RUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	24 123 036	GEORGE E. COLE* LEGAL FORMS
THIS INDEXTUGE, WITNESSETTI, That France	cisco A. Cornejo	and Gloria A. Cornej	o, his wife
thereinafter call diff. (Frantor), of the Ville gand state of I. Lir ols for and in consider Seven-thous and five-hundred-thill live in hand paid, (UNV) AND WARRANT to of the Villego for Honewood and to his successors in trus, beset fiter named, for the lowing described real estate, with the foreignments there and everything apportenant thereto to other with all reof Galumet Park Countries.	of Calumot I ration of the sum of 16 Ph 1 - 4 Ph 16 Ph	Connection Connectica Connection Connectica Connection	Dollars. Thinois
Lot B and 9 (except the Stand Park Addition being the Southeasth, and the Value of section 30 thowns in principal meridian	ng a Subdivision	of the East $st 01$ the	neast
Hereby releasing and waiving all rights under and by vints Treest nevertheless, for the purpose of securing Whiteras, The Grantor Francisco A. Country indebted upon their	rnejo and Clora	en ption laws of the State of Illing and is and agreentents letter. Corriego, his wife at processory note. bearing even	
the sum of Seven-thousand (7538.hO) bollars, in 60 follows: \$125.6h on the 15th of 15th of 15th of 6 ach and every me fully paid.  In the first of covenants and agrees as follows: (1) more provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restor all buildings on improvements on said shall not be committed or suffered; (5) to keep all building and assessments against said premises, and on demand trebuild or restor all buildings on improvements on said shall not be committed or suffered; (5) to keep all building and assessments against said premises, and on demand trebuild or restor all buildings or improvements on said shall not be committed or suffered; (5) to keep all building rantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Mor brances, and the interest thereon, at the time or times when the policies shall be felt and remain with the said hor brance or the holder of said indebtedness, may procure incommitation 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 seven per cent per same as if all of said indebtedness had then matured by established the said and the taxed at costs and indebtedness had then matured by established the taxed at costs and interest or not said premise expenses and disbursements, occasionable autorney's fees and because of the Grantor waives all right to the possession asset of a suit, including autorney's fees alwee been assigns of the Grantor waives all right to the possession assigns of the Grantor waives all right to the possession assigns of the Grantor waives all right to the possession of the Grantor waives all right to the possession of the Grantor to act the first successor in this trust, and if for any like cause said of Deeds of said Company to the red of paying appropriate to act, the	d-five-hundred- consecutive more Sept.ember, 1977. Onth Uncreafter. To pay said indebtedne time of payment, (2) to exhibit receipts theref- ness now or at any time of surrance in companies as- ter or Mortgagee, and, ge- ter or Trustees unit on the same shall become or assessments, of, the panel of such insurance, or pay si- such insurance, or pay si- such insurance, or pay si- such insurance, or pay, si- such insurance, or pay, si- such insurance, or pay, si- sured hereby, such insurance, or pay, si- such insurance, or pay, si- sured hereby, and the same with inter- red hereby, such insurance, or pay, si- disbursements paid or ir ays for documentary evi ges embracing forcelosus occeding wherein the gr ill such expenses and dis any be rendered in such surised, nor release here id. The Grantor for the of, and income from, this Trust Deed, the cou- ter the Grantor, appoint and premises.  Cook	and a like is in one in our property and a like is in one in on any property and a like is in one in one on pay prior, to the first day of fun or; (3) within sixty days after descended to the holder of the link one is all primises insured in companicely the indebtedness is fully paid; (6) after any payable, in the indebtedness is fully paid; (6) after any payable, in the link of the link of link of the link of link of link of the link of the link of link of the link of	cf and in said note or, it each year, all takes fit ction or damage to white the said in t
Witness the hand 2 and seal 2 of the Grantor 5, th	9th	August	io 77
Thin Document prepared by: Barbara A. Spanos Evergreen Flaza Bank Evergreen Park, Illinois	XFan Gleo	nasa P. Come	- (SEAL) (SEAL)

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LAG WES	1. to	
1977 SEP 27 AM 10 34		
- 내용 전화화 스부탁적인 그렇게 되는 하는데 하면 하는데 하다가 나라 가능하다 여러워 등을 하고 있다.	z z 7 • 24123036 4 A -	⊷ Rec 10.00
TATE OF 11111015 Ss.		
Kenneth C. Schwarz	Notary Public in and for said Count. A. Cornejo and Gloria A. C	nty, in the
State aforesaid OO HEREBY CERTIFY that Prancisco	A. Comejo and oronization	
nis wil.		•
bersonally known forme to be the same person $\frac{g}{g}$ , whose name $\frac{g}{g}$		
ppeared before me his lay in person and acknowledged that a	네트를 받아 무슨 사람들은 이 살아 하게 하는데 하는데 하는데 하는데 하는데 되었다. 말하다	성이 하느 보는 나는 사이 위한 목사에서 발표하다면서
nstrument as their free and voluntary act, for the uses and pur	poses therein set forth, including the r	clease and
vaiver of the right of homestead.	August	19 77
Given under my hand and reductal seal this	day of	
(finpress Sent Here)	!! ~!! ( !/w	
8 T	Notary Public	
onmission Expires 38 - 50		
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rust D	<b>7</b>	GEORGE E. COL LEGAL FORMS
Trust Deed Trust Deed  organization		GEORGE E. COLES
SECOND MORTGAGE Trust Deed  Trust Deed  To		GEORGE

END OF RECORDED DOCUMENT