UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 22 September, 1		26388710	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Wa	lter A. Byl	ak and C	atherine R. I	aylak, his wi
(hereinafter called the Grantor), of 4634 (No. and Stre			, Chicago, Il	Llinois (State)
for and in consideration of the sum of <u>TEN THO</u> in hand paid, <u>CONVEY_AND WARRANT_6</u> of <u>6520 West Archer Avenue</u> , <u>CONVEY_NO. and Street</u>)	OUSAND AND N to CENTURY S Chicago, Ill	AVINGS &	- (\$10,000.00 LOAN ASSOCIA	ATION ,
and to his successors in trust hereinafter named, for	the purpose of securi	ng performance	of the covenants and ag	(State) reements herein, the fol-
lowing described real estate, with the improvements the and everything a purtenant thereto, together with all ofCounty, ofCounty, of	I rents, issues and pro	fits of said prer	itioning, gas and plumbin nises, situated in the f Illinois, to-wit:	g apparatus and fixtures City
Lot 15 in Block 2 in Enochacres (except streets) of South East 1/4 of Section the Third rincipal Meridi	the South 2 1, Township	0 acres 38 Nort	of the West : h, Range 13,	l/2 of the
Hereby releasing and waiving all rights under and b IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor Walter A.	virtue of the homes ye performance of the	tead exemption te covenants an Catherine	laws of the State of Illind agreements herein.	oois. is Wife
justly indebted upon	p	rincipal promis	sory notebearing ever	n date herewith, payable
to Century Savings and Lo. Four Hundred and no/100 D. monthly installments of F. each beginning on the firment on the same date of due on October 1, 1986.	ollars (\$20) ive Hundred st day of N each month	,400.00) Allety overber,	to be paid i Nine and 25/1 1982 and a	n forty-eight 06 (\$599.25) ibe install-
		4/	50%	
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exter against said premises, and on demand to exhibit receal buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insur loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortgs and the interest thereon, at the time or times when the time of the said premises or pay all prior is provided to the said that the said premises or pay all prior Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness. In the Event of a breach of any of the aforess armed interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent same as if all of said indebtedness had then matured. It is Agreed by the Grantor that all expenses and isbursements, occasioned by grantor such pletting abstract showing the whole title of said such pletting abstract showing the whole title of said such may be a party, shall also be paid by the Grantor such, may be a party, shall also be paid by the Grantor such assigns of the Grantor waives all right to the posses agrees that upon the filing of any party claiming with power to collect the rents, issues and profits of the Interest of Interest o	(1) To pay said indending time of paymen eipits therefor; (3) wit may have been destry or at any time on sarance in companies as or Mortgagee, and, se gees or Trustees until he same shall become axes or assessments ure such insurance, and the fact, and the same shall be contained in the same shall be contained in the same shall be contained in the same with the same with the same same wit	btedness, and the control of the con	the est thereon, as he when we in each year, a first "struction or dams di; (4) that was to said ured in cor panie to be holder of the first nor ustee herein is the intess is fully paid; (7) to may le. In the management of the	rein and in said note or Il taxes and assessments ige to rebuild or restore depremises shall not be selected by the grantee igage indebtedness, with rests may appear, which all prior incumbrances, thereon when due, the tage or purchase any tax is a money so paid, the in more seight per cent
IN THE EVENT of a breach of any of the aforese carned interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent same as if all of said indebtedness had then matured IT IS AGBEEN by the Granter that all the matured in the control of th	aid covenants or agree der thereo, without n per annum, shall be re w express terms.	ments the whole totice, become ecoverable by f	e or said indebtedness, in immediately due and pa preclosure thereof, or by	cluding principal and all yable and with interest suit and w, or both, the
closure hereof—including reasonable attorney's less pleting abstract showing the whole tille of a start pleting abstract showing the whole tille of a start pleting abstract showing the whole tille of a start pleting and the start pleting at the start pleting with pleting with power to collect the rents, issues and profits of the start pleting with power to collect the rents, issues and profits of the start pleting with power to collect the rents, issues and profits of the start pleting with power to collect the rents, issues and profits of the start pleting at the start pleting with power to collect the rents, issues and profits of the start pleting at the start pleting with power to collect the rents, issues and profits of the start pleting at the start	odilays for documents and continuous continuous embracing for or proceeding wherein or. All such expenses at may be rendered in the dismissed, nor release and the Grantor is sion of, and income to see this Trust Deed, it under the Grantor, a he said premises.	ary evidence, second arry evidence, second arry evidence, second and disbursement such foreclost the Granto for the Granto from, said prer he court in white popoint a receiver the court in white the cour	enographer's charges, ccshall be paid by the any holder of any part tts shall be an additional ure proceedings; which t, until all such expenses and for the heirs, execu- nises pending such force to such complaint is filed er to take possession or	onnection with the fore- st of procuring or some of said indebtednes, lien upon said pr. mir. s, lien upon said pr. mir. s, and disbursements, e. d. and disbursements, e. d. fors, administrators and losure proceedings, and l, may at once and with charge of said premises
refusal or failure to about the	aid first successor fail	or refuse to act,	County of the grante of said County in the person who shall the	ee, or of his resignation, is hereby appointed to be n be the acting Recorder
performed, the grantee or his successor in trust, shall Witness the handand sealof the Grantor	release sala premises	to the party en	on receiving his rea	asonable charges.
	× 20	Jalter	a. Bylat	(SEAL)
	<u>> 0</u>	ather	ine C. By	lak (SEAL)
This instrument was prepared by Judith				Ass'n.
6520 W	est Archer	AND ADDRES	s) Chicago, Illi	nois 60638

26388710

UNOFFICIAL COPY

personally kn appeared 1-1 instrument as waiver of the Giveh u	s wife nown to me to be to e me this day their free right c homeste military, har in	th Hary CERTIF the same y in perso e and volu ad.	y that We want with the person with a mand action on the mand action of the want with	nose name_S	Notary Public in ylak and Ca are subscribed they signed, so poses therein set for the day of Octoor	to the foregoin	Bylak,	是1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,1000年代,
	982 OCT 22		inkti T	2 · 6 5:0 9 5 ;	263€°	710, A.—	22 / 1 EEC 1	0.00
SECOND MORTGAGE Trust Deed	Century Savings & Loan Association 6520 West Archer Avenue Chicago, Illinois 60638	TO Walter A. and Catherine R. Bylak	4634 & Fairfield Avenue Chicago, Illinois		00		2638871\	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT