## UNOFFICIAL COPY

,	TRUST DEED SECOND MORTGAGE	FORM (Illinois)	FORM No. 2202 September, 1975	25116576	GEORGE E. COLE® LEGAL FORMS		
	THIS INDENTURE,	WITNESSETH, That	Michael L. Forte and	• • •			
	(hereinafter called the	Grantor), of 6950	W. Hobart, Chicago,	Lllinois	(State)		
	in hand paid, CONVE	on of the sum of NINE.  Y. AND WARRANT.  rthwest Highway.	THOUSAND SIX HUNDRED	FIFTY THREE AND 40/10	)O Dollars		
	and to his s cassors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following double trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following double trust are lestate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the						
	LOT 7 (N EAST OF T	ELOCK 21 IN NORWO	OOD PARK, IN SECTION AL MERIDIAN, IN COOK	6, TOWNSHIP 40 NORTH, COUNTY, ILLINOIS	RANGE 13,		
		J-0,5					
		(	0-				
	In Traiter nowartha	lace for the number of co.		emption laws of the State of Illinoinants and agreements herein.  orte  I promissory notebearing even d			
	which shal	1 be \$160.89 beg	nstalments of \$160.8 inning on September t month until paid	geach and a final ins 20, 1979 and thereafte a full.	talment,		
				TO CALL	9/0		
th	irned interest, shall, at the	he option of the legal hole h breach at eight per cent	der thereof, without notice, be per alound, shall be recoverable	and the interest thereo. Is herein pay when the in each var. all to days after destruction or done to day after destruction or done to the control of the first mortra, the Trustee herein as their interest the trustee herein as their interest the taxes or assessments, or discharge thereon from time to time; and all thereon from the date of paymer thereon from the date of paymer whole or said indebtedness, include the control of the contro	e, and with interest at law, or both, th:		
cke ple ex such cre the ass aga wit	asure hereof—including sting abstract showing penses and disbursemen- ch, may be a party, shall alf be taxed as costs and see of sale shall have beer costs of suit, including igns of the Grantor wa rees that upon the fling t notice to the Grantor, th power to collect the re	reasonable attorney's fest, the whole title of said was, occasioned by any price also be paid by the Crant included in an deeper the neutered or for shall not attorney these have been succeed by the posse of any comblaint to force or the my party claiming and said said and profits of the passe of the said said said profits of the said said said profits of the said said said profits of the said said said said said said said said	on Mays for documentary evide onlies entiracing foreclosure or proceeding wherein the gran or. All such expenses and disbu at may be rendered in such foo e dismissed, nor release hereol paid. The Grantor for the Gistion of, and income from, sai ose this Trust Deed, the court i under the Grantor, appoint a he said premises.	arred in behalf of plaintiff in connence, stenographer's charges, cost of decrete-shall be paid by the Griteer or any holder of any part of streements shall be an additional lien reclosure proceedings; which proceedings; which proceedings; which proceedings; which proceedings with proceedings of the proceeding such capacity of premises pending such foreclosure, which such complaint is filed, mareceiver to take possession or charges.	procuring or com- intor; and the like aid indebtedness, as upon said premises, eeding, whether de- disbursements, and administrators and ee proceedings, and y at once and with- ge of said premises		
refi	IN THE EVENT OF the usal or failure to set, the t successor in this bust; Deeds of said County is	thath or removal from sain  Bank of Command if for any like cause so hereby appointed to be se	Gook  merce and Industry  aid first successor fail or refuse t	A. Forte  County of the grantee, or of said County is here of act, the person who shall then bet d when all the aforesaid covenants at the entitled, on receiving his reasonal treatments.	of his resignation, eby appointed to be he acting Recorder and agreements are		
	Witness the hand_ardientification #ANK OF COMMERCE	nd seal_of the Grantor_ -792008 & INDUSTRY	x While	day of August	19.79 (SEAL)		
S.A.	Carol A. Forte						
Th	This instrument was prepared by Harold J. Green, 77 W. Washington, Chgo., Illinois						

## UNOFFICIAL COPY

1979 AUG 24 OM 12 59	g illy Helis	- Kristia iz 7 fer desen. Color Gereste (k. 1818)		
STATE OF	AUG-24-79 651517 0 251	16576 w A Rec 10.15		
I,Frances DiGiacomo	, a Notary Pub	lic in and for said County, in the		
State a cresaid, DO HEREBY CERTIFY that Michael L. Forte and Carol A. Forte				
personally known to me to be the sar	me person s whose name s are subscri	ibed to the foregoing instrument,		
personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before the this day in person and acknowledged that they signed, sealed and delivered the said				
instrument asthei free and voluntary act, for the uses and purposes therein set forth, including the release and				
waiver of the right of how stead.	Il seal this 20th day of	August , 19 <u>79</u> .		
O D Z O		No. A. U		
T. C. T.	France!	M. Si Gracomi		
Confinisation Printer 5-17-83	7			
en e				
	County	8. W. C.		
		1155 - 11		
	0	ZIAL		
		T'e		
		16576		
		The state of the s		
	.	52		
) <b>ee</b> (		Contract of a strain of the st		
MOR TO		Control Lor 4.		
BOX No.  SECOND MORTGAGE  Trust Deed  TO	and the second	GEO GEO		
SE SE		why Commence Described to the sound of the s		
		O4 1/2 1		