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)	TRUST DEED . SECOND MORTGAGE FORM (Illinois)	FORM No. 220 September, 19	¹² 25 ¹	795664	GEORGE E. CO LEGAL FORI
\$	THIS INDENTURE, WITNESSETH, That Li	llían Byczek, a	widow.		
3	(hereinafter called the Grantor), of 7243 S.	Talman	Chicag	30	Illinois
⋨	(No. and Street and in consideration of the sum of Fourty-		(City)	ze Dollare and	(State)
}	in hand paid, CONVEY_AND WARRANT_to 7601 S. Cicero Ave.		ank & Trust	Co.	
ì	(No. and Street)	(City)	cago		Illinois (State)
	and to his successors in trust hereinafter named, for Ic and described real estate, with the improvements the and everything appurtenant thereto, together with all of	ereon, including all beat I rents, issues and profits	ling, air-conditionin	ng, gas and plumbing situated in the	apparatus and fixture
	Lot 15 in Block 8 in A. being a subdivision of cetate subdivision of tetro 25, Township 38	Lots 1, 2, 3 and the Northwest 1, 3 North, Range 1	nd 4 in Will /4 of the No l3, East of	iam S. Johnst rtheast 1/4 c	
	<i>y</i>				
	Ox				•
	Hereby releasing and waiving all rights under any cy IN TRUST, nevertheless, for the purpose of cour Whereas, The GrantorLillian_Byc*	ne performance of the c	d exemption laws of ovenants and agree	of the State of Illinois ements herein.	3.
	justly indebted upon a	princ	cipal promissory no	otebearing even d	ate herewith, payabl
	In 120 consecutive mont on April 5th, 1981 and	hly payments of maturing March	\$341.96 eac 5th, 1991.	ch, commencing	3
		4		بر	
			~ ~	RICACI	
,	THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extendi	To pay said indebted: ing time of payment: (2)	ness, and me ather	st thereon, as herein	and in said note or
a c h k	notes provided, or according to any agreement extendingainst said premises, and on demand to exhibit receipall buildings or improvements on said premises that moommitted or suffered; (5) to keep all buildings now oberein, who is hereby authorized to place such insurar oss clause attached payable first, to the first Trustee or solicies 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 taxterion or title affecting said premises or pay all prior incovering the affecting said premises or pay all prior incovering the procure of the proc	its therefor; (3) within say have been destroyed or at any time on said prace in companies accept. Mortgagee, and, second ses or Trustees until the	sixty days aft () or damaged; () remises insured ir able to be holder [] to the Trustee he indep edness is fully	truction or damage 'a., ' aste to said p cor panies to be sele c., ne first mortgag treir as their interests y paid; ((), o pay all	to rebuild or restore remises shall not be ected by the grantee e indebtedness, with may appear, which prior incumbrances,
g li	ind the interest increon, at the time or times when the IN THE EVENT of failure so to insure, or pay task trantee or the holder of said indebtedness, may procure ien or title affecting said premises or pay all prior inc frantor agrees to repay immediately without demand.	same shall become fulles or assessments, or the such insurance, or the umbrances and the steel	and payable. Prior incumbrance such taxes or assess rest thereon from the contract	tes or the interer the isments, or dis narge time to time; and all the date of lawren	or purchase any tax money so paid, the
P c:	er annum shall be so much additional indebtedness se In the Event of a breach of any of the aforesaid arned interest, shall, at the option of the legal holder	covenant agreement thereof, without notice	s the whole or said , become immedia	indebtedness, includ tely due and payabl	ir principal and all
si cl	ame as if all of said indebtedness had then matured by IT is Agreed by the Grantor that all expenses and osure hereof—including reasonable attorney's fees.	terms. I dis ursements paid or lays for documentary e	incurred in behalf vidence, stenograph	of plaintiff in conne her's charges, cost of	ction win the fore- f procuring or com-
su sh cr th as ag ou wi	reaning agrees to repay immensiately without demand, ere annum shall be so much additional indebtedness so IN THE EVENT of a breach of any of the aforesaid arned interest, shall, at the option of the legal holder hereon from time of such breach at eight per cent per anne as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses and obsure hereof—including reasonable autorney's fees, the letting abstract showing the whole title of said frequences and disbursements, occasioned by any sufficient statements, occasioned by any sufficient statements, occasioned by any sufficient said be taxed as costs and included in any serie that the costs of suit, including attorney's feet, he been passigns of the Grantor waives all right to be possession stress that upon the filling of any combinet to foreclose it notice to the Grantor neaves all right to be possession to the Grantor that the combination of the sufficient of the cost of the sufficient of the suf	embracing Torccios rocceding wherein the s All such expenses and di may be rendered in sucl lismissed, nor release he aid. The Grantor for th of, and income from, this Trust Deed, the co der the Grantor, appoin said premises.	ure decree—shall grantee or any hole isbursements shall in foreclosure procure given, until ale Grantor and for said premises penurt in which such cut a receiver to tak	be paid by the Gr. der of any part of si- be an additional lien ecdings; which proce ll such expenses and the heirs, executors, iding such foreclosus complaint is filed, ma e possession or char.	antor; and the like aid indebtedness, as upon said premises, eding, whether de- disbursements, and admiristrators and ee proceedings, and y at once and with- ge of said premises
	The name of a record of is: Lillian	Byczek, a widow	Cour	tu of the grantee or	of his essingation
rel fin	to the Event of injection removal from Salu- fusal or failure to act when Ford City Bank is st successor in this trick hand if for any like cause said Deeds of said County is hereby appointed to be secon formed, the grange or his successor in trust, shall rela-	& Trust Co. first successor fall or refi d successor in this trust. ease said premises to the	use to act, the person And when all the aparty entitled, on	of said County is here of said County is here on who shall then be to aforesaid covenants a receiving his reasona	eby appointed to be he acting Recorder and agreements are ble charges.
	Witness the hand_and seal_of the Grantor_ th		llian B	Lillian Bycze	(SEAL)
			_		-,13%

(NAME AND ADDRESS)

	INOFFICI	AL COPY	
STATE OF II . The i		MAR 5 AM 9 38 SECULLAR AND SECULAR SECULAR ASSESSMENT A - REC	10.15
State aforesaid, DO Hi	REBY CFRT FY that Lillian Byc: 7243 So. Talman e to be the same person whose name.	, a Notary Public in and for said County, is, a Notary Public in and for said County, is zelected. , a Notary Public in and for said County, is zelected. , and, and is	ment,
instrument as her waiver of the right of h	free and voluntary act, or he uses and omestead. and and notarial seal this 23xc	day of February 19_	e and
Commission P. Direct	niary public state of iltimois commission expires fra 20 1284 fro them. Iltimois motary associ	MAIL' TS	
	1000	MAIL TSO	25795664
		Trans	
BOX NO. SECOND MORTGAGE Trust Deed	01	multo BL Ford atty BL SSOI W. 79th	FORGE E. COLE® LEGAL FORMS
	1 REVEND	THE MAINTINE	