## UNOFFICIAL COPY

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SECOND MODERAGE FORM (Illinois)	FORM No. 2202 September, 1975	25214782	GEORGE E. CO
THIS INDENTURE, WITNESSETH, ThatMary	J. Perri, a wido	w	
(hereinafter valled the Grantor), of 912 Manches (No. and Street)		)	linois (State)
for and in consideration of the sum of Eight thousain hand paid CONVEY AND WARRANT to Be	and five hundred ank of Commerce	thirty nine & in Berkeley	20/10Boil
of 5500 it. Charles Road	Berkeley (City)	<u> Illinois</u>	60163 State)
and to his successor in t ust hereinafter named, for the purp lowing described real cste , with the improvements thereon, in and everything appurten ut are eto, together with all rents, is of Westchester C unty of Cook	ncluding all heating, air-conditi ssues and profits of said premis	oning, gas and plumbing apports, Situated in the Villa	aratus and fixtu
Lot 147 in William Zelosky's Te the South 1/2 or Section 16, To the Third Principal Maridian, i	wnship 39 North	, Range 12 East	
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•			•
Hereby releasing and waiving all rights under and by virtue o IN TRUST, nevertheless, for the purpose of securing perfor WHEREAS, The Grantor Mary J. Perri,	rmance of the covenants and a a widow	greements herein.	
justly indebted upon Installment	///	y notebearing even date l	herewith, payal
120 Monthly Payments of \$71.16	beginning on Dec	ember 10, 1979	
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		10° 4'	
THE GRANTOR covenants and agrees as follows: (1) To pa notes provided, or according to any agreement extending time against said premises, and on demand to exhibit receipts theref all buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at any herein, who is hereby authorized to place such insurance in coloss clause attached payable first, to the first Trustee or Mortga policies shall be left and remain with the said Mortgagees or Tr and the interest thereon, at the time or times when the same shall to the time of failure so to insure, or pay taxes or ass grantee or the holder of said indebtedness, may procure such in lien or title affecting said premises or pay all prior incumbrant Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured he IN THE EVENT of a breach of any of the aforesaid covers.	y said indebtedness, and the hof payment; (2) to pay wher or; (3) within sixty days after been destroyed or databad; time on said profiles fluore mpanies acceptable to the hogge, and, seemit to the Truste ustees until the indebtedness is all become are any applicable of the said of	due in each year, all axes due in each year, all axes destruction or damage to r (4) that waste to said prei in companies to be select idder of the first mortgage in the herein as their interests ma fully paid; (6) to pay all price	d in said note of and assessment out of restor ises stall not be d by he grante ''''' es wit ay ar pea which or incur abrances
IN THE EVENT of failure so to insure, or pay taxes or ass grantee or the holder of said indebtedness, may procure such in lien or title affecting said premises or pay all prior incumbranc Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured h	essmerts the prior incumb isurance, of pay such taxes or a ces and the interest thereon free the with interest thereon is ereby.	rances or the interest thereo assessments, or discharge or p om time to time; and all mo from the date of payment a	n when die, to ourchase any ta- ney so paid, i', it eight per con
IN THE EVENT OF a breach of any of the aforesaid companion arned interest, shall, at the option of the legal holder threed, thereon from time of such breach at eight per cent per annum, same as if all of said indebtedness had then matured by express IT is AGREED by the Grantor that all expenses any disburs	its or agreements the whole or , without notice, become imm , shall be recoverable by forecl terms. sements paid or incurred in be	said indebtedness, including ediately due and payable, a losure thereof, or by suit at I half of plaintiff in connection	principal and all and with interes aw, or both, the n with the fore
per annum shall be so much additional indebtedness secured the IN THE EVENT of a breach of any of the aforesaid course carned interest, shall, at the option of the legal holder three thereof from time of such breach at eight per cent per annum, same as if all of said indebtedness had then matured by express IT is Agreed by the Grantor that all expenses are disburse closure hereof—including reasonable attorney's fee oftlays for pleting abstract showing the whole title of sa peremises embexpenses and disbursements, occasioned by finy shit or proceeding such, may be a party, shall also be paid by the Grantor. All such shall be taxed as costs and included in any decree that may be cree of sale shall have been entered of only, shall not be dismissed the costs of suit, including attorneys as have been paid. The assigns of the Grantor waives all rigid to the possession of, an agrees that upon the filing of any complaint to foreclose this Trout notice to the Grantor, origanly party claiming under the with power to collect the rents, issues and profits of the said premare the property of the field of the property claiming under the with power to collect the rents, issues and profits of the said premare the property of the field of the property claiming under the property of the field of the property claiming under the control of the field of the property claiming under the property of the field of the property claiming under the property of the field of the property claiming under the property of the field of the property claiming under the property of the field of the property claiming under the property of the field of the property claiming under the property of the field of the property claiming under the property of the field of the property claiming under the property claiming the property claiming under the property claiming the property cla	documentary evidence, stenoj oracing foreclosure decree—sis ng wherein the grantee or any expenses and disbursements si rendered in such foreclosure; i, nor release hereof given, un e Grantor for the Grantor and di income from, said premises ust Deed, the court in which si Grantor, appoint a receiver to misser. Perri	grapher's charges, cost of prall be paid by the Grante holder of any part of said hall be an additional lien upo proceedings; which proceedings; which proceeding til all such expenses and distort the heirs, executors, adrending such foreclosure pending such foreclosure pendo take possession or charge of the proceeding such foreclosure pendo may at the possession or charge of the proceeding such foreclosure pendo may at the possession or charge of the proceeding such proceeding the proceeding such part of the proceeding such proceeding such part of the proceeding such proceeding such part of the proceeding such part of the proceeding such proceeding s	ocuring or com or; and the lik- indebtedness, a- on said premises ng, whether de- oursements, and ninistrators and once and with- of said premises
The name of a recombowner is: Mary J. In the Event of the death or removal from said Crefusal or failure that then Chicago Title Ins first successor in this trust; and if for any like cause said first successor in the trust; and if for any like cause said first successor in trust, shall release said	cessor fail or refuse to act, the person in this trust. And when all	of said County is hereby berson who shall then be the a the aforesaid covenants and	appointed to be acting Recorder agreements are charges.
Witness the hand_and seal_of the Grantor_ this	26th day of	October	, 19_79
	Mary J Per	October Winsi	(SEAL)

2521478

## **UNOFFICIAL COPY**

STATE OF	Illinois	\ ss.		
COUNTY OF	DuPage	}		
I,	Bernice H. Krejch	ik a Notary	Public in and for said County,	in the
•	DO HEREBY CERTIFY, that	Mauri T Downi	·	
otatę į moresata,	Jonatha Tana			
perconally cross	un to me to be the came perso	on_ whose name is_ su	bscribed to the foregoing instr	nment.
		acknowledged that she		
instrument as		act, for the uses and purposes the		
	ght of home stead.	ici, for the uses and purposes the	tem set termi, merading the rest	
August)	Highlight	is <u>26th</u> day	of October19	79
3	and notatial seal th	is ua	, 01	•
(Impress Se	(Lifere)	Des.MI.	ce W. Grejchil	2.
<b>3.8</b>			Notary Public	
Commission Ex	March 23, 1	8/		
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SECOND MORTGAGE  Trust Deed	OT		Bank of Commerce 5500 St. Charles Rd. Berkeley, Illinois 60163	GEORGE E. COLE® LEGAL FORMS
			Com	650 LE 670
		· 福港	of St.	
			unk 500 erke	
			Bessel	

## END OF RECORDED DOCUMENT