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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25923434	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Robe	ert A. Kurtz and Rob	erta_JKurtz,_his-wi	fe
thereinafter called the Grantor), of 3515 W. (No. and Str	Keenan W., Glenview,	_11_60025	(State)
for and in consideration of the sum ofEifty=1 in hand paidO. \(\text{N}\) AND WARRANT of	Eive_Thousand_and_No toBank_ of _Commerce Chicago,LL	/100	(State) ments herein, the foi- pparatus and fixtures,
of Glenview Curty of Coc	okand	State of Illinois, to-wit:	: <u>f</u>
LOT 18 IN GLEIWA: SUBT WEST 3/4 OF THE SOUTH TOWNSHIP 42 NORTH, FAR IN COOK COUNTY, ILLING	1/2 OF THE SOUTH WE GE 12 EAST OF THE T	ST 1/4 OF SECTION 21, HIRD PRINCIPAL MERIDIA	AN, 100
COOR ROUN	TY. LLINUIS	RECOPPIE OF CEFOS	
iba the -	ITY. L'ENDIS	25923434	
Hereby releasing and waiving all rights under and to In Trust, nevertheless, for the purpose of secunic Whereas, The Grantor Robert A. Kurt justly indebted upon \$55,000.00	z and Roberta J. Ku		
in fifty-nine (59) installment of \$52,953 continuing on the same until the entire indebinclude both principal	stallments of \$766.9 3.29, commencing on a day of each succes stedness is paid in	July 15, 1931, and sive month thereafter	nts .
Tur Courtes coverants and agrees as follows:	(1) To pay said indebtedness.	and the interest thereon, as herein	ap 11 said note or
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exte 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 herein, who is hereby authorized to place such insu loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortg and the interest thereon, at the time or times when the trust of failure so to insure, or pay t grantee or the holder of said indebtedness, may provide the provided of the said indebtedness of pay all prior Grantor agrees to repay immediately without demander of the proparation of the said premises or pay all prior Grantor agrees to repay immediately without demander.	nding time of payment; (2) to epits therefor; (3) within sixty may have been destroyed or did you at any time on said premis or moringee, and, scoopd, to gages or Trustees until the said the same shall become the and axes or assessments, or he prior be and	pay when due in each year, all te days ther destruction or damage animotic; (4) that waste to said p of meured in companies to be sel- ted the holder of the first mortgag the Trustee herein as their interest tedness is fully paid; (6) to pay all payable.	ixes a d assessments to rebuild (r store remises s tal not be ceted by the granter e indebtedness, v. in s may appear, w ich prior incumbran es, ereon when due, the
grantee or the holder of said indebtedness, may proc lien or title 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 earned interest, shall, at the option of the legal hol thereon from time of such breach at eight per cent same as if all of said indebtedness had then matured	ure such insurance, or pay such incumbrances all the interest to and the same with interest secured figures. secured figures. did covenants or agreements the der thereon without notice, bet per samum, shall be recoverable by agrees terms.	taxes of assessments, or discussed thereon from time to time; and all thereon from the date of paymer whole or said indebtedness, includome immediately due and payable by foreclosure thereof, or by suit	money so paid, the nt at eight per cent ling principal and all le, and with interest at law, or both, the
lien or title 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 afores: earned interest, shall, at the option of the legal hol thereon from time of such breach at eight per cent same as if all of said indebtedness had then matured the same as if all of said indebtedness had then matured source hereof—including reasonable attorney's feet pleting abstract showing the whole title of said such expenses and disbursements, occasioned by any support of the said by the Grantor that all expenses shall be taxed as costs and included in any decree the cree of sale shall have been entered or one small not the costs of suit, including attorney' feel have been saigns of the Grantor waives all high to the posse agrees that upon the filing of any expellation to force out notice to the Grantor, or to any party claiming with power to collect the refls. issues and profits of the same of a recome owner is: Robelt.	and disbursements paid or incu- pullays for documentary evidel emises embracing foreclosure or proceeding wherein the grant or. All such expenses and disbut at may be rendered in such fo be dismissed, nor release hereof of paid. The Grantor for the G paid, The Grantor for the G isse this Trust Deed, the court in under the Grantor, appoint a he said premises.	rred in benait or plantint in commone, stenographer's charges, cost of decree—shall be paid by the Green or any holder of any part of; sements shall be an additional lien reclosure proceedings; which procegiven, until all such expenses and rantor and for the heirs, executors I premises pending such foreclost in which such complaint is filed, mreceiver to take possession or characteristics.	of procuring or com- rantor; and the like said indebtedness, as upon said premises, eeding, whether de- l disbursements, and administrators and are proceedings, and ay at once and with- rge of said premises
IN THE EVENT of the death or removal from said refusal or failure to act, then Barrie of Commenters successor in this trust; and if for any like cause s	ce & Industry	County of the grantee, coordinates of said County is he of act, the person who shall then be a when all the aforesaid enverants	reby appointed to be the acting Recorder and agreements are
performed, the grantee or his successor in trust, snatt	release said premises to the par	t	able charges.
Witness the hand_and seal_of the Grantor_ BANK OF COMMERCE & INDUSTRY IDENTIFICATION #811606 BY:	this 16th × Colutt Robert A. X Robert A. Roberta J.	day of June N. Kurtz Kurtz Kurtz Kurtz Kurtz	(SEAL)
G. J. Heintichs, Vice Pres. This instrument was prepared by H. J.	Green, 77 W. Washir (NAME AND AD	ngton, Chicago, IL	

ligas.

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STATE OF	Illinoi	5	{	SS.		
COUNTY O	oF_ Cook		}	30.		
t,F	rances Di	Giacomo	 .	, a	Notary Public in and for	said County, in the
State afore	esaid, DO HE	REBY CERTIF	Y that Rob	ert A. Kurtz	and Roberta J. Kur	tz, his wife
	<u> </u>					
pr.sunally	known to m	e to be the same	e person ⁵ . wi	nose name 5	are subscribed to the fo	regoing instrument.
					they signed, scaled and	
		•		-	oses therein set forth, inclu	
	the right of ho		•	• •		_
		a and notarial	seal this	16th	day ofJune	19 81
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, C	\$ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	200	983		Notary Public	
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	Kurtz, his wife				Cotto	0
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MAIL TO: Bank of Commerce & Industry 6100 N. Northwest Highway Chicago, IL 60631

BOX /S GEORGE E. COLE® LEGAL FORMS

25923434

END OF RECORDED DOCUMENT

Bank of Commerce & Industry

Robert A. Kurtz and Roberta J. Kurtz, his wife

SECOND MORTGAGE

Trust Deed