TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25313759	- GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Matteo D'Amato and	Christine D'Amato,	his wife
(hereinafter called the Grantor), of 4524 N. (No. and Str	Wesley Terrace Sch	iller Park Illinois	(State)
for not in consideration of the sum of		m	Dollars
in hand part CONVEY S AND WARRANTS of 5825 W Irving Park Road Chica (N) and Street	go Illinois	Trustee C/O All St	(State)
and to his s veer ser is in trust hereinafter named, for lowing describer real estate, with the improvements t	the purpose of securing perfe	ormance of the covenants and	agreements herein, the fol-
and everything apper and thereto, together with a of Schiller P. County of	ill rents, issues and profits of s	aid premises, situated in the $oldsymbol{\bot}$	
of Schiller Park County of	GDUR and	i State of Himois, to-wit:	
Lot 170 in Unit Number 2 St			
North Section of Robinson's 12 East of the Third Printi			
12 Past of the initial Finer	par refidian, in co	ow oddicy fillingis.	•
	1		
)_		•
	04		
	7		
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur-	y virtue of the homestead exerging performs, so of the cover	mption laws of the State of III	inois.
WHEREAS, The Grantor Natteo D' Amato			
justly indebted upon their	pri icipal	promissory note bearing eve	en date herewith, payable
to the order of All State	e Credit Corporalio	h. cromissorv note	#2441
dated January 7, 1980, du	uly signed by Matce	c P'Amato and Chris	stine
D'Amato, his wife, payabl			
certain promissory note e installments at Two hundr			
month due February 7, 198			
till paid in full.			,
		Cot	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten-	(1) To pay said indebtedness, ding time of payment; (2) to	and the interest there it, as no pay when due in each year.	erein and in said note or all laxes and assessments
The Granton covenants and agrees as follows: notes provided, or according to any agreement extensional against said premises, and on demand to exhibit receivall buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insure loss clause attached payable livis, to the first Trustee epolicies shall be left and remain with the said Mortgap and the interest thereon, at the time or times when the 18-10. FVLST of failure so to insure, or pay far grantee or the holder of said indebtedness, may procuien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman	ipts therefor; (3) within sixty may have been destroyed or d or at any time on said premi- ance in companies acceptable	days after destruction of dam lamabed, 14) that waste to sa- section and in companies to be to the holder of the first mo-	ace to rebuild or restore iid premises shall not be encted by the grantee tg. ge indebtedness, with
policies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when th	gees or Trustees until the fader the same shall become did and	sedness is fully paid; (6) to pa bayable.	y all pr'or incombrances.
18 (10), EVLST of failure so to insure, or pay ta- grantee or the holder of said indebtedness, may procu- lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman-	xes or assessments, or the priority such insurance, of the unit summarances and the interest to the order of the same with interest to the same with the sam	or incumbrances or the interest taxes or assessments, or disch thereon from time to time; and thereon from the date of my	it there in white the, the arge or a line care care tax if all money of pind, the ament at eight per cent
per annum shall be so much additional indebtedness: 18 III. EVEST of a breach of any of the aforesai carned interest shall at the ontion of the level holde	secured hereby. d covenants or agreements the	whole or said indebtedness, in	icluding principa, a, d a l

The name of a record Green is: Matteo D'Anato and Christine D'Anato, his wife

In the Event of the Country of the Country of the grantee, or of his resignation, refusal or failure to ach then John J. Chiaro 5829 W. Irving Pk Chicago of said County is hereby appointed to be first successor in this trot; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trot. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

Witness the hand.S. and seal.S. of the Grantor.S., this	7th	day of	January	, 1	80
	mit	2910	mati		(SEAL)

This instrument was prepared by Dolores Janis C/O All State Credit Corporation 5829 W. Irving Parks, Roadin ADDRESS) Chicago Illinois

OFFICIAL COPY

Illinois STATE OF__ COUNTY OF COOK a Notary Public in and for said County, in the Matteo D'Amato and Christien D'Amato, his wife personally known to me to be the same persons whose name.s. are subscribed to the foregoing instrument, appeared belor; m: this day in person and acknowledged thatthey signed, sealed and delivered the said free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of home stend.

1980 JAN 10

5829 W. IRVING PARK RD. ALLSTATE CREDIT CORP. CHICAGO, ILL. 60634

MAIL TO:

GEORGE E. COLE" LEGAL FORMS

SECOND MORTGAGE Frust Deed Matteo D'Amato and Christine D'Amato, his wife 4524 N. Wesley Terrace Schiller Park Illinois

John J. Chiaro, Trustée C/O All State Credit Corporation 5829 W. Irving Park Road Chécago Illinois

END OF RECORDED DOCUMENT