UNOFFICIAL COPY

		O le State of the			ان نا	
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 302		E E. COLÉ® AL FORMS		
THIS INDENTURE, WITNESSETH, That Sa						
(hereinafter called the Grantor), of 3799 Wes	st 76th Place reet) Four Cents (\$	Chicago	Illinoi (State	s 60652		
for and in consider at a not the sum of Six The in hand paid ON YY AND WARRANT of 7601 S. Ci CETO	to Ford City Bank Chicago	Ninety Nine Doll & Trust Company	linois 60652			
(No. and street) and to his successors in cus hereinafter named, for lowing described real es. tte w'th the improvements and everything appurtenant here to, together with	(City) r the purpose of securing perform thereon, including all heating, air all rents, issues and profits of said	-conditioning, gas and plu	mbing apparatus an	n, the fol- d fixtures,		
Lot 13 in Block 23 in being a resubd vision in Pritts Subdiv 5.00 38 North, Range 13, 17 County, Illinois	of Blocks 23, 27, 28 of the South West 1/	, 33, 34, 37, 38 4 of Section 26,	Township	& 48		·
	C				Ź	
	0			147		
Hereby releasing and waiving all rights under and IN TRUST, nevertheless, for the purpose of sect Whereas, The Grantor Salvatore C. D.	eLuca and Diar e Deluc	is and agreements herein.		7		
justly indebted upona	princ pal pr	missory notebearing	even date herewith	, payable		
In 48 consecutive month February 20, 1978 and m	aly payments of \$133. maturing on January 2	25 Each, commence 0, 1932.	ing on			
·.•		J'A	SPO.			
THE GRANTOR covenants and agrees as follows: totes provided, or according to any agreement extegainst said premises, and on demand to exhibit reculb buildings or improvements on said premises that ommitted or suffered; (5) to keep all buildings now of the control of the contr	(1) To pay said indebtedness, a ding time of payment; (2) to p ights therefor; (3) within sixty of may have been destroyed or day or at any time on said premises rance in companies acceptable to or Mortgages, and, second, to the pages or Trustees until the pages or Trustees until the pages of the page of	nd the interest there, n, as ay when due in each itys after destruction or dra maged; (4) that waste to insured in companies to the holder of the first n companies to the interest is fully paid; (6) to incumbrances or the inter- incumbrances or the inter-	the cin and in said, all taxes and asset of the control of the con	note or ssments restore I not be grantee ss, with r, which brances, due, the		
rantee or the holder of said indebtedness, may proce or title affecting said premises or pay all prior irantor agrees to repay immediately without dema er annum shall be so much additional indebtedness IN THE EVENT Of a breach of any of the aforest arned interest, shall, at the option of the legal hole hereon from time of such breach at eight per cent	are such insurance, or parenth to the month of the market the did, and the same with interest the secured hereby, and coverants or agreements the we for thereof without notice, beco- ter annum, shall be recoverable to	axes or assessments, or dis- pereon from time to time; hereon from the date of whole or said indebtedness me immediately due and by foreclosure thereof, or	charge or purch so and all money so p payment at eight i including principal payable, and with by suit at law, or b	any tax aid, the per cont and all in terest		ar.
ume as if all of said indebtedness had then matured IT is AGREED by the Grantor that all expenses a osure hereof—including reasonable attorney's fees, etting abstract showing the whole title of said pro- penses and disbursements, occasioned by any sure och, may be a party, shall also be paid by the Grant all be taxed as costs and included in any defice the co of sale shall have been entered or not, shall along e costs of suit, including attorney's creek paye bear signs of the Grantor waives all right to the signs of the Grantor waives all right to the possess.	by express terms, mid-dispyrsements paid or incurroutlags for documentary evidence misse empracing foreclosure de Proceeding wherein the granteer. All such expenses and disburses to may be rendered in such force dismissed, nor release hereof g paid. The Grantor for the Grantion of, and income from, said!	ed in behalf of plaintiff in e, stenographer's charges, cree—shall be paid by or any holder of any particles and dition closure proceedings; which iven, until all such expender nor and for the heirs, ex- oremises pending such, for	n connection with the cost of procuring the Grantor; and the first of said indebted all lien upon said phone ceding, when the coutors, administrat reclosure proceeding.	he forc- or com- the like ness, as remises, her de- nts, and ors and gs, and		
it notice to the Grantor, or to any compant to forest the notice to the Grantor, or to any party claiming the power to collect the rents, issue and profits of the grantor in the new of a record expert is: Salvator IN THE EVENT of the death or removal from said tusal or failure to act, then Ford City Ban st successor in this frugit and if for any like cause sa Deeds of said County is hereby appointed to be see formed, the grantee or his successor in trust, shall	e C. DeLuca and Diane Cook K Trust Company id first successor fail or refuse to ond successor in this trust. And	County of the gra County of the gra of said Count ott, the person who shall the shen all the aforesaid cov	te) ntce, or of his resig y is hereby appointe hen be the acting Re enants and agreeme	nation,		
Witness the handand sealof the Grantor	5 1	ay of Jane 6. L	Dies (s	78 SEAL)		
his instrument was prepared by	Julyania 760	DIS Cicero	Churge JU	EEAL)		· ·

UNOFFICIAL COPY

•		Alley Release	Cec	SCORDER OF DESCRIPTION OF COUNTY IN LIBRORY
•	MAL 8797	27 AM 10 28 IÁN-27-78 516234 •	21/202746 v A mm	· liec 10.15
STATE OF	Illinais	}	ENDURIOU - R	10.17
COUNTY OF	Cook	ss.		
*	Siene	Page		County in the
I,	HEREBY CERTIFY th	1 1 1	ry Public in and for said (
State atoresard, Be	11 . 1	wife		
personally lip wn t	,	sop whose names are	subscribed to the foregoin	ng instrument,
A		d acknowledged that Inug		150 12
instrument as And	free and voluntary	act, for the uses and purposes t	herein set forth, including th	he release and
waiver of the right of	of I on stead.	A		
Given under m	y hang arg notarial seal t	his	lay of Januar	cy, 1978.
(Impress Seal He	re)	f ha	of non	
	NOTARY PUBLIC STATE OF	ILLINOIS LOCALI	Notary Public	
Commission Expires	MY COMMISSION ELPIRES IL	ARI ASSOC 7		
		100/2		
		1000/14	À.m	
		7	1/1	
		0,		
		4/2		
		1	L Clary.	
		Ž		
		× .	C'2	
		***	(Q ₄ ,	
		λ .	4	
			H 28	
	3 0	MAID TO		
	12.0 23			
37	3.3		uin L'Inst l	
	3 7	62102.	8 E73	
ee See	3,00	1 2 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	mer sues	COL
MOM (the sold	6 6 6	Le bre	L FO
SECOND MORTGAGE Trust Deed Albuth C. Med	anchedus,	J. Z.	63.3	GEORGE E. COLTO
Trus	3 205	2 40	1 3 % g	2 8 - 1
a Si	3 2	1 2 3	1,02, 3	
1 3	3 1	3799 W. 7626 DL.	12203	GEORGE E. COI
1 31	1 1 1	•	B460	I ∫

END OF RECORDED DOCUMENT