UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25781442	GEORGE E. COLES LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That Laurene	ce J. Bryar and (Grace R. Bryar his	wife	
(hereinafter called the Grantor), of 16730 Merr (No. and Street)		So. Holland (City)	[Ilinois (State)	
for and in consideration of the sum of TwentyFive 1 in 1 and paid, CONVEY S. AND WARRANT S to S.	Thousand TwoHund	red EightyFive and	80/100 (\$25,285.80 p. of Illinois	· ·
4740 West 95th St. (No. and Street)	Oak Lawn (City)		Illinois (State)	
ar . to his successors in trust hereinafter named, for the plowing described real estate, with the improvements thereo	n, including all heating, ai	r-conditioning, gas and plumb	ing apparatus and fixtures,	The Residence of the Sale of t
and ev., y', in, appurtenant thereto, together with all ren of _Scutb_HollandCounty ofCook		d premises, situated in the State of Illinois, to-wit:	· · · · · · · · · · · · · · · · · · ·	
Lot 23 in Huguelet's 6th Add Resubdivision of part of the	o Rost 3/4 of [0]	t i in Sundivision	of	
the forth West quarter of S	ection 24, Towns Maridian) which	hip so worth, kange h lies South of the	14,	
centerline of the Little Ca of Huguel t', Ifth Addition	lumat Diver and	NOTER OF THE NOTUL	17116	
		-		
		Ş	Sex 1. Loc	Carrie Sance
Hereby releasing and waiving all rights under and by irt In Taust, nevertheless, for the purpose of securing p	ue of the homestead exen	aption laws of the State of Illi	nois	
WHEREAS, The Grantor Laurence J. Brya	and Grace R. B	ryar his wife		
In One Hundred Twenty monthly			後点 二乙烷基二十	
70/100 (120 @ \$469.70)	4/2-	•	C.	
	1/2		<i>y</i> .	
		O ZOP		
		OF,		
THE GRANTOR covenants and agrees as follows: (1) T notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts the	o pay said indebtedness, a time of payment; (2) to p terefor; (3) within sixty of	and the low it hereon, as he cay when the lost in or h year, a lays after decirue on or dama	rein and in said note or il taxes and assessments age to rebuild or restore	The second section of the second seco
all buildings or improvements on said premises that may it committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance	any time on said premise in companies acceptable.	in ged; (4) the reale to sai i issured in commanies to be a the holder of the fir conort	selected by the grantee gage indebtedness, with	
policies shall be left and remain with the said Mortgages of and the interest thereon, at the time or times when the san	or Trustees until the in lebt ne shall become does not	educes is fully paid; (1) o pay	all prior incumbrances,	
The Grantor covenants and agrees as follows: (1) T notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may a committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or Me policies shall be left and remain with the said Mortgages or and the interest thereon, at the time or times when the san IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure sure the first of the said fortigates of the said indebtedness secure and interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent persistence of the said indebtedness had then matured by the said and the said indebtedness had then matured by the said indebtedness had then matured by the said indebtedness had then matured by the said indebtedness that the said fortigates associated the said indebtedness had then matured by the said indebtedness had then matured by the said indebtedness had the matured by the said in	ch insurance or pay such to orances and the interest the	taxes or the inter si taxes or took time to time; and tereon from time to time; and	rge r rurchase any tax	
per annum shall be so much additional indebtedness secure IN THE EVENT of a breach of any of the aforesaid cov	ed in ceby.	whole or said indebtedness, inc	cluding puncioal and all	
thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by by	men, shall be recoverable	by foreclosure thereof, or by	suit at law, or both, the	
same as if all of said indebtedness had then matured by as IT is Agneed by the Grantor that all expenses and disclosure hereof—including reasonable autorney's [e.g., gulay; pleting abstract showing the whole title of sail primises expenses and disbursements, occasioned by any same for procusich, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any degree that may cree of sale shall have been entered or, on shall not be dism the costs of suit, including attorneys feet have been paid, assigns of the Grantor waives all the total the possession of agrees that upon the filing of any complaint to foreclose the unto notice to the Grantor, one camp party claiming under with power to collect the roots reuses and profits of the said.	s for documentary evidence embracing foreclosure de reding wherein the grante	e, stenographer's charges, co ecree—shall be paid by the e or any holder of any part	st of procuring or com- Grantor; and the like	STATE STATE OF STATE
such, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any decree that may cree of sale shall have been entered or on the bill not be dism	such expenses and disburs be rendered in such fore issed, nor release hereof	ements shall be an additional colosure proceedings; which priven, until all such expenses	lien upon said premises, proceeding, whether de- and disbursements, and	88
the costs of suit, including attorneys feet have been paid, assigns of the Grantor waives all the two the possession of agrees that upon the filing of an earlies that upon the filing of an earliest that upon the filing of an earliest that upon the filing of an earliest that upon the filing of the filin	The Grantor for the Gra f, and income from, said s Trust Deed, the court in	intor and for the heirs, execu- premises pending such force, which such complaint is filed.	tors, administrators and losure proceedings, and may at once and with-	The state of the s
out notice to the Grantor, or loan party claiming under with power to collect the reads haves and profits of the said. The name of a record owner is: Laurence J.	the Grantor, appoint a repremises.	ceiver to take possession or o	charge of said premises	
In the Event of Conseath or removal from said	Cook	County of the grante	e, or of his resignation,	
refusal or failure to them Security Pacific Fill first successor in this trust; and if for any like cause said first of Deeds of said Sounty is hereby appointed to be second superformed, the grantee or his successor in trust, shall release	successor fail or refuse to recessor in this trust. And	act, the person who shall then when all the aforesaid covena	be the acting Recorder nts and agreements are conable charges.	200 200 200
Witness the hand and seal of the Grantor this	18th	by ofFebruary	, i <u>s</u> 81	
		Bryar	(SEAL)	. स्ट्री इ.स्ट्री
	Grace R. R.	e. Bryar	(SEAL)	
Danie &	or Security Pacif	ic Financa Com		(2013년) - 11년 - 국민(18
This instrument was prepared by S. Renz E.		RESS) 4740 W. 95th S	t. Oak Lawn, IL	Andrew 2014 1870: Herman

UNOFFICIAL COPY

. .

20

54	mat as
1981 FEB 20 PM 2 54	
$\mathcal{C}(\mathcal{C})$ and $\mathcal{C}(\mathcal{C})$ and $\mathcal{C}(\mathcal{C})$ and $\mathcal{C}(\mathcal{C})$ and $\mathcal{C}(\mathcal{C})$ and $\mathcal{C}(\mathcal{C})$	5
STATE OF	
Jayrence R Shertoli, a Notary Public in and for said County, in the	·-
Sa'e a oresaid, DO HEREBY CERTIFY that Laurence J. Bryar and Grace R. Bryar his wife	
personal, k was to me to be the same persons whose names are subscribed to the foregoing instrument,	
appeared beto the this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said instrument as <u>they</u> free and voluntary act, for the uses and purposes therein set forth, including the release and	
region of the right of the uestead.	
Gwerlings my hand and notarial seal this 18th day of February 19 81	
awrence L. Sbertsli	
Commission Pagirès Branch T. (1941)	
OLIDA	
	2
	1
1000 MAIL	
CORP.	
	ر. دى
SECOND MORTGAGE Trust Deed Trust Deed Trust Deed 1. 6 Grace R. Bryar 10 6730 Merrill So. Holland, Il	LEGAL FORMS
LIST DO MORT TO HOLD T	LEGAL
SECOND Trus SECOND Order J. 6.6 City Pacific N. 95th S. N. 95th S. GERMALAM	
BOX No. SECOND MORTGAGE Trust Deed 16730 Merrill So. Holland. II TO SECURITY PACIFIC EMANCE 4740 W. 95th St. Oak Larke II A740 W. 95th St. Suite 26 Oak Lawn, Illinois 60469 GEORGE E. COLE®	
	-
ENDOFIEWIO DUMINETE	

2204114

ir