## 25749802

## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25749802	GEORGE E. CO LEGAL FORM
THIS INDENTURE, WITNESSETH, That Ros	e A. Guss		
(hereinafter colled the Grantor), of 103 Mich	ael Manor Glenyie	ew, Illinois	(State)
for and in cor Abration of the sum of Seven TI in hand paid, CONVEY_S. AND WARRANT_S to	James M. Hurw	ith	
of 1301 Vac Pagn Rd.  (No. on Street)  and to his success? in rust hereinafter named, for the lowing described real est which the improvements the and everything appurtent of the to, together with all of Glenview County of Cou	ereon, including all heating, air-co rents, issues and profits of said Stat	nce of the covenants and agreen and the covenants and plumbing agreenises, situated in the	paratus and fixture lage
Lot Eight (8) Block Fight (8) in 6 in theEast Half of the South East North, Range 12, East of the Third recorded November 6, 1958, as Docu	Quarter of Fractiona   Principal Meridian,	1 Section 11 Townsh	oin 41
Subject to general real estate tax covenants and restrictions contrin 17368599 and building lines and en Mortgage from Semore Estates Co. t of Chicago to secure their note fo the grantees assume and agree to p	ed in declaration receivents for public ut o lone Federal Saving r 127,200.00, payable	corded as Document M tilities of record, as and Loan Associat	io. and cion
Hereby releasing and waiving all rights under and by a In Taust, nevertheless, for the purpose of securing Whereas, The Grantor Rose A. Guss	virtue of the humair dexemption g performance of the covenants a	on laws of the State of Hilmois.	
justly indebted upon <u>her</u>	7/0	issory notebearing even date	e herewith, payabl
in 48 equal monthly instalments of	\$147.41 each startin	March 5, 1981.	
		O. C.	•
		C. C.A.	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extendir against said premises, and on demand to exhibit receipt all buildings or improvements on said premises that na committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurant 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 said the interest thereon, at the time or times when the said remains the expense of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incu Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see 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 by IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's feor obtained in the party of the product of the party, shall also be paid by the Cartor. A shall be taxed as costs and included in any different between	To pay said indebtedness, and in time of payment; (2) to pay is therefor; (3) within sixty days by have been destroyed or dapment at any time on said premise in companies acceptable to the total said the same shall become due and payals or assessments of the prior inc such insurance, we pay such taxes more than the same shall become fue and payals or assessments of the prior inc such insurance, we pay such taxes mubrances and the same with interest there and the same with interest there are the prior inc.	the interest hereon, as aerein a when the in each year, all ( ix after destruction or dama e 'o ed; (4) that waste to said record in companies to be select holder of the first mortgage rustee herein as their interests ress is fully paid; (6) to pay all professions or the interest there or assessments, or discharge on from time to time; and all men from the date of payment	and in said note or re and assessments rebuild or restore mises shall not be ted by Le grantee in ebted ess, with me v app ar which not are rances, con when we the purchase ar / tex noney so p.id the at eight per cent
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 by IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable automey's feor oxide pleting abstract showing the whole title of said preparation, and disbursements, occasioned by anywhite or such, may be a party, shall also be paid by the Chantor. A shall be taxed as costs and included in any despet that reree of sale shall have been entered or not shall not be distincted in the costs of suit, including automey's feet have been passigns of the Grantor waives all right to the possession agrees that upon the filing of any companit to foreclose out notice to the Grantor, or to have barty claiming und with power to collect the rente. These and profits of the state of the grantor of the cost of the Grantor or to have a controlled the costs.	ismissed, nor release hereof giver id. The Grantor for the Grantor of, and income from, said pren this Trust Deed, the court in whi er the Grantor, appoint a receiv aid premises.	e or said indebtedness, including immediately due and payable, or closure thereof, or by suit at an behalf of plaintiff in connect (enographer's charges, cost of pe-shall be paid by the Gran any holder of any part of saic has a suit of the proceedings; which proceed, until all such expenses and dand for the heirs, executors, a nises pending such forclosure ch such complaint is filed, may er to take possession or charge er to take possession or charge	g principal and al and with interest law, or both, the ion with the fore-to-curing or com-tor; and the like I indebtedness, as soon said premises, discursements, and dministrators and proceedings, and at once and without said premises.
IN THE EVENT of the death or removal from said — refusal or failure to continue — Chicago Title and  inst successor in the rust; and if for any like cause said fi  of Deeds of said County is hereby appointed to be second  terformed, the grantee or his successor in trust, shall rele-	COOK  Trust Company  rst successor fail or refuse to act, successor in this trust. And whe	County of the grantee, or o of said County is hereb the person who shall then be the all the aforesaid coyenants an ided, on receiving his reasonable	y appointed to be acting Recorder d agreements are
Witness the hand_and seal_of the Grantor_thi	s_nineteenth_day	of January	, 19.81
A while vig	Rose A. Guss	U. Xlux	2(SEAL)
Self of the			(SEAL)
This instrument was prepared by <u>Marjorie L</u>	. Dumstorf 1301 Wauk (NAME AND ADDRESS	segan Rd. Glenvie	w, II.

## UNOFFICIAL COPY

Illinois 10.00 25749802 JAN-26-82 Cool Marjorie L. Dumstorf Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that whose name\_ \_is\_ subscribed to the foregoing instrument, app are l before me this day in person and acknowledged that \_\_she\_\_ 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 homestead. Givening my hand and notarial seal this \_\_\_\_\_nineteenth\_\_ Marjane L. Dune tag ountil

TOO SITES

25749802

SECOND MORTGAGE

Trust Deed

To

EORGE E. COLE®