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RUTE.		and the management	and the state of					
	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. September,	2202	25008074	GEORGE E. COLE LEGAL FORMS			
	THIS INDENTURE, WITNESSETH, That CHARLES KNOWN as Carmella A. Lutz), his	ARLES W. PALM	ATIER	AND CARMELLA A. PALMA	TIER, (former			
	(hereinafter called the Grantor), of 1215 Dove (No. and Stre	er Ln.,		Elk Grove Village,	Illinois (State)			
	for and in consideration of the sum of EIGHT TI	HOUSAND SIX H	UNDRE	D SIXTY AND 34/100ths-	Dollars			
	in hand paid, CONVEY AND WARRANT to 100 W. Palatine Rd.,	Pal	atine	J	Illinois,			
	and to his successors in trust hereinafter named, for lowing described real estate, with the improvements the and everything appurtenant thereto, together with all of Fik Grove County of Cook	ereon, including all l rents, issues and pr	ing perfo neating, a ofits of s	air-conditioning, gas and plumbing a aid premises, situated in theY	pparatus and fixtures,			
	L't lo. 4401 in Elk Grove Villag of Le. ion 32, Township 41 North according to the plat thereof re October 21 1965 as Document 19-	, Range 11, 1 corded in the	East o	of the Third Principal ice of the Recorder of	Meridian, Deeds on			
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	$O_{\mathcal{K}}$				25008074			
					37/			
					هنهز			
	Hereby releasing and waiving all rights und ranlbung Trust, nevertheless, for the purpose of the right Whereas, The Grantor Charles W. P.a. majustly indebted upon one	itier and Car	mella	A. Palmatier (formerl	y known as			
	the same date of each month there amount of \$111.03 each and said I said sum. It is intended that the seventy-eight months, andy extens advances up to a total amount of Dollars.	last installm is instrumentions or runer Eight Thousa	ent to t shal als o	o be the entire unnered II also secure for a so of said loan and any ac k Hundred Sixth and 34,	balance of eriod of Iditional /100ths			
	THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extendi against said premises, and on demand to exhibit receipt all buildings or improvements on said premises that meommitted or suffered; (5) to keep all buildings now o 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 list the Event of failure so to insure, or pay taxe grantee or the holder of said indebtedness, may procure	) To pay said indehing time of payment is therefor: (3) with ay have been destroor at any time on said ce in companies ace Mortgages, and, see so of Trustees until same shall become a such insurance. (a)	tedness, ; (2) to in sixty yed or d d premis- ceptable ond, to he indeb the prid oay such	a. ' he afterest thereon, as herein pays are due in each year, all tax last after it struction or damage to admit due (4). ' "t waste to said pressibility of waste to said pressibility of the holder of "he first mortgage the Trustee he eir as their interests tedness is fully p id: (6) to pay all payable. ' in the pay	and in said note or es and assessments or rebuild or restore mises shall not be ted by the grantee indebtedness, with may appear, which vior incumbrances, con when due, the or purchase any tax			
	Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness selected. IN THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the lean holder.	and the sine with cured hereby. covenants or agreem thereof without no	interest to interest ents the	thereon from time to time; ad all thereon from the date of saymer whole or said indebtedness, including	at eight per cent			
I o	THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extendi 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 o 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 taxe grantee or the bolder of said indebtedness, may procure lien or title affecting said premises or pay all prior incit. 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 earned 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 five interest. The continuous procure and the costs of suit, including attorney the said not be due to the Grantor, or early party claiming une with power to collect the rents, sales and profits of the S. The name of a record owner is: Carmel La In THE EVENT of the affair procure moved from said.	annum, shall be rec- express terms. Assurements paid lays for documentar ses embracing forec- rocceding wherein tl All such expenses an nay be rendered in sismissed, nor release id. The Grantor for this Trust Deed, the	or incur y eviden closure on the grante d disburs such for thereof the Grand om, said	by foreclosure thereof, or by suit ared in behalf of plaintiff in connecte, stenographer's charges, cost of lecree—shall be paid by the Grate or any holder of any part of saisements shall be an additional lien u eclosure proceedings: which procee given, until all such expenses and cantor and for the heirs, executors, a premises pending such foreclosure which such complaint is filed, may	tion with the fore- procen. o. com- ttor: ar i h i like d indebthess, as pon said premises, ding, whether de- lisbursements, and diministrators and proceedings, and at once and with-			
V	out notice to the Grantor, or the any party claiming und with power to collect the rents, issues and profits of the s.  The name of a record power is:Carmella A ln the Event of the death or removal from said	ler the Grantor, appaid premises. Lutz, a wi	dow,	eceiver to take possession or charge	of said premises			
fi o	IN THE EVENT of DA VEAH or removal from said — efusal or failure to achithen <u>Joseph P. O'Conno</u> efusal or failure to achithen <u>Joseph P. O'Conno</u> erist successor in this must; and if for any like cause said f of Deeds of said County is hereby appointed to be second erformed, the grantee or his successor in trust, shall rele	r or William irst successor fail or I successor in this tr	W. He refuse to ust. And	eise, Jr. of said County is hereb act, the person who shall then be th when all the aforesaid covenants an	by appointed to be e acting Recorder and agreements are			
	Witness the hand_and seal_of the Grantor_th	is <del>2</del> 2	7	day of May	19_79_			
		Charles	W. F	almatie +	(SEAL)			
				Palmatier (formerly kn Carmella A.				
7	This instrument was prepared by PALATINE SAVINGS & LOAN ASSOCIATION  100 West (RARIERA MODALDRESS)							
	•	P.O. Box 159	) Marana	kroo)				

## **UNOFFICIAL COPY**

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STATE OF	} ss.			
COUNTY OF Cook				
I, <u>Mabel Becker</u>	, a No	stary Public in and fo	or said County in	the
State aforesaid, DO HEREBY CERTIFY			•	
(formerly known as Carmella				
personally known to me to be the same	persons whose names are	subscribed to the	foregoing instrume	ent,
appeared of ore me this day in person	and acknowledged thatthe	y signed, sealed as	nd delivered the s	aid
instrument r. f.eir free and volunt	ary act, for the uses and purposes	s therein set forth, inc	luding the release a	ınd
waiver of their of of homestead.				
Given under not 1, w. a. 1 notarial se	al this22nd	day of <u>May</u>	, 19 <u>79</u>	•
	S	e Berker		
	Sty ake	Notary Public		<del>-</del>
Commission Expires: 10-12-81	4			
	77			
	1979 JUN 18 AM II 14	25 03 0371; u	G SCHOOL ACE COCH COUNTY	La Carl
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•			0,50	<u>∾</u>
	10° E		<b>1</b> 0	5008974
SECOND MORTGAGE  Trust Deed  To	MAIL	(20)	PALATINE SAVINGS & LOAN ASSUCIATION 100 West Palatine Road P.O. Box 159 Palatine, Illinois 50067	EORGE E. COLE® LEGAL FORMS
			PALA	9

END OF RECORDED DOCUMENT