EORGE E. COLE® LEGAL FORMS		FORM NO. 2202 April, 1980	1	28 S		
	TRUST DEED SECOND MORTGAGE (ILLINOIS)			9		
	SECOND MONTGAGE (ILLINOIS)			3		
CAU Al w	TION: Consult a lawyer before using or acting under this li arrantes, including merchantability and figness, are exclu-	ded.		-		
THISINDENTUR	RE WITNESSETH That John Micharie Mumford, his wife, joi	ol Mumford				
& Ellen Man	1/10	ht4.9 770 8	267	97665	A - REC	10
Street L	(hereinafter called the Grantor), of 140 a Grange, 11. 60525	(5):46)				
fr and in consider	(No. and Street) alion of the sum of	ousand Six	257	97665	i	
it mano paid, CON	AE'I VIAD AVKVAMI 10	Dollars				
	k Av. Glencoe, Il. 60022					
***	(No. and Street) (City) his successors in trust hereinafter named, the					
estate, with his in	or , or ements thereon, including all heating, a us an fixtures, and everything appurtenant t	ir-conditioning, gas and hereto, together with all	Above	Space For Recu	order's Use Only	
rents, issues and p	ore its o said premises, situated in the County	of Look	and State of Illi	nois, to-wit:		1
	4. in Robert Bartlett's La he Sout' 13 of the West 3 o					ļ
	h, Range 12, East of the 1					ois.
	C					- [
	and waiving all rights under at 1 by firme of t					l
WHEREAS, Th	ertheless, for the purpose of securify per prince Grantor is justly indebted upon 1	rance of the covenants and principal promissory note,	agreements herein bearing even date	herewith, pay	able	
In 8	4 successive monthly ins	allments of Thr	ee Hundred S	eventy Si	x and 60/10	10
(376	6.60) dollars (including pathereafter on the same da	rir ipal and in	terest) begi quent month	nning Oct	ober 15th,	1983
with	the interest after matur	ity on ail unpa	id amounts a	t the hig	hest lawful	rate
ther	n in the State of Illinois	. 0/		_	<u> </u>	-
		4/) . ~	- 00	46	nn
			<i>X</i> ,	$^{\prime}$ Q $^{\prime}$		元 [1]
THE GRANTO	R covenants and agrees as follows: (1) To pay	said indebtedness, and the	interest there	crein and in sai	d note of notes prov	ided.
or according to a demand to exhib	iny agreement extending time of payment; (2) it receipts therefor; (3) within sixty days of) to pay when due in each ter destruction or damage	year, all to a to to rebuile or rest. r	sessments agai e all buildings	nst said premisès, a or improvements or	nd on n said
any time on said	R covenants and agrees as follows: (1) To pay ny agreement extending time of payment; (2) it receipts therefor; (3) within sixty days by have been destroyed or damaged; (4) that w premises insured in companies to be selected holder of the first mortgage indebtedness, w s their interests may appear, which policies s their interests may appear, which policies of the province of the province of the province To failure so to insure, or pay taxes or asset debtedness. may procure such insurance, or debtedness. may procure such insurance, or the province of the p	aste to said premises shall t d by the grantee herein, w ith loss clause attached par	ho is dereby authous rable that to the ass	ed to place suc	eep an outlings nov h insurance in comp reagee, and second.	panies to the
Trustee herein a paid: (6) to pay a	s their interests may appear, which policies s all prior incumbrances, and the interest there	hall be left and remain wit on, at the time or times wit	h ne said Mortgag e en die same shall be	er Trustee unti ome die and pa	if the indebtedness i yable.	is fully
holder of said in	Tof failure so to insure, or pay taxes or asset debtedness, may procure such insurance, or pall prior incumbrances and the interest there	isments, or the prior parts bay such taxes or assets no con from time to sine: and	ebrances or the inter nts, or discharge or p I all money so naid. I	prehase "" tox he Gunt it apr	in que, the grantee of Fen or title affecting ces to repay immed	g said
without demand	l, and the same with interest thereon from the	he date of payment at	рег сел	t per annum sh	as be so much addi	itional
IN THE EVENT	F of a breach of any of the aforesaid covenants on of the legal holder thereof, without notice, i	or agreement the the whole of become immediately due a	f said indebtedness, i nd payable, and with	ncluding princi- interest thereor	and all carned int	erest, reach
then matured by	per cent per annum, snan de recoverable i	by interposure thereof, or t	y suit at law, of both,	rue same as il a	מוטי יספטוון וו נצוטנו	SSIIAU
IT IS AGREED including reason	by the Grantor that all expenses and disbut able attorney's fees, outlays for documenta- d premises embracing foreclosure degree	inents paid or incurred in evidence, stenographer's	behalf of plaintiff in charges, cost of proc	connection with uring or comple	the forecasar are ting abstract show	og the
whole title of sai	d premises embracing foreclosure degree of ig wherein the grantee or any holder of my pa	hall be paid by the Granto rt of said indebtedness, as:	r; and the like expens such, may be a party,	es and disburse shall also be pai	ments, occasion .d t d by the Grantor. A	n any I
such foreclosure	proceedings; which proceeding, whicher deci enses and disbursements, and the costs of suit	ree of sale shall have been on including attorney's fees.	intered or not, shall n have been paid. The	ot be dismissed Frantor for the	, nor release hereof	iven,
executors, admir proceedings, and	nistrators and assigns of the Grantor waives d agrees that upon the filling of any complaint	all right to the possession to foreclose this Trust De	of, and income from ed, the court in which	, said premises such complain	pending such force it is filed, may at one	ce ano
collect the rents.	ig wherein the grantee or any holder of why per bursements shall be an additional lies upon a proceedings; which proceeding, whether dec- enses and disbursements, and the costs of suit nistrators and assigns of the Grantor waives a greets that upon the filling of any complaint to the Grantor, or to a what ye claiming under t is sues and profits only exalt premises. A record owners:	ne Grantor, appoint a rece furniford and F11.	en M. Manfor	norchargeots: d. his wi	na premises with po .fe	werto
The name of a IN THE EVEN	Tof the death and emoval from said Cool National Bank		f the grantee, or of his			
Glencoe and if for any lil	National Bank ke came said first successor fail or refuse to a second successor in this trust. And when all					
trust, shall relea	ise said premises to the party entitled, on rece	of the aforesaid covenants iving his reasonable charg	and agreements are es.	performed, the	grantee or his succe	ssor in
	d is subject to		·			_
Witness the h	and and seal of the Grantor this	day of	, SC -	19		
		100	ohn Michael	Miniford	mylood (SEAL)
Please print or i	type name(s)	(/ _ _	an Ma	и. <i>о</i>	<i>-</i>	İ
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UNOFFICIAL COPY

STATE OF COUNTY OF	linger }; ss.		
I,	HEREBY CERTIFY that	, a Notary Public in and for said C	County, in the
	o me to be the same person whose nam	subscribed to the foregoin	ag instrument
	the this day in person and acknowledged		
	free and voluntary act, for the uses a		
waiver of the zight		AND CO	0 0 1436 €
Given under	ny na-d and official seal this	day of September 500	
(Impress Seal H	era)	Ma 3	
	Expires Nov. 17, 1985	Notary Public Monagast	inch.
Commission Expir	The Commission Expires Nov. 17, 1985		
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i		My Clarks	
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SECOND MORTGAGE Trust Deed			
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ust N			TIM
T.L.			

END OF RECORDED DOCUMENT