## **UNOFFICIAL COPY**

GEORGE E. COLE\*

FORM NO. 2202 April, 1980

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION Consult a lawyer before using or acting under this form All watternies, including merchantability and fitness, are excluded

25999904

THIS INDENTURE WITNESSETH, That Willie A Davis &	
Willie P Davis (his wife) (hereinafter called the Grantor), of	
7320 S Damen Ave. Chicago, Ill. 60620	
for and in coraderation of the sum of Two Thousand Forth One and 21/100****************************  Dollars	
in hand paid, CO. VF ( S. AND WARRANT S. to	
(No 4 (Note) (City) (State)	
as Trustee, and to his successe's into st hereinafter named, the following described real estate, with the improvements the cost, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and execution apparent thereto, benefiter with all	Above Space For Recorder's Use Only
tents, issues and profits of said profits of s	and State of Illinois, to-wit: Lot Eight (8) and the North (N) Fifteen
(15) Feet of Lot Nine(c) in William H. Brit:	igan's 79th Street Subdivision
of Block Fifty Six (56) in the Dewey and Val Half (St) of Section Thirty (3)). Township Th	nce Subdivision of the South nirty Eight (38) North, Range
Fourteen (14), East of the third Principal Pri	Meridian, in Cook County,
Illinois:*********	
Hereby releasing and waving all rights under and by virtue of the ware load exemption law INTRUST, nevertheless, for the purpose of securing performance of the covenants and ag WHEREAS. The Grantor is justly indebted upon ONE principal promitary of in 24 consectutive Installments of \$85.0; each of the consectutive in the consecutive in the cons	reements herein. bearing even date herewith, payable
15th day of September, 1981 and \$85.05 due a	
of August, 1983	
Ç	<b>A</b>
	1%.
	DE CAR STORAGE
	Ch 25999904
THE GRANTOR covenants and agrees as follows; (1) To pay said indebtedness, and the into or according to any agreement extending time of payment; (2) to pay when due in each yea demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to premises that may have been destroyed or damaged; (4) that waste to said premises shall not be any time on said premises insured in companies to be selected by the grantee herein, who is acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times which IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance holder of said indebtedness, may procure such insurance, or pay such taxes or assessments and the same with interest thereon from time to the and all without demand, and the same with interest thereon from the date of payment and indebtedness secured hereby.  [STILE EVENT of a level of one of the aforegule own near a representative whole of cair.	erest thereons where 'ar are said note or notes provided, r, all taxer and assessmint a gainst said premises, and on rebuild of versione all building or improvements on said e communed or suffered; (5) 'a ker' all buildings now or at here by all borized to place sure assess are in companies first to the first Trustee or Mortg gee, and second, to the said Mortgage or Trustee until the in e. tedness is fully exame shall become due and payable came shall become due and payable came shall become due and payable or the or discharge or purchase any tax lien or title af cetin, said more yes paid, the Grantor agrees to repay mmeditely ht per cent per annum shall be so mue, advis, an all interbreatess, including national and all extract in are
INTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole of sair shall, at the option of the legal holder thereof, without notice, become the rediately due and pr early experience of the property of the property of the property of the visit	
then matured by express terms.  It is AstReED by the Grantor that all expenses and disbuttements paid or incurred in beha including reasonable attorney's fees, outlays for document by widence, stenographer's charge whole title of said premises embracing forceobsure decreed. Shall be paid by the Grantor; and suit or proceeding wherein the grantee or any holdens law part of said indehedness, as such, expenses and disbutsements shall be an additional light poin said premises, shall be taxed as such forceboure proceedings; which proceeding whether decree of sale shall have been enter until all such expenses and disbutsements, and thousand of said, including attorney's fees, have executors, administrators and assigns of the Connotor waives all right to the possession of, an proceedings, and agrees that upon the fines of any complaint to forcelose this Trust Deed, the without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to	If of plaintiff in connection with the foreclosure hereof— ges, cost of procuring or completing abstract showing the the like expenses and disbursements, occasioned by any may be a party, shall also be paid by the Grantor. All such zosts and included in any decree that may be rendered in d or not, shall not be dismissed, nor release hereof given, been paid. The Grantor for the Grantor and for the heirs, d income from, said premises pending such foreclosure e court in which such complaint is filled, may at once and take possession or charge of said premises with power to
The name of a record owner is Willie ADavis & Hattie P.	Davis
INTHE EVENT of the details of removal from said County of the g	rantee, or of his resignation, refusal or failure to act, then  nty is hereby appointed to be first successor in this trust:
and it for any line gains, said into successor rail or refuse to act, the person who shall then be appointed to be seeing successor in this trust. And when all of the aforesaid covenants and a trust, shall release said premises to the party entitled, on receiving his teasonable charges.	reements are performed, the grantee or his successor in
This trust deed is subject to	
Witness the hand and seal S of the Grantor this 14th day of August	81
لابل ــــ	Lee A Danis (SEAL)
71	

Dorothy Klyber 5645 W Lake St. Chicago, Ill. 60644

## **UNOFFICIAL COPY**

1981 SEP 15 PM 3 28

STATE OF TILINOIS SEP-1781 5 2 2 7 3 5 COUNTY OF COOK	2599990 / 1 113 10.00
COUNTY OF	
I. Dorothy Klyber a Notary	Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatWillie A. Davi	s & Hattie P Davis. (hiw wife)
sonally known to me to be the same persons, whose name ares.	
instrument; their free and voluntary act, for the uses and purposes the	
waiver of the right of homestead.	tem sectoral, melading the release and
Gixen under my hand and official seal this 14th day of	August 19 81
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(lipprest Seal Here)	wely Klyber
Commission Expire My Commission Expires 6/7/82	I I I I
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S.	
Davis	
E E Lie P. Dan (his wife)	
8-14 Et   FE   FE   FE   FE   FE   FE   FE	
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DON'E S 6062	n 07 O 50
SECOND MORTGAGE  Trust Deed  le A. Davis & Hattie P.  to  To  AUSTIN BANK OF CHIGAGO 5645 W. LAKE ST. CHIGAGO, IL. 60644	GEORGE E, COLE® LEGAL FORMS
[[조 <b>근 ] : [</b> [대 ] [ [[대 ] ]	LEC
SECOND MORTGAGE  Trust Deed  Willie A. Davis & Hattie P.  Has wind and a strict of the	-