessments or the prior in procure such insurance or assessments of the prior in the interest there enand, and the same with interest the enand, and the same with interest the	the interest thereor is herein an wholf due in each yer. All taxes after destruction for dage to redd; (4) that we steet of all promotived in companion to be selected holder of the first accordance in frustee herein as their increase in full paid; (6) to ray, all principle, cumbrances or the interest nerest or assessments, or discharge on from time to time; and all in coon from the date of payment;	d in said note or and assessments ebuild or restore ises shall not be d by the grantee debtedness, with ny appear, which or incumbrances, an when due, the rechase any tax any so paid, the tt eight per cent
earr ther sam	Annum shar re-so much adutional indented IN THE EVENT of a breach of any of the afore the properties of the legal recon from time of such breach at eight per co- te as if all of said indebtedness had then mut IT is AGREED by the Grantor that all expen-	ness secured nergys- resaid covenants or agreements the who holder thereof, without notice, become ent per amount, shall be recoverable by ared by express terms, segand disbursements paid or incurred	ole or said indebtedness, including immediately due and payable, a foreclosure thereof, or by suit at in behalf of plaintiff in connection	p in ipal and all inc ith interest law, or be a, the
such shall cree the assig agre out with	annum shall be so much additional indebted Is THE EVENT of a breach of any of the afe ned interest, shall, at the option of the legal reon from time of such breach at eight per ce to as if all of said indebtedness had then matt. It is Agreed by the Grantor that all expenies the term of the period of the perio	ces, outlays for documentary evidence, bycanises embracing foreclosure deer partor. All such expenses and disbursem e that may be rendered in such forecle to the dismissed, nor release hercof give been paid. The Grantor for the Grante session of, and income from, said pre- rections this Trust Deed, the court in win ing under the grantor, appoint a recei-	stenographer's charges, cost of processhall be paid by the Granty r any holder of any part of said rust shall be an additional lien upsure proceedings; which proceed n, until all such expenses and dist r and for the heirs, executors, ad mises pending such foreclosure pich such complaint is filed, may a ver to take possession or charge.	ocuring C co i- or; and the nk indebtedness, as on said premises ing, whether de- bursements, and ministrators and proceedings, and t once and with- of said premises
refus first : of D	The name of a record owner is: _LAMPET IN THE EVENT of the	saidCook nerce_and_Industry se said first successor fail or refuse to act second successor in this trust. And wh	County of the grantee, or of of said County is hereby the person who shall then be the all the aforesaid covenants and	his resignation, appointed to be acting Recorder agreements are
,	Witness the hand should kell Left the Grante Identification No. 780311	or_S_ this day	or November	. 19.78
	Bank of Commerce & Inde	Trustee X Lawrence B. Lay Margaret Lagro	auellary	(SEAL)
		Presidenteen, 77 W. Washing	•	

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*24710055 Frances M. DiGiacomo a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Lawrence B. Lagrotteria and Margaret Lagrotteria free and voluntary act, for the uses and purposes therein set forth, including the release and ider my hand and notarial scal this _ GEORGE E. COLTO Margaret Lagrotteria, his wife Lawrence B. Lagrotteria and

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