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RUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 3	142 FIRE	GEORGE E. COLE* LEGAL FORMS		
THIS INDED TURE, WITNESSETH, That _Cele	eta E Malumn enine	tor				
hereinafter called the Grantor), of 1631 W., (No. and Street	101st St.	Chicago	K1	linois		and the second
				Dollars		
n hand paid, CONVLY AND WARRANT to 1822 101 ohin Lake Drive	Homewood (City)	e, trustee	Illino	is itate)		
nd to his successors in trus her inafter named, for to wing described real estate, who it superovements the deverything appurtenant thereto, tagether with all f Chicago Conty of	he purpose of securing performate ereon, including all heating, air-co- rents, issues and profits of said pr	nditioning, gas an- remises, situated in	nts and agreement of plumbing appara of theCit.	nts herein, the fol- iratus and fixtures,		
address of property: 163	4 W. 101st st					•
Lots 12 and 13 in Purple Block 4 in Washington He quarter of section 7 to	gh s in the east had nship 37 north, range	lf of the so	outh east			
third principal meridian	0			Ć.	ည္ န	
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)	
ereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securin WHEREAS. The Grantor Celeste E. McL;	virtue of the homestand exemption	on laws of the Stat	e of Illinois.	į	子	
WHEREAS, The Grantor Celeste E. McLy stly indebted upon their		is pry notebea		erewith, payable	l	
to the sudan of The same		/			h	
to the order of Evergree the sum of Ten-thousand- Dollars, in one payment	-four-hundred-and-no/				4	
\$10,400.00 on the 20th			PCA			. *
/			CA			
`		OF.	VQ.			
THE GRANTOR covenants and agrees as follows: (1 les provided, or according to any agreement extendininst said premises, and on demand to exhibit receipt) To pay said indebtedness, and t ing time of payment; (2) to pay v s therefor: (3) within sixty days.	the interest thereo when the in each after destruction	n, as he ein ad year, all trans	in said note or	3	·•
buildings or improvements on said premises that manifected; (5) to keep all buildings now or ein, who is bereby authorized to place such insurance.	y have been destroyed or damage at any time on said premises in	ed; (4) that was	te to said promi	ser hall not be		
s clause attached payable <i>first</i> , to the first Trustee or icies shall be left and remain with the said Mortgages the interest thereon, at the time or times when the	Mortgagee, and, second to the Ties or Trustees until the indebtednessame shall become dhe and payab	rustee herein as thess is fully paid; (6	neir interests ma) to pay all prio	y opear. ich r incum' cance.		
IN THE EVENT Of failure so to insure, or pay taxes nice or the holder of said indebtedness, may procure or tile affecting said premises or pay all prior income.	such insurance or pay such taxes	umbrances or the s or assessments, o	interest thereor	when fue, t' e	ia.	
untor agrees to repay immediately without demand, annum shall be so much additional indebtedness see	and the same with interest thereoured hereb	on from the date	of payment at	t eight per cent		er De la companya de la
THE GRANTOR covenants and agrees as follows: (1) the provided, or according to any agreement extending the standard premises, and on demand to exhibit receipt buildings or improvements on said premises that me mitted or suffered; (5) to keep all buildings now or ein, who is hereby authorized to place such insurance clause attached payable first, to the first Trustee or cices shall be left and remain with the said Mortgages the interest thereon, at the time or times when the is the IB THE EVENT of failure so to insure, or pay taxentee or the holder of said indebtedness, may procure to rittle affecting said premises or pay all prior inctunitor agrees to repay immediately without demand, annum shall be so much additional indebtedness see IN THE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT of a breach of any of the aforesaid of the INTE EVENT OF A BREACH OF A	thereof without notice, become annum shall be recoverable by for express terms	immediately due oreclosure thereof	and payable, ar , or by suit at la	nd with interest nw, or both, the		and the second of the second o
IT IS AGREED by the Grantor that all expenses and ure hereof—including reasonable attorney's fees out	disbursements paid or incurred it	n behalf of plaint tenographer's cha	iff in connection	n with the fore-		
enses and disbursements, occasioned by any suicos prenticular of the prenticular of the Granton.	occeding wherein the grantee or All such expenses and disbursemen	any holder of an ats shall be an add	by the Granto y part of said i litional lien upo	ndebtedness, as n said premises,		
of sale shall have been entered or not shall not be discosts of suit, including attorney's tee have been pa	ismissed, nor release hereof given id. The Grantor for the Grantor	ure proceedings; i, until all such ex and for the heirs	which proceedir spenses and disb s, executors, adn	ng, whether de- pursements, and ninistrators and		***
ans of the Grantor waives all rights to the possession eses that upon the filing of any complaint to foreclose notice to the Grantor, or to any party claiming und power to collect the rents, issues and profits of the significant of the significant of the significant profits of the significant profits of the significant of the signific	of, and income from, said pren this Trust Deed, the court in which er the Grantor, appoint a receive	nises pending suc ch such complaint er to take possess	h foreclosure pa is filed, may at ion or charge o	once and with-		
The name of a record owner is:Cele	ste E. McLynn, spinst	er				
IN THE EVENT of the Cash or removal from said sal or failure to at the Richard_ J_ B successor in this rost; and if for any like cause said feeds of said County is hereby appointed to be second ormed, the grantee or his successor in trust, shall rele	irst successor fail or refuse to act.	the person who sh	ounty is hereby a	appointed to be		
Witness the handand sealof the Grantor the			ecember	, 19_77		A Na strong salah
	x Celeste	E. M.L	J~~_	(SEAL)		
	<u></u>		, 	(SEAL)		
				}		
s instrument was prepared by Barbara A.				l l	94.35 A	

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RECORDER OF TREES 27 PM 12 48.	
STATE OF Illinois SS.	
COUNTY OF COOK FEB-2 \$78 16028 24342036 A - REC 10.00	
I, Kenneth C. Schwarz , a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY thatCeleste E. McLynn	
personally known to me to be the same person whose name is subscribed to the foregoing instrument,	
appeared b fo e me this day in person and acknowledged that signed, sealed and delivered the said	
instrument asher free and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of no need ad.	
Given under my hand and notarial seal this	
Commence Dentification of the Commence of the	
Notary Public Notary Public	
Confinission Exprises 28-80	
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SECOND MORTGAGE Trust Deed To GEORGE E. COLE® LEGAL FORMS	ACCUPA-
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DERECORDED DOCUMENTAL SERVICE	r , 1