## UNOFFICIAL COPY

	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25694598	GEORGE E. COLE®
ſ	THIS INDENTURE, WITNESSETH, That Carl Has Kathleen Ware	ills and Kathleen	Hills, his wife fo	rmerly_known_
l	(hereinafter called the Grantor), of 9320 So. Loo (No. and Street)	mis <u>Chi</u>	cago III	inois (State)
	for and 'a consideration of the sum of FourteenThous in he'd 'air', CONVEY'S AND WARRANT_S to Soft 4/40 West 95th Street Suite 2G	ecurity Pacific F Oak Lawn	nd 00/100 (\$14,200. inance Corp. Illino	is
	and to his surcess irs in trust hereinafter named, for the plowing describer an estate, with the improvements thereo			
	and everything a our enant thereto, together with all ren ofCounty ofCook	ts, issues and profits of said		City
			÷	
	The North ha 1 of Lot 43 and Brenan's Fairvie. Park Subdiv blocks in Crosb, an Others Sailroad) of Section 5, Towns Third Principal Meridian, in	vision of certain Subdivision of the Ship 37 North, Rar	blocks and parts of South half (West o ge 14, East of the	: [
_	C			
× .		7		
		$\tau_{\wedge}$	•	
ς. 80	Hereby releasing and waiving all rights under and by vi IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor Carl Hills and K	perform - fite covens	ste and agreements berein	·
0	justly indebted upon_ A Certain	92	romissory notebearing even	, , , ,
	In OneHundred Twenty monthly i (120 0 \$265.07)	nstallments 82 ) w	odundred Sixtyrive	and Seven Cents
				×
`			CACIF	
	i 		672	
	THE GRANTOR covenants and agrees as follows: (! notes provided, or according to any agreement extending	) To pay said indebtedness, ag time of payment; (2) to	and the viewest there on, as he pay where due in each year, 1	rein and in said note or Il taxes and assessments
	THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extendin against said premises, and on demand to exhibit receipt all buildings or improvements on said premises that me committed or suffered; (5) to keep all buildings now on herein, who is hereby authorized to place such insuran loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay laxe grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness set. IN THE EVENT of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured.  It is AGREED by the Grantor that all expense find closure hereof—including reasonable attorney's feet, ou pleting abstract showing the whole title of said said included in any difference of the said said indebtedness had then matured as under the professional states of the said said indebtedness had then matured in such may be a party, shall also be paid by yet of Intor, shall be taxed as costs and included in any difference is such, may be a party, shall also be paid by yet of Intor, shall be taxed as costs and included in any difference in the costs of suit, including attorney is party, shall not be the costs of suit, including attorney is party, shall not be the costs of suit, including attorney is party, shall not be the costs of suit, including attorney is party claiming un with power to collect the rents, saes and profits of the The name of a requirement is; Carl Hills  In the Event of absenting the absenting the said of the possession and included the party for the possession and profits of the costs of suit, including the party of a p	by have been destroyed or or at any time on said premi	larized; (4) that waste to sai to lasured in companies to be to the holder of the first man	id the state of restore id the state of the
	loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the	Mortgagee, and, second, to es or Trustees until me mae same shall become sue and	the Trustee herein as their inte stedness is fully paid; (6) to pay payable.	rests r.a cappear, which y all prior in combrances,
	IN THE EVENT of failure so to insure, or pay take grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior inc	es or assessments, at he pre- such insurance, o pay suc- umbrances and the interest	or incumbrances or the interes taxes or assessments, or discha- thereon from time to time; and	t thereon when due, the arge or purchase any tax dall money so paid, the
	per annum shall be so much additional indebtedness se IN THE EVENT of a breach of any of the aforesaid carned interest, shall, at the ontion of the legal holder	cured hereby.  coverants or agreements the	e whole or said indebtedness, in	ncluding principal and all
	thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured It is AGREED by the Grantor that all expenses and	annian, shall be recoverab express terms. Asbursements paid or inc	le by foreclosure thereof, or by urred in behalf of plaintiff in c	suit at law, or both, the
	closure hereof—including reasonable attorney's feet, ou pleting abstract showing the whole title of sale seem expenses and disbursements, occasioned by any salt or r	lays for documentary eviduates embracing foreclosure proceeding wherein the gran	ence, stenographer's charges, condecree—shall be paid by the or any holder of any part	ost of procuring or com- e Grantor; and the like of said indebtedness, as
	shall be taxed as costs and included in any describe that cree of sale shall have been entered or any, shall not be	MI such expenses and display be rendered in such f dismissed, nor release hered	orsements shall be an additional preclosure proceedings; which of given, until all such expense:	proceeding, whether des
	assigns of the Grantor waives all figh to the possession agrees that upon the filing of any or relaint to foreclos out notice to the Grantor, or to the party claiming up	on of, and income from, sa e this Trust Deed; the court ander the Grantor, appoint a	id premises pending such fore in which such complaint is file a receiver to take possession or	d, may at once and with- r charge of said premises
	with power to collect the rents, senes and profits of the The name of a recommendation of the In the Event of the reath or removal from said	said premises. and Kathleen Hil Cook	ls, formerly known a	s Kathleen Ware
	refusal or failure that then Security Pacific first successor in this rust; and if for any like cause said of Deeds of said County is hereby appointed to be seco performed, the grantee or his successor in trust, shall re	Finance Corp.  I first successor fail or refused the successor in this trust. A	of said County to act, the person who shall the	is hereby appointed to be en be the acting Recorder nants and agreements are
	Witness the hand_and seal_of the Grantor	73	day of December	19_80
	i, i, et	Carl HIII	Hille	(SEAL)
		Kathleen	Her Hills	(SEAL)
	This instrument was prepared by	Kathleen W	are Ware	(SEAL)

256945

## UNOFFICIAL COPY

STATE OF Illinois	ss.	
COUNTY OF COOK	J	
I, Lawrence R. Sbertoli	, a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that <u>Ca</u>	rl Hills, and Kathleen Hills, his wife	
formerly known as Kathleen Ware	,	
personally mown to me to be the same person S	whose namesare subscribed to the foregoing instrument,	
appeared before me this day in person and acl	mowledged that They signed, sealed and delivered the said	
instrument asT 165 r free and voluntary act, f	or the uses and purposes therein set forth, including the release and	100
waiver of the right of Your stead.		
Given under my hand an a potarial seal this _	3rd day of <u>December</u> , 19_80.	
	Notary Public	
Commission Expires Much 1, 191		
The state of the s	7,	
	4	
	· C	
	4/2.	
	1980 DEC 5 Pid 2 40	200
CHL.	Sould was a state of the state	
0°C	.5-80 371972 · 25650578 A - REC 10.15	The state of the s
050	5-60 371972 2560/578 A - REC 10.15	
	10 7	30000
	I Uoo MAII	STRATUS
<b>Y</b>	Small to See 25	
	mond in	
	TUSI -	1 1
TIII.	i i	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ed ed	Con	120,000
COND MORTGAGI [rust Deed lieen Hills Loomis Chicago. Pacific Finance Co	To Elfic Finance Coristh St.  111. 60453  LEGAL FORMS	
MO WO	it. Hin (GE E	2
ND ND Sen I St. 1 St. 1 St.	iffic FEOR	
SECOND MORTGAGE  Trust Deed athleen Hills  L. Loomis Chicago, I  TO Pacific Finance Cor Str. Oak Lawn, I	Mail To flest 95ci wm, 111	
BOX No.  SECOND MORTGAGE  Trust Deed  Jarl & Kathleen Hills  9320 So. Loomis Chicago, III.  70  Security Pacific Finance Corp. 4740 W. 95th St. Oak Lawn, III.	Mail To Security Pacific Finance Corp. 4740 West 95th St. Oak Lawn, Ill. 60453 GEORGE E. COLE® LEGAL FORMS	
BOX No.  SECOND MOR  Trust E  Carl & Kathleen Hills  9320 So. Loomis Chr To  Security Pacific Fine 4740 W. 95th St. Oak	Secu 4746 Oak	