E E. COLE ¹ FORM NO. 2202 LFORMS April, 1980	(
TRUST DEED SECOND MORTGAGE (ILLINOIS)	26989668
CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.	
IS INDENTURE WITNESSETH, That William G. Murphy, a	
(hereinafter called the Grantor), of	
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and paid, CONV_Y_S AND WARRANT_S to Master Printers	
200 E. Onte c. St. Chicago Illinois (No. a 4 Sr.c.t) (City) (State)	
ate, with the improvements the con including all heating, air-conditioning, gas and mbing apparatus and fixtures, and verwhing appurtenant thereto, together with all its, issues and profits of said promises, situated in the County of Cook	Above Space For Recorder's Use Only and State of Illinois, to-wit:
ot 14096 in Weathersfield S.ct.on 1 of Unit 14, k f Section 28, Township 41 N.cth, Range 10, East o cook County, Illinois.	
0-	
ereby releasing and waiving all rights under and by virtue of the holestender decemption	
IN TRUST, nevertheless, for the purpose of securing performance of the will all the work of the will all the work of the will all the work of the wore	d agreements herein. Dearing even date herewith, payable
n 96 equal monthly installments of \$190.22 due on arch 24, 1984, and \$190.22 each month thereafter in the unpaid balance.	
is the dipotal sections.	
	YOx CX
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the according to any agreement extending time of payment; (2) to pay when due in each emand to exhibit receipts therefor; (3) within sixty days after destruction or damage tremises that may have been destroyed or damaged; (4) that waste to said premises shall	ne interest thereon, as percin and n said not or notes provided, hyear, all taxes and assessments against aid premises, and on expension and expension are expension are expension and e
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the according to any agreement extending time of payment: (2) to pay when due in eac remains that may have been destroyed or damaged; (4) that waste to said premises shall ny time on said premises insured in companies to be selected by the grantee herein; and the holder of the first morigage in the bedieness, with loss clause attended prustee herein as their interess may appear, which policies shall be left and remain with (6) to pay all prior incumbrances, and the interest hereon, at the time or times we law the selection of the properties of the propertie	who is greetly authorized to place such insne or panies system of panies payable for a for the first frustee or Mortgage, or a seco. d, to the infittee and Mortgage or Trustee until the indebte
older of said indebtedness, may procure such insurance, or pay such taxes or assetsm remises or pay all prior incumbrances and the interest thereon from time to time; and indebted demand, and the same with interest thereon from the date of payment at	Ints, or discharge or purchase any tax lien or title affectir 3 s. id all money so paid, the Grantor agrees to repay immed ate y
INTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole hall, at the option of the legal holder thereof, without notice, become immediately due	of said indebtedness, including principal and all earned interest, and payable, and with interest thereon from time of such breach
hen matured by express terms. IT IS AGREED by the Grantor that all expenses and disbuts ements paid or incurred including reasonable attorney's fees, outlays for documentary evidence, stenographer whole title of said premises embracing foreclosure degree.—thall be paid by the Grant	in behalf of plaintiff in connection with the foreclosure hereof— 's charges, cost of procuring or completing abstract showing the tor; and the like expenses and disbursements, occasioned by any
uit or proceeding wherein the grantee or any holder of the part of said indebtedness, as expenses and disbursements shall be an additional begupon said premises, shall be ta with forester a proceeding; which proceeding the burse proceedings in the proceedings to the proceedings	s such, may be a party, shall also be paid by the Grantor. All such xed as costs and included in any decree that may be rendered in pentered or not, shall not be dismissed, not release hereof eigen.
t 1.5 en matured by express terms. It is AGREED by the Grantor that all expenses and disburgements paid or incurred including reasonable attorney's fees, outlays for documentiary vidence, stenographer whole title of said premises embracing foreclosure decree—shall be paid by the Grant uit or proceeding wherein the grantee or any holder of any part of said indebtedness, as xpenses and disbursements shall be an additional begrupon said premises, shall be ta uch foreclosure proceedings; which proceeding, whother decree of sale shall have beet muit all such expenses and disbursements, and the costs of sait, including attorney's fee executors, administrators and assigns of the Grantor waives all right to the possession orceedings, and agrees that upon the offuse fan your plain to foreclose this Trust D without notice to the Grantor, or to say to party claiming under the Grantor, appoint a recollect the rents, issues and profits of the said premises. The name of a record owners: William G. Murphy	s, have been paid. The Grantor for the Grantor and for the heirs, in of, and income from, said premises pending such foreclosure beed, the court in which such complaint is filed, may at once and beiver to take possession or charge of said premises with power to
Master Printers Credit Union of s and if for any like order said first successor fail or refuse to act, the person who shall appointed to be second successor in this trust. And when all of the aforesaid covenant	of the grantee, or of his resignation; refusal or failure to act, then said County is hereby appointed to be first successor in this trust; then be the acting Recorder of Deeds of said County is hereby is and agreements are performed, the grantee or his successor in
rust, shall release said premises to the party entitled, on receiving his reasonable char This trust deed is subject to <u>mortgage made by William G. M</u> Manning Savings and Loan Association, dated 6/22	urphy and Christina M. Murphy to
Witness the hand and seal of the Grantor this day of	17/1. M. M. a.s.
	Music G / Up (SEAL)
Please print or type name(s)	Trail G. Morphy D
Please print or type name(s) below signature(s)	SEAL)

Return to Box 100

6208684

UNOFFICIAL COPY

STATE OF	10.00
I, Rulle Wiphr , a Notary Public in and for said County, in th	e d
State aforesaid, DO HEREBY CERTIFY that William B. Murphy, a marrie	d
nry	·
pe_sonp ¹¹ ; known to me to be the same person_ whose name subscribed to the foregoing instrumen	#/ j
appeared 'cto's me this day in person and acknowledged that Ale signed, sealed and delivered the sai	
instrument as 🏒 🗸 free and voluntary act, for the uses and purposes therein set forth, including the release an	d
waiver of the right of Four stead.	4
Given under my hand and official seal this AT day of JUD, 19	
(Impress Seal Here)	
Commission Expires 7-29-87	-
t on	
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	ORMS
	EORGE E. COL
SECOND MORTGAGE Trust Deed To	GEORGE E. COLE® LEGAL FORMS
	I

END OF RECORDED DOCUMENT