UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25654249	George E. Cole Legal Forms
THIS INDENTURE, WITNESSETH, That Cla	aro Duany & Aida R. Du	any, his wife	
(hereinafter called the Grantor), of the City and State of Illinois , for and in co	of Evanston nsideration of the sum of TWEN	County of COO	
	o Joseph R. Berub	e	
of the Village of Northbrook and to his successors in trust hereinafter named, for lowing described and everything an outrement thereto, together with a of Evanston County of Lot 13 in 1912 to 4 in Stanley a Subdivision of the South 1/2 of 1/2 of the South 1/2 of Section	hereon, including all heating, air-or Il rents, issues and profits of said p Cook and Star and Company's Second Do the South 2 of the No: n 24, Township 41 Nor	onditioning, gas and plumbing remises, situated in the Cice of Illinois, to-wit: odge Avenue of the Cice of the Avenue of the Cice of the	apparatus and fixtures,
East of the Third Trincipal Me	ridian, in Cook County	y, Illinois.	
	Co		
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securi WHEREAS, The Grantor Claro Duany & justly indebted upon \$21,411.00	ing performants of the covenants Aida R. Luan, his wi	and agreements herein.	
in 60 consecutive monthly install		,	and materials, payable
	imetica of 9550.(5) secin		
THE GRANTOR covenants and agrees as follows: (otes provided, or according to any agreement extending a sessments against said premises, and on demane could or restore all buildings or improvements on sa hall not be committed or suffered: (5) to keep all builtante herein, who is hereby authorized to place such this loss clause attached payable first, to the first Tru hich policies shall be left and remain with the said M rances, and the interest thereon, at the time or times with the time of said interest the said of the said of the said said premises or pay all prior increasors or the holder of said indebtedness, may procure or title affecting said premises or pay all prior increanter agrees to repay immediately without demander annum shall be so much additional indebtedness so IN THE EVENT of a breach of any of the aforesaid street in the said of the said in the content of the legal holderen from time of such breach at seven per cent permeasing all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses a source hereof—including reasonable attorney's fees of the grantor waiter of the party, shall also be paid by the Crantor all be taxed as costs and included in any secare that ee of sale shall have been entered or not sail not be costs of suit, including attorney's fees have been right of the grantor waiters all right to the possessiones that upon the filing of any grant and to forecloss.	dings now or at any time on say points insurance in companies accept insurance in companies accept is stee or Mortgagee, and dod, to ortgagees or Trustees with the individent the same shall become due an es or assessments of the prior ince such insurance. That such take umbrances and disminerest thereo	toyed or damaged; (4) find bernises insured in companies e to the holder of the first m to the Trustee herein as their i ebtedness is fully paid; (6) to id payable. umbrances or the interest th s or assessments, or discharge in from time to time; and all	varia to said premises to be selected by the late age indebtedness, nterests any appear, pay all prior neum-ereon when due, the or purchas, any lax money so pt. d. i.e.
I notice to the Grantor, or to day party claiming un th power to collect the rents, it was and profits of the IN THE EVENT of the deal, or removal from said.	ider the Grantor, appoint a receiv said premises. Cook Litle & Trust Co.	er to take possession or char County of the grantee, o	ge of said premises r of his resignation,
formed, the grante or his successor in trust, shall re Witness the hand_and seal_of the Grantor_t	lease said premises to the party en	of October	ible charges. 80
one manue and scale of the Grantof t	x_ Claro	uami	(SEAL)
THIS INSTRUMENT WAS PREPARED BY JEROME A. MAHER	Claro Duany X Aida R. Duany	Duany	(SEAL)
1210 CENTRAL AVENUE WILMETTE, ILLINOIS			

25654245

a Notary Public in and for said County, in the 10.00 Claro Duany & Aida R. Duany, his wife State aforesaid, DO HEREBY CERTIFY that are subscribed to the foregoing instrument, they signed, sealed and delivered the said appeared before me this day in person and acknowledged that . free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this 16-Cook Collustra Clark? First Federal Savings & Loan Association of Wilmens 1210 Central Avenus Wilmette, III. 60091 FIRST FEDERAL SAVINGS AND LOAN SECOND MORTGAGE First Federal Saving: & Loe. Association of Wilmetto 1210 Central Avenue Wilmetto, III. 60091 Trust Deed GEORGE E. COLE® LEGAL FORMS ASSOCIATION OF WILMETTE Loan #9040162-76 and Aida R. Duany Claro Duany

END OF RECORDED DOCUMENT

1