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	SECOND MORTGAGE FORM (Illinois)	September, 1975	24423922	GEORGE E. COLE LEGAL FORMS
	THIS INDENTURE, WITNESSETH, That Ronald	L. Kovar and	Paula Kovar, his wife	
	(hereinafter called the Grantor), of 11955 South K	edvale	Alsip II	linois 60658
***	Time Though	nd Eight Hund	red Ninety Nine Dollars	and Dollars
	in hand paid, CONVEYAND WARRANI to	Chicag	o Illinoi	s 60652 (State)
	and to his successors in trust hereinafter named, for the put lowing described real estate, with the improvements thereon, at everything appurtenant thereto, together with all rents, Alsip County of Co	rpose of securing per including all heating issues and profits of	an-conunioning, gas and prantings	ments herein, the fol- pparatus and fixtures Ey
	Not 13 in Carina Manor, bein of Lot 9 in Brayton Farms, a lection 27, Township 37 N brin ipal Meridian, in Cook	subdivision orth, Range l	3, East of the Third	
1	Ox			
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	Hereby releasing and waiving all rights ander and by virtue In TRUST, nevertheless, for the purpose (, see uring per WHEREAS, The Grantor Ronald L. Over and	e of the homestead e rformance of the cov Paula Kovar	exemption laws of the State of Illinoisements and agreements herein. His wife	S
	WHEREAS. The Grantor Rollette Barrier justly indebted upon a	princip	pal promissory notebearing even d	ate herewith, payable
	T			
	In 36 consecutive monthly pa on April 25, 1978 and maturi	y nents of \$16 ng or Harch 2	33.88 each, commencing 25, 1981.	%
	• • •		25, 1981.	
			(/ _L _L O)	
	The Grantor covenants and agrees as follows: (1) To notes provided, or according to any agreement extending t against said premises, and on demand to exhibit receipts thall buildings or improvements on said premises that may he committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance i loss clause attached payable first, to the first Trustee or Me policies shall be left and remain with the said Mortgagees o and the interest thereon, at the time or times when the same IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure sufficient or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness securi. In the EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per an same as if all of said indebtedness had then matured by exit in the processing of the processing of the premises of prior of the perfect of the processing and disburstensy feet, only opting abstract showing the whole title of said permises venesses and disburstenents, occasioned by any said of processors.	o pay said indebtedn time of payment: (2) terefor: (3) within si- tave been destroyed a any time on said pri in companies accepta- or Trustees until the in- ter shall become due : r assessments to the ch insurance on pay s	to the wind the microst thereon, as nere that you will be a runction or damage or damage it. (4) If at waste to said emissant in companies to be so that it is to the trustee for in as their interest to the Trustee for in as their interest that the trustee is fully on all (6) to pay a mid payable to the trustee for incumbrances or the interest it such taxes or assessment.	axes and assessments to rebuild or restore premises shall not be lected by the grante- ge indebtedness, with ts may appear, which Il prior incumbrances hereon when due, the cor purchase any tax
	lien or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secure by the Event of a breach of any of the aforesaid cov	orances and the intered d the same with intered d hereby. egants or agreements	est thereon from time to me; and a crest thereon from the date of a m s the whole or said indebtedness, inclu-	di nrincipal and al
	earned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per au same as if all of said indebtedness had then matured by ax- IT IS AGREED by the Grantor that all expenses and the	reof without notice, furn, shall be recover press terms. sbursements paid or	rable by foreclosure thereof, or by sincurred in behalf of plaintiff in con-	it at la v, or both, the
	It is AGREED by the Crantor that an expense random closure hereof—including reasonable attorney's feet, outlidy pleting abstract showing the whole title of sain premises expenses and disbursements, occasioned by any suff of proc such, may be a party, shall also be paid by the Crantor. All shall be taxed as costs and included in any dearer that may cree of sale shall have been entered or not, shall not be distinct costs of suit, including autorneys feet have been paid assigns of the Grantor waives all fight to the possession of agrees that upon the filing of any compaint to foreclose the out notice to the Grantor, or of the party claiming under with power to collect the rents, sales and profits of the said.	embracing foreclost reeding wherein the g such expenses and di y be rendered in such nissed, nor release h	ure decree—shall be paid by the C grantee or any holder of any part of isbursements shall be an additional lie in foreclosure proceedings; which pre- treof given, until all such expenses at	frantor and the like said indended and the most, as in upon said prerilises occeeding, which is addisbursement of the said disbursement of the said ministrator and the sai
	the costs of suit, including attorneys test have been paud, assigns of the Grantor waives all fight of the possession of agrees that upon the filing of any complaint to foreclose the out notice to the Grantor, or of the party claiming under with power to collect the rents, issues and profits of the said. The name of a recomposer is: Ronald L.	of, and income from, is Trust Deed, the co- the Grantor, appoint premises. Kovar and Pat	and premises pending such foreclo burt in which such complaint is filed, in a receiver to take possession or ch ula Kovar, His wife	sure proceedings, and may at once and with sarge of said premise
	In the Event of the death or removal from said	Cook	County of the grantee,	or of his resignation perchy appointed to be
	refusal or failure is at then <u>FOTG CLTY BANK or</u> first successor in this rist; and if for any like cause said first of Deeds of said County is hereby appointed to be second sperformed, the grantee or his successor in trust, shall release	t successor fail or ref	fuse to act, the person who shall then t	se the acting Records
	Witness the hand_and seal_of the Grantor this		day of March	19/0
		Co	Ronald L. Kovar Dorn	(SEAL)
		Jan	Paula A. Kovar	CSEAL
		·		0653
	This instrument was prepared by Ed Sweigar	rd, 7601 So. ((NAME ANI	Cicero, Chicago, III. b D ADDRESS)	Jn 1.2

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STATE OF Cook		APR-28-70	RECLUSION OF STRIPPR 28 PM 2.0 COOK COOK STRIPPR 28.53782 244239			
County of			,			
·,	Diane Page			=	nd for said County, it	the .
State aforesaid,	DO HEREBY CERT	IFY that Kon	ald L. Kovar	and Paula Kova	r, his wife	
personally know	wn to me to be the sai	ne person S v	vhose name S	re subscribed to	the foregoing instrur	nent,
	e me this day in per	-				
	heir free and vo					
vaiv . o. the ri	ght of homestead.					
Giv.n w d	er my hand and notaria	i seal this	25th	day of	March 19	78
(Impress Se	al ^y drej		\mathcal{A}	was (:	O OU	
	NOT BY PUBLIC STATE OF	JUNE 9 1981		Notary P	ublic (C	· ·
Commission Ex	bicesped in the vois n	OLARY_ASSOC			V * .	
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11	r co.					GEORGE E. COLCLEGAL FORMS
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Trust Deed	Ronald L. Kovar and Paula Kovar, his wife TO TO FORD CITY BANK & TRUST CO.		Address: 11955 So. Kedvale Alsip, I 1. 60652	Ret. To. A. Morrison Ford City Bank & Trust Co. 7601 So. Grero	. 25	GEORGE E. COLT
St	var, TO		55 S0 P, I	lorrin k & f	Chicago, 111, 60652	RGE
	d l		1195 Alsi	Ret. To. A. Morr Ford City Bank 7601 So. Citero	117	GEO
Trust Deed	12 1 21 01	11				