2505454			
25654514 TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 22		GEORGE E. COLE
	September, 1		
THIS INDENTURE, WITNESSETH, That H	ERBERT PINZKE at	d NANCY L. LINDBERG	
(hereinafter called the Grantor), of 1935 N	orth Kenmore	Chicago (City)	Illinois (State)
for and in consideration of the sum of TEN a	nd NO/100 (\$10.0	0)	Dollars
in hand pail CONVEY AND WARRANT of 500 Forth Lake Shore Drive	to NORTH BANK, Chicag	an IIIInois banking O	
and to his successors in trust hereinafter named, for lowing described real estate, with the improvements	(City) or the purpose of securing	performance of the covenants	
and everything appu tenant thereto, together with	all rents, issues and profi	s of said premises, situated in th	
of Chicago County of Coo	<u>k </u>	_ and State of Illinois, to-wit:	
0,			
Lot 35 in the subdivision			
in Sheffield's Addition Range 14 East or the Thi			
Illinois.	- >		
	0		
	701		
Hereby releasing and waiving all rights under and In Taust, nevertheless, for the purpose of secu-	ring perform a e of the	ovenants and agreements berei	of Illinois. in,
WHEREAS, The Grantor has executed justly indebted upon one \$20,000.00	prir		ng even date herewith, payable
to the order of North Bank in ac			
			٠.
This instrument is a Mortgage an to "Trust Deed" or "Trustee" sha			
respectively as the content may		rerei to brigage	Thoregage.
		3	
		(0,)	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exte	(1) To pay said indebted ading time of payment; (lness, and the interest thereo 2) to pay when one in each	as herein and in said note or ur, all taxes and assessments
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exter against said premises, and on demand to exhibit recall buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now heterin, who is hereby authorized to place such insuloss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortge and the interest thereon, at the time or times when In the Event of failure so to insure, or pay it grantee or the holder of said indebtedness, may provide the first Event of failure so to insure, or pay it grantee or the holder of said indebtedness, may provide into the affecting said premises or pay all prior Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness. In the Event of a breach of any of the aforess carned interest, shall, at the option of the legal hold thereon from time of such breach at eight per center as and it is all of said indebtedness, and then matured lower hereof—including reasonable autorney's few pletting abstract showing the whole title of said expenses and disbursements, occasioned by afy sulfocute, may be a party, shall also be paid by in Quanting the said included in any legree the costs of suit, including autorney. The have been entered or foll-pail not the costs of suit, including autorneys from have beautiful and the posses agrees that upon the filing of any longiaint to force out notice to the Grantor, or it appared to the passes agrees that upon the filing of any longiaint to force the property of the passes agrees that upon the filing of any longiaint to force the property of the passes agrees that upon the filing of any longiaint to force the property of the passes agrees that upon the filing of any longiaint to force the force of the property of the passes agrees that upon the filing of any longiain to force the property of the passes agrees that upon the filing of any longiain to force the property of the passes and pro	eipts therefor; (3) within may have been destroyed or at any time on said i	sixty days after destruction of for damages, (4) that waste fremis 5 insured in companies	to se a promises shall not be
herein, who is hereby authorized to place such insu- loss clause attached payable first, to the first Trustee	rance in companies accer or Mortgagee, and, secon	table of the holder of the first d to the Trustee herein as their	mortr indebtedness, with r interes s may appear, which
and the interest thereon, at the time or times when I	he same shall become del axes or assessment or d	indebtedness is fully paid; (6) tend payable, be prior incumbrances or the in	to pay a 1 price, incumbrances,
grantee or the holder of said indebtedness, may proc lien or title affecting said premises or pay all prior	ure such insurance, or ba- incumbrances and the int	such taxes or assessments, or or rest thereon from time to time	discharge or purchas v tax e; and all money s paid, the
per annum shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforese	id coverages or agreemen	ts the whole or said indebtedne	ss, including principa, and all
earned interest, shall, at the option of the legal hole thereon from time of such breach at eight per cent if same as if all of said intertedness had then matured	der ther of without notice per annum, shall be recovered	e, become immediately due an erable by foreclosure thereof, o	d payable, and with in erer. or by suit at law, or both, he
It is Agreed by the Grantor that all expenses closure hereof—including reasonable attorney's fees.	and disbursements paid or our ays for documentary	incurred in behalf of plaintiff evidence, stenographer's charge	in connection with the fore-
expenses and disbursements, occasioned by any sub-	mises embracing foreclo	sure decree—shall be paid by grantee or any holder of any	the Grantor; and the like part of said indebtedness, as
shall be taxed as costs and included in any vectee the	at may be rendered in su be dismissed, nor release h	th foreclosure proceedings; where continues the continues of the continues	nich proceeding, whether de-
the costs of suit, including attorneys to have beer assigns of the Grantor waives all right to the posses	paid. The Grantor for the sion of, and income from	he Grantor and for the heirs, e , said premises pending such t	recutors, administrators and foreclosure proceedings, and
out notice to the Grantor, or the by party claiming with power to collect the rants, issues and profits of the	under the Grantor, appoint said premises.	nt a receiver to take possession	n or charge of said premises
The name of a record owner is: HERBERT		County of the g	
refusal or failure to bet, then	id first suppossor fail or re	fure to set, the person who shall	nty is hereby appointed to be
of Deeds of said County is hereby appointed to be set performed, the grantee or his successor in trust, shall	בערון צוונו דוך וסצביניסטיב עווס.	t. And when all the aforesaid co	ovenants and agreements are
Witness the handS and sealS of the Grantor_		day of August	
		but pinest	
	× Ma.	but puzk wy Indbuz	(SEAL)
	~ juin	y unavie	(SEAL)
This instrument was prepared by Joseph		E. Wacker, Chicago,	
- manament was prepared by			

(NAME AND ADDRESS)

25654514

UNOFFICIAL COPY

STATE OF ILLING COUNTY OF COOK I. Jean A. Z.	1:0Y	6. J ^{SS} 3 7 1 2 0 6	25051(51);	- 305 10.6	10
State aforesaid, DO HERI		erbert Pinzke and	Nancy L. Lindberg	oing instrument,	A)
a_per_c1 before me this instrument a; their waiver of th: 1'e it of home	free and voluntary act.	for the uses and purpose	therein set forth, including	the release and	5654514
Given under 17 y 1 and (Impress Seal Here)	and notarial seal this _	17th	n de Notary Public		
Commission Expires Ma	y 18 1953	4	200 E	A 10 40 10 10 10 10 10 10 10 10 10 10 10 10 10	
	\.			N. A. Harry	
		7	C/0/4:	25654	
	·		75	# 1 / W	THE PROPERTY OF THE PERSON OF
			Dox	#),4%	The state of the s
SECOND MORTGAGE Trust Deed	10			GEORGE E. COLE	
BOX NO. Trust	F	``.		GEORGE	

END OF RECORDED DOCUMENT