GEORGE	E.COLE
LEGAL	FORMS

FORM NO. 2202

TRUST DEED SECOND MORTGAGE (ILLINOIS

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fibress, are excluded.	
	The state of the s
THIS INDENTURE WITNESSETH, That James W. Meehan Interried	
d Jeanette Greicius, Meehan, his wife	26783368
(hereinafter called the Grantor), of	
66 2 W. 70th Place Chicago, Illinois 60629 (No. and Street) (City) (State)	
f. and in consideration of the sum of Seven Thousand Seventy	
The ee Dollars and Forty Cents——— Dollars	
in hard ONVEY AND WARRANT to	
Ford Sit Bank and Trust Company of 7601 S Cicero Chicago Illinois 60652	
(Nn. and Street) (City) (State)	되게 되고 하다 어떻게 하는데 모모
as Trustee, and h' su. o ssors in trust hereinafter named, the following described real estate, with the in provements thereon, including all heating, air-conditioning, gas and	Above Space For Recorder's Use Unity
plumbing apparatus and finites, and everything appurtenant thereto, together with all rents, issues and profits of a premises, situated in the County of	and State of Illinois, to-wit:
tens, issues and profits to your premises, situated in the county of	
Lot 36 in Block 3 n //. D. Murdocks Marquette Parl	r Addition a
Subdivision of the South 1/2 of the South West 1/4	of Section 23
Township 38 North, Range 13, Tast of the Third Pri	incipal
Meridian (Except the Eas 50 reet) in Cook County,	Illimis.
	그리는 전기가 이번째 관리됐습니다고 하다.
Hereby releasing and waiving all rights under and by variet of the homestead exemption	n house of the State of Illianic
IN TRUST, nevertheless, for the purpose of securing per or lance of the covenants at	nd agreements herein.
WHEREAS, The Grantor is justly indebted upon a principal promissory not	e bearing even date herewith, payable
In 60 consecutive monthly payments of 117.39 each	h. commencing on
August 25, 1983 and maturing on July 2. 1988.	
	9.
	∠
	()
그는 경기에 가고 있는 이번 이번 그들의 함께 되었다.	
	T TONE
	J 70.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and t or according to any agreement extending time of payment; (2) to pay when due in ear	J 70.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and to according to any agreement extending time of payment; (2) to pay when due in ear demand to exhibit receipts therefor; (3) within sixty days after destruction or dama premises that may have been destroyed or damaged; (4) that waste to said premises shall	J 70.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and to according to any agreement extending time of payment; (2) to pay when due in ear demand to exhibit receipts therefor; (3) within sixty days after destruction or dama premises that may have been destroyed or damaged; (4) that waste to said premises shal any time on said premises insured in companies to be selected by the grantee herein, accomable to the holder of the first morrase indebtedness, with loss clause attached n	J 70.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and to according to any agreement extending time of payment; (2) to pay when due in ear demand to exhibit receipts therefor; (3) within sixty days after destruction or dama premises that may have been destroyed or damaged; (4) that waste to said premises shal any time on said premises insured in companies to be selected by the grantee herein, acceptable to the holder of the first mortgage indebtedness, with loss clause attached p Trustee herein as their interests may appear, which policies shall be left and remain w	J 30.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and to according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receipts therefor; (3) within suxty days after destruction or dama premises that may have been destroyed or damaged; (4) that waste to said premises sinsured in companies to be selected by the grantee herein, acceptable to the holder of the first mortgage indebtedness, with loss clause attached prustees therein as their interests may appear, which policies shall be left and remain w paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times with THE EVENT of failures to to insure, or pay taxes or assessments, or the prior ing	J 30.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and to according to any agreement extending time of payment: (2) to pay when due in each demand to exhibit receips therefor; (3) within suxty days after destruction or dama premises that may have been destroyed or damaged: (4) that waste to said premises insured in companies to be selected by the grantee herein, acceptable to the holder of the first mortgage indebtedness, with loss clause attached prustee therein as their interests may appear, which policies shall be left and remain we paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times we IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior includer of said indebtedness, may procure such insurance, or pay such taxes or assessment or may all prior incumbrances and the interest thereon from time to his or premises or one all prior incumbrances and the interest thereon from time to his or the said indebtedness.	J 30.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and to according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receips therefor; (3) within saty days after destruction or dama premises that may have been destroyed or damaged; (4) that waste to said premises sinsured in companies to be selected by the grantee herein, acceptable to the holder of the first mortgage indebtedness, with loss clause attached prustees therein as their interests may appear, which policies shall be left and remain we paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the time of the said indebtedness, may procure such insurance, or pay such saxes or assessments, or the prior includer of said indebtedness, may procure such insurance, or pay such taxes or as said indebtedness, may procure such insurance, or pay such taxes or as said indebtedness, may procure such insurance, or pay such taxes or as said indebtedness, may procure such insurance, or pay such taxes or as said indebtedness, may procure such insurance, or pay such taxes or as said indebtedness, may procure such insurance, or pay such taxes or as said the said indebtedness, may procure such insurance, or pay such taxes or as said indebtedness, may procure such insurance, or pay such taxes or as said the said indebtedness or pay all prior incumbrances and the interest thereon from time to the said indebtedness.	J 70.
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and to according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receips therefor; (3) within sativ days after destruction or dama premises that may have been destroyed or damaged; (4) that waste to said premises sinsured in companies to be selected by the grantee herein, acceptable to the holder of the first morrgage indebtedness, with loss clause attached prustee therein as their interests may appear, which policies shall be left and remain we paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same with the same with the following of said indebtedness, may procure such insurance, or pay such taxes or assessments, or the prior incumbrances and the interest thereon from time to great without demand, and the same with interest thereon from the date of payments and indebtedness secured hereby. NTHE EVENTO of a breach of any of the aforesaid covenants or agreements me whole	the interest the reon at the rein and in said note or notes provide the year, all the second as sements against said premises, and age to rebuild the early all buildings or improvements on as look to companied (**) in (!) (!) to keep all buildings now or who is baced author teal (*) place such insurance in companyable the buildings of the first "mate" of Mortgagee, and second, to into the same shall become due "may ble. Improved to the interest the co-owhen due, the grantee or the same of discharge or purchase a year" nor title affecting as and all money so paid, the Grantor are, so repay immediate the same shall became the Grantor are, so repay immediate the same shall became the same shall be so much additionally a same shall become the same shall be so much additionally a same shall be same shall be so much additionally a same shall be so much additionally and same shall be so much additionally a same shall be so much a
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due	the interest the reon at the rein and in said note or notes provide the year, all the state of saments against said premises, and age to rebuild the early all buildings or improvements on as most become with a state of the rest of the samene in companion to the first state of the samene in companion agable first of the first state of the samene in companion to the samene of the
INTHE EVENT of a breach of any of the aforesaid covenants or agreements in whole shall, at the option of the legal holder thereof, without notice, become furnediately due at 14.54 per cent per annum, shall be recoverable by for a tosure thereof, or	the interest the reon at Arcin and in said note or notes provide the year, all taxes as the same as a said premises, and age to rebuild the early all buildings or improvements on as look to companied (**) as 'd (5) to keep all buildings now or who is baced at the said to be companied to the first 'nester and insurance in companiance of the first 'nester and insurance in companiance of the first 'nester and the indebtedness is further than Mortgagee or Tuster antil the indebtedness is further than the said become due any ble. In the same shall become due any the same as or discharge or the same as a said indebtedness, including principal and all earn dintere and payable, and with interest thereon from 'me of 'ach brear by suit at law, or both, the same as if all of said nucbr' due to the said nucbr' due to be and payable, and with interest thereon from 'me of 'ach brear by suit at law, or both, the same as if all of said nucbr' due to the said nucbr' due t
INTHE EVENT of a breach of any of the aforesaid covenants or agreements in whole shall, at the option of the legal holder thereof, without notice, become furnediately due at 14.54 per cent per annum, shall be recoverable by for a tosure thereof, or	the interest the reon a strein and in said note or notes provide the year, all the strein assents against said premises, and age to rebuild the early all buildings or improvements on as look to companied (**) e. (1) (3) to keep all buildings now or who is baced at the street of the
INTHE EVENT of a breach of any of the aforesaid covenants or agreements in whole shall, at the option of the legal holder thereof, without notice, become furnediately due at 14.54 per cent per annum, shall be recoverable by for a tosure thereof, or	the interest the reon a strein and in said note or notes provide the year, all the strein assents against said premises, and age to rebuild the early all buildings or improvements on as look to companied (**) e. (1) (3) to keep all buildings now or who is baced at the street of the
INTHE EVENT of a breach of any of the aforesaid covenants or agreements in whole shall, at the option of the legal holder thereof, without notice, become furnediately due at 14.54 per cent per annum, shall be recoverable by for a tosure thereof, or	the interest the reon a strein and in said note or notes provide the year, all the strein assents against said premises, and age to rebuild the early all buildings or improvements on as look to companied (**) e. (1) (3) to keep all buildings now or who is baced at the street of the
INTHE EVENT of a breach of any of the aforesaid covenants or agreements in whole shall, at the option of the legal holder thereof, without notice, become furnediately due at 14.54 per cent per annum, shall be recoverable by for a tosure thereof, or	the interest the reon a strein and in said note or notes provide the year, all the strein assents against said premises, and age to rebuild the early all buildings or improvements on as look to companied (**) e. (1) (3) to keep all buildings now or who is baced at the street of the
INTHE EVENT of a breach of any of the aforesaid covenants or agreements in whole shall, at the option of the legal holder thereof, without notice, become furnediately due at 14.54 per cent per annum, shall be recoverable by for a tosure thereof, or	the interest the reon at the rein and in said note or notes provide the year, all tares as sent as a sent
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for cleaver thereof, of them matured by express terms. It is AGREED by the Grantor that all expenses and distance of the paid by the distance of the control	the interest the reon at the rein and in said note or notes provide the year, all tares as sent as a sent
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately dut at 14.54 per cent per annum, shall be recoverable by for electure thereof, of them matured by express terms. It IS AGREED by the Grantor that all expenses and disbusced to spid or incurred including reasonable attorney's fees, outlays for documentaryle ridence, stenographic whole title of said premises embracing foreclosure decent. Small be paid by the Gran suit or proceeding wherein the grantee or any holder of any part of said indebteness, expenses and disbuscements shall be an additional dispersions and disbuscements shall be an additional dispersions and disbuscements. And therefore of sale shall have bee until all such expenses and disbuscements, and there so so si suit, including attorney's fe executors, administrators and assigns of the Grantor waives all right to the possessi proceedings, and agrees that upon the limited any complaint to foreclose this Trust without notice to the Grantor, or to a the said premise. The name of a record owne Grantors W. Meehan, Ur. and Jeaned.	the interest the reon a perein and in said note or notes provide the year, all tangents assuments against said premises, and age to rebuild the same all buildings or improvements on a most become not to the first the conditions of the first the conditions of the first the conditions and for the conditions and Mortgages or Surface and insurance in companion of the first the conditions and Mortgages or Joseph and the insurance in companion of the conditions and Mortgages or Joseph and the insurance in companion of the conditions and the conditions and the conditions and the conditions and the conditions are so of the interest the conditions and the conditions and the conditions and the conditions are conditions and the conditions and the conditions and the conditions and the conditions are conditions and the conditions are conditions and the conditions and the conditions are conditions and the conditions are conditions and the conditions and the conditions are conditions and the conditions are conditions and the conditions ar
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for cleaver thereof, of them matured by express terms. IT IS AGREED by the Grantor that all expenses and disharmonist paid or incurred including reasonable attorney's fees, outlays for document any evidence, stenographer whole title of said premises embracing foreclosure decents shall be any of the paid by the Gran suit or proceeding, wherein the grantee or any holder of any part of said indebtedness, expenses and disbursements shall be an additional liferphon said premises, shall be to such foreclosure proceedings; which proceeding whether decree of sale shall have beet until all such expenses and disbursements, and therefore so so suit, including attorney exceedings, and agrees that upon the fining of any complaint to foreclose this Trust I without notice to the Grantor, or to any or the fining of any complaint to foreclose this Trust I without notice to the Grantor, or to any or the said premises. The name of a record owner Grantors W. Meehan, Jr. and Jeaned Inthe Event of the dealing from said Cook. County	the interest the reon a screen and in said note or notes provide the year, all tanks and a second
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for cleaver thereof, of them matured by express terms. IT IS AGREED by the Grantor that all expenses and disharmonist paid or incurred including reasonable attorney's fees, outlays for document any evidence, stenographer whole title of said premises embracing foreclosure decents shall be any of the paid by the Gran suit or proceeding, wherein the grantee or any holder of any part of said indebtedness, expenses and disbursements shall be an additional liferphon said premises, shall be to such foreclosure proceedings; which proceeding whether decree of sale shall have beet until all such expenses and disbursements, and therefore so so suit, including attorney exceedings, and agrees that upon the fining of any complaint to foreclose this Trust I without notice to the Grantor, or to any or the fining of any complaint to foreclose this Trust I without notice to the Grantor, or to any or the said premises. The name of a record owner Grantors W. Meehan, Jr. and Jeaned Inthe Event of the dealing from said Cook. County	the interest the reon a screen and in said note or notes provide the year, all tanks and a second
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately dut at 14.54 per cent per annum, shall be recoverable by for the other thereof, of them matured by express terms. It is AGREED by the Grantor that all expenses and disturbed the paid by the Grantor whole title of said premises embracing foreclosure deed. It is all be paid by the Grantor whole title of said premises embracing foreclosure deed. It is all be paid by the Grantor was the proceedings, which proceeding wifether decree of sale shall have bee until all such expenses and disbursements, and before the Grantor was the proceedings, and agrees that upon the film of any complaint to foreclose this Trust without notice to the Grantor, or to any or taking under the Grantor, appoint are collect the rests, issues and profits "a said premises. The name of a record owne (Grantors & M. Meelhan, Jr., and Jeaned In The EVENT of the deather removal from said COOK. Ford City, Scole, and Trust Company. of and if for any like classes and the first trust is trust. And appointed the decreased covenant of the deather removal from said COOK.	the interest the reon a series and in said note or notes provide the year, all target a series as a series against said premises, and age to rebuild the series as series against said premises, and age to rebuild the series as a series against said premises, and age to rebuild the series as a series against said premises, and a lot be conspirited to series. The stranger, and second, to this the series of the first "series" and insurance in companiate the series and all money so paid, the Grantor agree that the series as a series of discharge or purchase a y tax "a or title affecting series and all money so paid, the Grantor agree so much addition of said indebtedness, including principal and all earns dinteres and payable, and with interest thereon from the office of the series and payable, and with interest thereon from the office of the series and payable, and with interest thereon from the office of the series and payable, and with interest thereon from the office of the series and payable, and with interest thereon from the office of the series and payable, and with interest thereon from the office of the series and payable, and with interest thereon from the office of the series are as costs of procuring or completing abstract show and the such control of the series and the like expenses and disbursements, occasioned by such any beap agree, that all also be paid by the Grantor All as and as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as costs and included in any decree that may be rendered as c
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for cleaver thereof, of them matured by express terms. IT IS AGREED by the Grantor that all expenses and disharmonist paid or incurred including reasonable attorney's fees, outlays for document any evidence, stenographer whole title of said premises embracing foreclosure decents shall be any of the paid by the Gran suit or proceeding, wherein the grantee or any holder of any part of said indebtedness, expenses and disbursements shall be an additional liferphon said premises, shall be to such foreclosure proceedings; which proceeding whether decree of sale shall have beet until all such expenses and disbursements, and therefore so so suit, including attorney exceedings, and agrees that upon the fining of any complaint to foreclose this Trust I without notice to the Grantor, or to any or the fining of any complaint to foreclose this Trust I without notice to the Grantor, or to any or the said premises. The name of a record owner Grantors W. Meehan, Jr. and Jeaned Inthe Event of the dealing from said Cook. County	the interest the reon a screen and in said note or notes provide the year, all tanks and a second
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for the other thereof, of them matured by express terms. It IS AGREED by the Grantor that all expenses and disbuscents paid or incurred including reasonable attorney's fees, outlay for document in evidence, stenographic whole title of said premises embracing foreclosure deer shall be paid by the Gran suit or proceeding wherein the grantee or any holder of a paid of the discheness, expenses and disbuscentes shall be an additional lifetypon said premises, shall be tauch foreclosure proceedings; which proceeding whether decree of sale shall have bee until all such expenses and disbuscentests, and it is a state of the control of the	the interest the reon a series and in said note or notes provide the year, all tanks are all series as sent a said premises, and a get to rebuild the series as sent a gainst said premises, and a get to rebuild the series as a series are all buildings or improvements on said not be comparithed the series of the first "series" and insurance in companion and the series of the first "series" and insurance in companion and the series are series as the series and all money so paid, the Grantor are so or peay immediate the series of discharge or purchase a y tax". A or title affecting said all money so paid, the Grantor are so or peay immediate the series of the series and all money so paid, the Grantor are so or peay immediate to 6 said indebtedness, including principal and all earns dinteres and payable, and with interest thereon from time of series are the series and payable, and with interest thereon from time of series are the series and payable, and with interest thereon from time of series are the series and the like expenses and disbursements, occasioned by a sauch may be a party, shall also be paid by the Grantor. All such as costs and included in any decree that may be rendered or not, shall not be dismissed, nor release hereof gives, have been paid. The Grantor for the Grantor and for the her on of, and income from, and premises pending such forecloss one of, and income from, and premises pending such forecloss one of, and income from, and premises pending such forecloss over the court in which such complaint is filed, may at once a ceiver to take possession or charge of said premises with power the Grantor and for the her of the grantee, or of his resignation, refusal or failure to act, it said County is hereby appointed to be first successor in this tril if then be the acting Recorder of Deeds of said County is her that and agreements are performed, the grantee or his successor in this tril then be the acting Recorder of Deeds of said County is her has and agreements are performed, the grantee or his succ
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for a state thereof, of them natured by express terms. IT IS AGREED by the Grantor that all expenses and disbuse anoths paid or incurred including reasonable attorney's fees, outlays for document any evidence, stenographic whole title of said premises embracing foreclosure deer. State be paid by the Gran suit or proceeding wherein the grantee or any holder of any part of said indebtences, accepted and disbusements shall be an additional lifetyloon said premises, shall be to such foreclosure proceedings; which proceedings whether decree of sale shall have beet until all such expenses and disbusements, and before sort of said, including attorney's feet executors, administrators and assigns of the Grantor water all right to the possessis proceedings, and agrees that upon the limited any complaint to foreclose this Trust without notice to the Grantor, or to any or claiming under the Grantor, appoint a recollect the rents, issues and profits the said premises. The name of a record owne Grantoes W. Meehan, Jr. and Jeaned In The EVENT of the destinal convention of the party entitled, on receiving his reasonable chartons, appointed to be second successor in this trust. And when all of the aloresaid covena	the interest the reon a screen and in said note or notes provide the year, all tanks and a second
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for the other thereof, of them matured by express terms. It IS AGREED by the Grantor that all expenses and disbuscents paid or incurred including reasonable attorney's fees, outlay for document in evidence, stenographic whole title of said premises embracing foreclosure deer shall be paid by the Gran suit or proceeding wherein the grantee or any holder of a paid of the discheness, expenses and disbuscentes shall be an additional lifetypon said premises, shall be tauch foreclosure proceedings; which proceeding whether decree of sale shall have bee until all such expenses and disbuscentests, and it is a state of the control of the	the interest the reon (a) Arrein and in said note or notes provide the year, all tangents assembly against said premises, and one to rebuild the said of the said
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for course immediately due at 14.554 per cent per annum, shall be recoverable by for course thereof, of them matured by express terms. It IS AGREED by the Grantor that all expenses and dishard the part of such careful including reasonable attorney's fees, outlay for document in the dience, stenographic whole till the said premises controlled the paid by the Gran suit or proceeding wherein the grantee or any holder of a part of said indebtencess, expenses and disbursements shall be an additional liferation and premises, shall be to such foreclosure proceedings; which proceedings whether decree of sale shall have bee until all such expenses and disbursements, and before the care of sale shall have bee executors, administrators and assigns of the Grantor waives all right to the possessify proceedings, and agrees that upon the limit of any complaint to foreclose this Trust without notice to the Grantor, or to an order to claiming under the Grantor, appoint are collect the retals; susted and profits the said premises. The name of a record owne Grantes W. Meehan, Ir. and Jeaned In The EVENT of the deather removal from said Cook. Ford City, and affecting the class said premises. This trust deed is subject to Witness the hand and seal of the Grantor this 22 day of July	the interest the reon (a) Arrein and in said note or notes provide the year, all tangents assembly against said premises, and one to rebuild the said of the said
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for a source in the content of the con	the interest the root as Actent and in said note of notes provide hyear, all ta seek as sments against said premises, and og eto rebuild a least a seek as sments against said premises, and og eto rebuild a least a
NTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become immediately due at 14.54 per cent per annum, shall be recoverable by for course immediately due at 14.554 per cent per annum, shall be recoverable by for course thereof, of them matured by express terms. It IS AGREED by the Grantor that all expenses and dishard the part of such careful including reasonable attorney's fees, outlay for document in the dience, stenographic whole till the said premises controlled the paid by the Gran suit or proceeding wherein the grantee or any holder of a part of said indebtencess, expenses and disbursements shall be an additional liferation and premises, shall be to such foreclosure proceedings; which proceedings whether decree of sale shall have bee until all such expenses and disbursements, and before the care of sale shall have bee executors, administrators and assigns of the Grantor waives all right to the possessify proceedings, and agrees that upon the limit of any complaint to foreclose this Trust without notice to the Grantor, or to an order to claiming under the Grantor, appoint are collect the retals; susted and profits the said premises. The name of a record owne Grantes W. Meehan, Ir. and Jeaned In The EVENT of the deather removal from said Cook. Ford City, and affecting the class said premises. This trust deed is subject to Witness the hand and seal of the Grantor this 22 day of July	the interest the reon (a) Arrein and in said note or notes provided the year, all tangents assembly against said premises, and one to rebuild the same as a

(NAME AND ADDRESS)

UNOFFICIAL COPY

	State at		OO HERI	EBY CEI			W. Meehan	, Jr. and	Jeanette	or said Count	<u> Yeehan</u>
	person: ar pean	lly known	n to me to me this	o be the	same pe	rson ^s whos and acknowl	e name 8	are subscr	ibed to the	foregoing ins	strument,
	شرخادی درون	nt as <u>th</u> of me igh	<u>leir</u>	free and	voluntai	y act, for the	uses and pur	poses therein	set forth, inc	luding the rel	ease and
	""。可以是现在分 位		17-		ial seal t	his22	2nđ	day of _ Jul	y n	1083	
	. 200K δ	P P P P P		PUBL C S	TATE OF I	LINO15 UNE 1 1987		resten	ı Din	sto	
	Commi	sion Expir	issued rès	inimi, Ti	OIS NOT	UNE 1 1987			Notary Public		<i>*</i>
i		une va			4						
					1.0						•
1			a .			6					
						O					
ESPACE.					ZĘ	P-19-53 7	66261	<u>د</u> د ۲۹۶	3368 Å	REC	10.
19 SEP	83 1 5 8				SÉ	19-63 7	66261	2378 3	3368 Å	REC	10.
19 SEP	83 <u>1 :</u> 58				SE.	P-19-63 7	66261	43783	3368 Å	REC	10.
19 SEP	83 <u>1 = 58</u>				SE	F.19-63 7	66261	£¢783			10.
19 SEP	83 1 58				ZĘ	P.19-63 1	66251	2 5 7 8 3		- Rec 34368	10.
19 SEP	83 1 = 58				ZĘ	19-63 7	66261	≥₹783			10.
19 SEP			Weehan	I. 00.	S E		66261				
19 SEP		ikan, Jr.	dotus Weekan	Truet. Co.	SE		66261				
		W. Meehan, Jr.	te Greicius Meehan	nk. and Trust. Co.	SE		66261	Trust Co.	267 8	3358	E.E. COLE® L.FORMS
	SECOND MORTGAGE Trust Deed	James W. Meehan, Jr.	Jeanette Greicius Meehan	Ford City Bank and Trust. Co.	SE	3602.W. 70th Flace Chicago Illinois 60629	66261	Trust Co.			E.E. COLE® L.FORMS