## **UNOFFICIAL COPY**

UST DEED COND MORTGAGE FORM (Illinois)	Sept	M No. 2202 tember, 1975			1 655		GE E. COLI
HIS INDENTURE, WITNESSETH, That Se		ngeles, Jr			eAngeles		
ereinafter called the Grantor), of	oeth where E	ight Cents	Crest (\$5899	68)		Illino	le)
r and in consideration of the sum of Five T	housand	Eight Hund:	red Nin	ety Nin	e Dollar	s and	Dollar
hand paid, CONVEYND WARRANT 7601 S. Cicey	toFOI	Chicago	K & TEA	at Comp	Illino		
(No. and Street) d to his successors in trust lere no fter named, fo wing described real estate, with the inprovements	the purpose	(City) of securing per- uding all heating,	formance o	of the cover	and plumbing	g apparatus s	ein, the fo and fixture
d everything appurtenant the etcor her with a	ill rents, issu ook	es and profits of	said premi	es, situated Illinois, to-	in the	City	<del></del>
· A						·	
Lot 30 in Hilltop Estat of the West ½ of the So Range 13 East of the Th	tb West	支 of Sect	Lon 4.	Townshi	p 36 Nor	th,	5
							~
		0					ب را
		4					
In Trust, nevertheless, for the purpose of section Selvio DeAng	by virtue of iring perform eles, Jr	the homes ead e nance of the con and Judit	nan's and the An	aws of the agreement geles (	State of Illin herein. his wife	ois.	C4 C1: 87
stly indebted upon					bearing even		
In 36 consecutive mont November 20, 1977 and					mmencing	$\bigcirc$	
					B.		
THE GRANTOR covenants and agrees as follows the provided, or according to any agreement extainst said premises, and on demand to exhibit re buildings or improvements on said premises the minited or suffered; (3) to keep all buildings of rein, who is hereby authorized to place such its sclause attached payable hrst, to the first Trail dictes shall be left and remain with the said-Mort of the holder of a failure so to insure, or pay after or the holder of said indehedness, may present the holder of said indehedness or pay all prior antor agrees to repay immediately without dem rannum shall be so much additional indehednes. In the Event of a breach of any of the afore	: (1) To pay ending time of ecipts therefor it may have by we rat any hearing in con- e or Mortgay taged or Tru- the same shi- taxes or asso- cure such in- incumbrane	vaid indebtedne of payment; (2) or; (3) within size been destroyed of time on said pre- mpanies acceptal see, and, second, istees until the in- dl become de- essments, or in- surance, or in- es and the inter- es and the inter-	ess, and the to pay wh sty days a or damaged mises ins hie in the to the liftu de transes und payable prior incur uch taxes c est thereon	inter the internal destruction of the composition o	ereon, is he cach yet it, ion or dama waste to samines to be me first mort, as their interest it, (6) to pay it, or dischatto time; and	ein and in a l 'axes and in a l 'axes and in en crebuile d p emises a s ic ried by gag indebte rests mat to all printing thereon wh all money a	aid note cassessment for restorment that not the grante dness, with the grante dness, with the grante dness, the can take the paid the same take the grante the grant
antor agrees to repay immediately without dem r annum shall be so much additional indebtedne IN THE EVENT of a breach of any of the afore	and, and the ss secured he said covenau	rehy. s or agreements	the whole	n from the or said inde	date of pay	ment at eig	ipal z id
rned interest, shall, at the option of the legal no recon from time of such breach at eight per cent me as if all of said indebtedness had then mature	per annum d by express	shall be recovered	able by for	eclosure th	ereof, or by	suit at law, o	or both, th
r annum shall be so much additional indebtedne IN THE EVENT of a breach of any of the afore ried interest, shall, at the option of the legal be creon from time of such breach at eight per cent me as if all of said indebtedness had then mature. It is AGREED by the Grantor that all expenses sure hereof—including reasonable attorney's feeting abstract showing the whole title of said penses and disbursements, occasioned by any printing the said of the control of the cont	outlay for mines emb proceeding. All such hat may be a be dismissed on paid. The	documentary ev- racing foreclosurg wherein the greeness and dis- cendered in such, nor release her Grantor for the	idence, ste re decree- rantee or a sbursement foreclosu- reof given, Grantor	nographer's —shall be ny holder s shall be a re proceedi until all su and for the	charges, co- paid by the of any part n additional ngs; which p ch expenses heirs, execu	st of procuri Grantor; a of said indel lien upon sa proceeding, v and disburse tors, admini- lowers proces	ing or cor nd the lib tedness, id premise whether d ements, as strators as
ce of sale shall have been entered or not shak not costs of suit, including attorneys for the beginn of the Grantor waives all right to the powers that upon the filing of any coordinate to fore to notice to the Grantor, or to any party claimin th power to collect the rents, issue and profits of Salvio	close this Trug under the the said pred DeAngel	ist Deed, the cou Grantor, appoint nises. es. Jr. an	irt in which t a receive d Judit	such com to take po h DeAng	plaint is filed ossession or eles (hi	, may at one charge of sa Ls wife)	e and wit id premis
i notice to the Grantor, or to an entry claimin th power to collect the rents, issue and profits of The name of a record targer is: Selvio IN THE EVENT Of the Centror removal from a fusal or failure to as then Ford City B at successor in this from; and if for any like cause Deeds of said County is hereby appointed to be formed, the grantee or his successor in trust, sha	said first suc-	cessor fail or refu sor in this trust.	se to act, t	he person v	ho shall ther	n be the action	pinted to b g Records
Witness the hand and seal of the Grantor	. this .	15	day c	r (	Ict.		. 19. 7.
		- Selver Fried		ettred	(e)		(SEAL
	•	Jud	y No	Wn	gelec	س'. ا	(SEAL
his instrument was prepared by Ed Sw			14	Chicago	. T111n	nis	

## **UNOFFICIAL COPY**

	r		1977 NOV 28	AN 9 23	
S	ILLINOIS	No.	(-28-77 48444) 	2 - 24211655 - A -	Ric 10.1+
COUNTY OF	COOK	• ,	ss.		
COUNTY OF			<b>,</b>		•
Ι,	D1.	ane Page	•	Notary Public in and for said	
State aforesaid	d, DO HEREB	Y CERTIFY that	Selvio DeAngel	es, Jr. and Judith DeA	ngeles,
		his wife			aller or or or an experience of the state of
•		e the same person		re subscribed to the forego	-
	Andreas of the		acknowledged that		
instrument as			et, for the uses and purp	oses therein set forth, including	the release and
	right of homest	/ X,	15th	October	
Given, ur	nder my hand ar	nd ne car al seal this		day of	19
- Charles	Seal Here)	Ox	· kiñ	IND GOING	
	NOTAL	LY PUBLIC STATE OF ILL		Notary Public	
Continue (or )	Superes ISSUED	WIZZION EXPIRES WINE	9 1981 Y 455 JC		
-titti hara	m,		01		
• *			4		
			' (		
				),	
				4	
			/*	$Q_{X_{i}}$	
			/.1	Dee/Ninie	
			7.11	20/11	
				J'VIZIO	
					22
					2. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
					ET.
	<u> </u>			8 on 906 52	(Q)
ш	and wife		·	brri enk cero	C
e se	r.		1	* # # # # # # # # # # # # # # # # # # #	S) E
SECOND MORTGAGE Trust Deed	Selvio DeAngeles, Jr. and Judith DeAngeles (his wife) 19944 Long Crestwood, Ill.	<u>×</u>		Mail to - Attn.; A. Morrison Ford City Bank 7601 So. Cicero Chicago, III. 60652	GEORGE E. COLE
× ×	Ange Ange	TO BAN	-	7 At 1	RGE
BOX No.	Selvio DeAngele Judith DeAngele 19944 Long Crestwood, Ill.	TORD CITY BANK	MAIL TO	<b>&gt;</b>   s	99 91
SE SE	in a second	8 4			
	1 " T T T	"		1 -	

END OF RECORDED DOCUMENT