## OFFICIAL COPY

SECOND MORTGAGE FORM (Illinois)	September, 1975	24902428	LEGAL FORMS
TINS INDENTURE, WITNESSETH, That GORDO	N A. MARKS and LA D	ONNA J. MARKS, His Wi	fe
(hereinafter called the Grantor), of 355 Lafaye (No. and Street)	ette Lane, Hoffman I	Estates, Cook, Illinoi	is (State)
for and in consideration of the sum of Four thous in hand paid, CONVEY AND WARRANT to of 1223 Oakton Street, Des Plaines (No. and Street) and to his successors in trust hereinafter named, for the lowing ' sen )ed real estate, with the improvements there and everytung appurtenant thereto, together with all red of Hof _man Estates County of COOK	The Des Plaines Bases, Cook County, Illi (City) purpose of securing performation, including all heating, air-co	INCIS  (S)  Incois  (S)  Inco of the covenants and agreemer  Inditioning, gas and plumbing appa  remises, situated in the	tate) nts herein, the fol- ratus and fixtures,
West a state of the north ea West a state of the north ea West a state of the north eacor 20, 1962 - Document No.	e Highlands at Hoff e east ½ of fractio st ¼ of Section 9 nship 41 North, Ran ding to the plat th	man Estates XVI being hal section 4 togethe and part of the North ge 10 East of the Thi ereof recorded Septem	r rd ber
Hereby releasing and waiving all rights under and by va-	the homestead exemption	on laws of the State of Illinois.	ļ
IN TRUST, nevertheless, for the purpose of securing p WHEREAS, The Grantor Gordon A. Marks	per o mance of the covenants a	and agreements herein.	<u> </u>
justly indebted upon <u>a certain</u>		issory notebearing even date h	erewith, payable
in 36 payments of \$127.74 commencing on May 1, 1979	each pay ble on the	a first of the month	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (3) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or M policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the sails IN THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure as the or time and the interest procure in the said free procure in th	Fo pay said indebtedness, and time of payment; (2) to an interfer; (3) within sixty the shave been destroyed or diam't any time on said a payees in companies acceptable to the ortgagee, and, scould to the Tottagee, and, scould to the	the interest "are", a herein and when due in each y ar, all taxes after destruction a naming to reject (4) that waste to said premisured in companies to b. s. lected e holder of the first myt age ind trustee herein as their interests my.	in said note or and assessments build or restore ses shall not be by the grantee ebtedness, with appear, which
Grantor agrees to repay immediately without demand, ar	nd the came with interest there	eon from the date of payment at	eigh' per cent
per annum shall be so much additional indebtedness secur. In THE EVENT of a breach of any of the aforesaid of carned interest, shall, at the option of the legal holder in thereon from time of such breach at eight per cent for an same as if all of said indebtedness had then matured by a IT is AGREED by the Grantor that all expenses and discosure hereof—including reasonable attorney a feet of under pleting abstract showing the whole title of safe premises expenses and disbursements, occasioned by any fuit or prosuch, may be a party, shall also be paidly bac frantor. All shall be taxed as costs and included in any decree that macree of sale shall have been entered the safe shall not be dish the costs of suit, including attoricy a ress have been paid assigns of the Grantor waives all right to the possession of agrees that upon the filing of any complaint to foreclose the out notice to the Grantor, or many party claiming under with power to collect the rents, issues and profits of the said.  The name of a coord owner is:  Gordon	sbursements paid or incurred is so for documentary evidence, so embracing foreclosure decre- ceding wherein the grantee or such expenses and disburseme: y be rendered in such foreclos nissed, nor release hereof giver The Grantor for the Grantor of, and income from, said prer is Trust Deed, the court in whi the Grantor, appoint a receiv premises.	in behalf of plaintiff in connection tenographer's charges, cost of procumental problems of procumental procuments of any part of said into shall be an additional lien upon the proceedings; which proceeding, until all such expenses and disbrand for the heirs, executors, admises pending such foreclosure procuments of the procuments of the proceeding such foreclosure of the proceeding such foreclosure of the proceeding such foreclosure proceedings of the proceedings	n with the fore- curring or com- r; and the like and the like as a said premises, ug, whether de- ursements, and ninistrators and occedings, and once and with- f said premises
The name of a coord owner is:	A. Marks and LaDonna Cook	a J. Marks, his wife County of the grantee, or of h	
refusal or failure to act, then <u>The pes Plaines</u> first successor in this trust; and if for any like cause said first Deeds of said County is hereby appointed to be second sperformed, the grantee or his successor in trust, shall releas	ank t successor fail or refuse to act, uccessor in this trust. And whe	of said County is hereby a the person who shall then be the a n all the aforesaid covenants and a	appointed to be cting Recorder agreements are
Witness the hand_S_and seaS_of the Grantor_S_ this	Gordon a Mark	A. Maylis	(SEAL)
LaDonna Marks			
This instrument was prepared by Jeff Krein	er The Des Plaines	Bank 1223 Oakton Des	Plaines nois

(NAME AND ADDRESS)

## UNOFFICIAL COPY

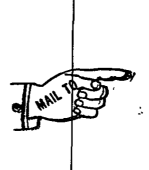
Constitute by

10.60

553553 • 24902428 • A -- mad Illinois STATE OF Cook COUNTY OF Clifton Tenbrook a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Gordon A. Marks and LaDonna J. Marks personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said instrument as \_their\_\_ free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my han and notarial seal this 24902428 Files

SECOND MORTGAGE

Trust Deed



GEORGE E. COLE® LEGAL FORMS