UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24993000	GEORGE E. COLE*	
THIS INDENTURE, WITNESSETH, That Thomas J. Carlino and Patricia Carlino, his wife				
thereinafter called the Grantor), of 501 N. 2nd (No. and Street	l Ave., Mayw	rood I	llinois 60153 (State)	
for and in consideration of the sum of <u>One Thous</u> in hand paid, CONVEY_AND WARRANT_ to of <u>26 W. North Ave.</u>	and Nine <u>Hundred Thi</u> The Northlake Bar Northlake	ık	60164	
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the VIIIage of Maywood County of Cook and State of Illinois, to-wit:				
in Section 2, 11 and 14, Towns	and all of Lot 10 i hip 39 North, Range	n Block 218 in Maywo 12, East of the Thir	rd	
900			24993000	
Ox			ļ	
Hereby releasing and waiving all rights under and by warm in TRUST, nevertheless, for the purpose of secting WHEREAS, The Grantor S. I homa J. Call justly indebted upontheir	performance of the covenants :	and agreements herein. Irlino, his wife		
first day of each and every mot and a final payment of \$53.87 c	thereafter for th	irty-four months,		
	C			
	40	OPTO		
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extendin against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that ma committed or suffered; (5) to keep all buildings, now or herein, who is hereby authorized to place such insurant loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgagee and the interest thereon, at the time or times when the service of the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incu Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see IN THE EVENT of a breach of any of the aforesaid c	To pay said indebtedness any g time of payment; (2) to p y therefor; (3) within sixty days y have been destroyed or day at any time on said premises in companies acceptable to the Mortgagee, and, second, to the T so of Trustees until the indebtedness me shall become dupland payar	the page at thereon, as herein a vach due in each year, all taxe of the destruction or damage to ed. (4) that waste to said pressured i con anies to be select o hole of t e first mortgage rustee herein as their interests necessis fun, air. (6) to pay all proble.	nd in said note or is and assessments rebuild or restore mises shall not be ed by the grantee indebtedness, with nay appear, which ior incumbrances.	
grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incu Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see	or assessments of the prior the such insurance, or pay such taxe inbrances and the interest there and the same with interest there are thereby.	on from the date of expert	purchase any tax loney so paid, the at eight per cent	
carned interest, shall, at the option of the legal holder t thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses and	hereof, without notice, become infant, shall be recoverable by f express terms. disbursements paid or incurred it	in mediately due and payat 'e, oreclosure thereof, or by suit at behalf of plaintiff in connect	and with interest law, or both, the	
per annum shall be so much additional indebtedness see IN THE ENENT of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's feets, offul pleting abstract showing the whole title of said primis expenses and disbursements, occasioned by any diff or pr such, may be a party, shall also be paid by the Grantor. A shall be taxed as costs and included in any derec that m cree of sale shall have been entered or not shall not be distincted in the costs of suit, including attorneys, each way been paid assigns of the Grantor waives all right to the possession agrees that upon the filing of any complaint to forcelose to ut notice to the Grantor, ost of my party claiming and with power to collect the rents issues and profits of the said the name of a recome, owner is Thomas J. at IN THE EVENT of the death or canoval from said.	ays for documentary evidence, se embracing foreclosure decre occeding wherein the grantee or any be rendered in sup! foreclos smissed, nor release hereof givet d. The Grantor for the Granton of, and income from, said prer this Trust Deed, the court in whi er the Grantor, appoint a receivillance of the grantor.	tenographer's charges, cost of re-shall be paid by the Gran any holder of any part of said that shall be an additional lien up ure proceedings; which proceed, until all such expenses and drand for the heirs, executors, a mises pending such forcelosure ch such complaint is filed, may er to take possession or charge	or curing or com- to, and the like I interpreduce as non said preduces, ling, whether ac- dministrators and proceedings, and at once and with- of said premises	
The name of a record owner is: Inomas d. ar Is the Event obthe each or temoval from said refusal or failure to ac, then ————————————————————————————————————	d Patricia CarlinoCook tle Insurance Compan st successor fail or refuse to act, successor in this trust. And whe sace said premises to the party en	County of the grantee, or or or said County is hereb the person who shall then be the nall the aforesaid covenants an itled, on receiving his reasonable	of his resignation, y appointed to be acting Recorder d agreements are e charges.	
Witness the hand S and seal of the Grantor S this	· ·	of June	79	
Thomas J. Carlino (SEAL)				
Patricia Carlino (SEAL)				
This instrument was prepared by Gaza E. Cooke c/o The Northlake Bank, Northlake, Il 60164 (NAME AND ADDRESS)				

1979 JUN 77 AM H 15 JUN-719 5 9 7 0 6 5 • 24993000 • A - Rec

10.00

STATE OF ILLINOIS	-
COUNTY OFCOOK	SS.
,Donald L. Thode	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	Thomas J. Carlino and Patricia Carlino, his wife
ns.rur as their free and voluntary act, waiver of the ight of homestead.	whose name s are subscribed to the foregoing instrument, cknowledged that they signed, sealed and delivered the said for the uses and purposes therein set forth, including the release and
Given ui de, my hand and notarial seal this	first day of June 19 79
{Impress Seal Here}	

Sept. 17, 1982

Commission Expires_

1982

Alloo E The NORTHLAKE BANK (3276) PATRICIA CARLINO, his wife 26 W. North Avenue Northlake, Il 60164

THOMAS J. CARLING and

SECOND MORTGAGE

Trust Deed

GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT