TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26990515	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Henry	y J. & Augustine J.	Cobbins	
(hereinafter called the Grantor), of	. 96th Street., Chicago	, Illinois	(State)
for and in consideration of the sum of	and no/100Merchandise National 1	Bank_of_Chicago	Dollars
(No. and Street) and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there and everything appurtenant thereto, together with all re	purpose of securing performance of con, including all heating, air-condition	f the covenants and agreem oning, gas and plumbing app	paratus and fixtures,
fChicagoCounty of _Cook	and State of 1	Illinois, to-wit:	
Jot 36 in Block 3 in E. A. 2 and all of Block 3, 6, 7,	Cumming's Subdivisi	on of the Wig o	of Block
Addition to Washington Hts. Railroad being in the Ety of Range 11, East of the Thrid Illinois.	lying North of the the NW4 of Section	Washington Ht	s. Branch 37 North,
O <sub>x</sub>			
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Hereby releasing and waiving all rights unde and by In Trust, nevertheless, for the purpose of section Whereas, The Grantor		· · · · · · · · · · · · · · · · · · ·	
justly indebted upona	principal promisso		
installment due, 3-29 totalling \$6195.00, at	al Park in 60 equal ins 9-84 . Each paymen t an annua' percentage .00. Last Parment and a	t of \$103.25, rate of 16.5.	he first
percentage rate could rate contract.	change because this is	a variable	•
	4	PI	
		N.	
THE Grantor covenants and agrees as follows: ( notes provided, or according to any agreement extend against said premises, and on demand to exhibit receig all buildings or improvements on said premises that n committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insura loss clause attached payable first, to the first Trustee o policies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tas grantee or the holder of said indebtedness, may procu	1) To pay said indebtedness, and the ling time of payment; (2) to paywe to ste therefor; (3) within sixty day, and have been destroyed or distance or at any time on said prefixed in the companies acceptable to the romotage, and, second, to the Trustees or Trustees until the meetedness earne shall become the and navable to same shall become the and navable.	e unere . thereon, as herein high d.e. ea h year, all to her dest uct or damage d; (4) th war s. o aid p tred in compr. dies */ be sel holder of the fir	and in said note or axes and assessments to rebuild or restore orenises shall not be ected by the grantee se indebtedness, with a may appear, which a prior incumbrances,
IN THE EVENT Of failure so to insure, or pay tax grantee or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness in the EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal holder.	kes or assessments, or the prior incure such insurance, or pay such taxes cumbrances and the interest thereof d, and the same with interest thereof secured flereby. d covenants or agreements the whole or thereof without notice, become in the control of the covenants or agreements.	mbrances or the interes: ' or assessments, or discharge in from time to time; and al on from the date of payme or said indebtedness, inclu mmediately due and payal	ereon when due, the e or rachas any tax ill maey so aid, the ent t eight per cent ding principal are all ole, and with interest
thereon from time of such breach at eight per cent p same as if all of said indebtedness had then matured IT is AGREED by the Grantor that all expenses a closure hereof—including reasonable attorney's feet	es anum, shall be recoverable by for by express terms. ad disbursements paid or incurred in utlays for documentary evidence, st	n behalf of plaintiff in cone enographer's charges, cost	it at law, or both the nection with the fere-
and the interest thereon, at the time or times when me IN THE EVENT of failure so to insure, or pay tas grantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness:  IN THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal holde thereon from time of such breach at eight per cent posame as if all of said indebtedness had then matured.  It is AGREED by the Grantor that all expenses and indebtedness considered attorney's feet pleting abstract showing the whole title of said tree expenses and disbursements, occasioned by any sust or such, may be a party, shall also be paid by the Granton shall be taxed as costs and included in any decree the cree of sale shall have been entered or may shall not be the costs of suit, including attorney's feet have been assigns of the Grantor waives all least of the possess agrees that upon the filing of any samplaint to forecle out notice to the Grantor, or to say party claiming with power to collect the refut; issues and profits of the The name of a recommendation of the provider of the possess of the Grantor waives all least of the possess agrees that upon the filing of any party claiming up the power to collect the refut; issues and profits of the The name of a recommendation of the possess of the profits of the possess of the profits of the possess that upon the filing of any samplaint to forecle out notice to the Grantor, or to say party claiming the power to collect the refut; issues and profits of the The name of a recommendation of the possess of the posses	muses embracing toreclosure decree proceeding wherein the grantee or r. All such expenses and disburseme it may be rendered in such foreclos e dismissed, nor release hereof giver paid. The Grantor for the Grantosion of, and income from, said presents of the Grantor for the Grantor see this Trust Deed, the court in whi under the Grantor, appoint a receive said premises.  J. & Augustine Cob	—snail be paid by the C any holder of any part of its shall be an additional lie ure proceedings; which pro until all such expenses ar and for the heirs, executo nises pending such foreclor ch such complaint is filled, i er to take possession or ch bins	orantor; and the like said indebtedness, as on upon said premises, occeding, whether de- did disbursements, and rs, administrators and sure proceedings, and may at once and with- large of said premises
In the Event of the death or removal from said refusal or failure to act, then first successor in this trust; and if for any like cause sa of Deeds of said County is hereby appointed to be see performed, the grantee or his successor in trust, shall	id first successor fail or refuse to act	County of the grantee, of said County is leading to the person who shall then all the aforesaid covenant	or of his resignation, nereby appointed to be be the acting Recorder its and agreements are
Witness the head S and and S of the Granter	4bis 21c+ <2 dos	January	10.84

Bernard Schneider

This instrument was prepared by BUDGET CONSTRUCTION CO., INC. 6218 N. Pulaski Rd., Chicago, II.

(NAME AND ADDRESS)

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## UNOFFICIAL COPY

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Smum on Illino	nis!	1		
STATE OF TITHIO		SS.		
COUNTY OFCOO	k	).		
	_			
I,Hope Wolff		•	Public in and for said Count	y, in the
State aforesaid, DO HE	REBY CERTIFY that	Henry Cobbins and A	ugustine Cobbins	
personally known to me	e to be the same persons	whose name_are_s	ubscribed to the foregoing in	strument,
-	•		signed, sealed and delivered	
		_		
		or the uses and purposes th	nerein set forth, including the re	lease and
vaiver of the right of ho	omestead.			
Given under my ha	and and notarial seal this _	<u>21st</u> d	lay of January ,	19_84
		* *		
(Impres: Seal Jere)	•	Hope	Lusy.	
	O		Notary Public	
Commission Expires_	April 23, 1986			
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SECOND MORT  Trust D  Genry J. Cobbins Augustine Obbins	232 W. 96th St. Thicago, Illinoi. To To Terchandise Naticerchandise Mart		1 1	GE G
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