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TRUST DEED FORM No. 2202 24992682 G	EORGE E. COLE®
SECOND MORTGAGE FORM (Illinois) September, 1975	LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Michael Sperando	
(hereinafter called the Grantor), of 116 N. 21st Ave. Melrose Park I.	Llinois (State)
for and ir one deration of the sum of Twenty Thousand in hand paid, CONVEY AND WARRANT to Bank of Commerce of 550% St. Charles Road Berkeley (City) and to his succe sory in trust hereinafter named, for the purpose of securing performance of the covenants and agreements	») — — — — — — — — — — — — — — — — — — —
lowing described rea' estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparat and everything apparations. Hereto, together with all rents, issues and profits of said premises, situated in theVillage ofMelrose_ParkCounty ofCook and State of Illinois, to-wit:	us and fixtures,
Lots 44 and 45 in Block 123 in Superior Court Partition in Melrose Park, being a subdivision of Lots 3, 4 and 5 in the South half of Section 3 and 10, Township 39 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.	249926
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Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illipois.  In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.  WHEREAS, The GrantorMichael Sperando	
justly indebted upon print pal promissory notebearing even date here in 150 days plus subsequent renewals	with, payable
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the laterest thereon, as here n and in notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, at 1 xes and against said premises, and on demand to exhibit receipts therefor; (3) within sixty days (4) that waste to said premises all buildings or improvements on said premises that may have been destroyed or dataged; (4) that waste to said premises committed or suffered; (5) to keep all buildings now or at any time on said premise; insured in companies to be selected to herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortgage in 'teb loss clause attached payable first, to the first Trustee or Mortgage, and, second, to the Trustee herein as their interest may a policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to pay all prior in and the interest thereon, at the time or times when the same shall become the and payable.  In the Event of failure so to insure, or pay taxes or assessments, the prior incumbrances or the interest thereon we grantee or the holder of said indebtedness, may procure such insurance. Of pay such taxes or assessments, or discharge or pure lien or title affecting said premises or pay all prior incumbrances and the interest thereon from the date of payment, at eight per annum shall be so much additional indebtedness secured hereby.  In the Event of a breach of any of the aforesaid occupants or agreements the whole or said indebtedness, including prin.	said note or assessments of or restore si all not be the grantee of ass, with portar which cum rances.
In the Event of failure so to insure, or pay taxes or assessments of the prior incumbrances or the interest thereon we grantee or the holder of said indebtedness, may procure such insurance, of pay such taxes or assessments, or discharge or pure lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money Grantor agrees to repay immediately without demand, and the time with interest thereon from the date of payment, at eight per annum shall be so much additional indebtedness secured hereby.	hen or, in that hase at year, and so paid, ar ght per ce it
IN THE EVENT of a breach of any of the aforesaid contents or agreements the whole or said indebtedness, including prine armed interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and thereon from time of such breach at eight per cent per annum, shall be recoverable by foreclosure thereof, or by suit at law, same as if all of said indebtedness had then matured by express terms.  It is AGREED by the Grantor that all expenses and by the Grantor that all expenses and by the Grantor that all expenses and by the organization when the connection we have the connection that all expenses are discovered to the connection when the connection we have the connection that all expenses are discovered to the connection to the connection when the connection we have the connection that all expenses are discovered to the connection that all expenses are discovered to the connection to the connection that all expenses are discovered to the connection that all the connection that all expenses are discovered to the connection that all the	cipal and all with interest or both, the
per annum shall be so much additional indebtedness secured hereby.  In the Every of a breach of any of the aforesaid contents or agreements the whole or said indebtedness, including printerest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and thereon from time of such breach at eight per cent may annum, shall be recoverable by foreclosure thereof, or by suit at law, same as if all of said indebtedness had then matured by express terms.  It is Agreed by the Grantor that all expenses any disbursements paid or incurred in behalf of plaintiff in connection we losure hereof—including reasonable attorney sees any disbursements paid or incurred in behalf of plaintiff in connection we losure hereof—including reasonable attorney sees any disbursements proceeding the whole title of sale remises embracing forecolosure decree—shall be paid by the Grantor: a expenses and disbursements, occasioned by give or proceeding wherein the grantee or any holder of any part of said indeuch, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon sa hall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings, which proceeding, tree of sale shall have been entered of but, shall not be dismissed, nor release hereof given, until all such expenses and disbursements with proceeding, the costs of suit, including attorny and have been paid. The Grantor for the Grantor and for the heirs, executors, adminissing of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings are of any party claiming under the Grantor (appoint a receiver to take possession or charge of suit notice to the Grantor, or charge of suits including attorny are have been paid. The Grantor for the Grantor on the lining of any complaint to foreclose this Trust Deed, the court in which such complaint is fined, may at one with power to collect the crist, s	ing or com- ind the like bledness, as id premises, whether de- ements, and strators and edings, and ed and with- id premises
The name of a recombowner is: Michael Sperando   The Event of the death or removal from said   Cook   County of the grantee, or of his effect of the grantee, or of the grantee of the grantee, or of the grantee of the grantee or his successor in this trust; and if for any like cause said first successor in this trust. And when all the aforesaid covenants and agree the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable chair.	resignation, ointed to be ig Recorder tements are
Witness the hand_and scal_of the Grantor_ this day of	, 1979
Michael S. Ferundo	_(SEAL)
	_(SEAL)
This instrument was prepared by Carol Donahue - Bank of Commerce in Berkele	y

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STATE OF Illinois	JUH-7-19 5 9 6 7 4	z • 24992582 u A	TV: Nac 10
COUNTY OF DuPage	<b>SS.</b>		
r, <u>Carol Donahu</u>		Notary Public in and for sai	id County, in the
State af A said, DO HEREBY	CERTIFY thatMichael Spet	ando	
personally I now to me to be	the same person whose namei	S subscribed to the foreg	going instrument,
appeared before w. his day	in person and acknowledged that	he signed, sealed and d	clivered the said
	and voluntary act, for the uses and purp	oses therein set forth, including	ig the release and
waiver of the right of home da		day of May	19 <b>79</b>
Converged by hand and	IOT IT A Scal tris		
ndimpose deal (leg):		earl Don	alue
commission works 10/	2/82	Notary Public	
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Trust Deed	ST. C		JRGE EGAL
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