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EEORGE E. COLE* FORM LEGAL FORMS Api	1 NO. 2202 ril, 1980
TRUST DEED SECOND MORTGAGE (ILLINOIS)	
CAUTION: Consult a lawyer before using or acting under this form.  All warrantes, including menchantability and fitness, are excluded.	
THIS INDENTURE WITNESSETH, That Vicki Friedman	27 145 445
(No. and Street) (So. and Street) (Con)	
for and in consideration of the sum of twenty five thousand and 00/100	Dollars
in hand paid, CONVEY AND WARRANT to Bank of Glenbrook,	
2801 Pfingsten Road, Glenview, Illinois	60025 (Sale)
es and to his successors in trust hereinafter named, the following d estate with the improvements thereon, including all heating, air-condition plumbing a paratus and fixtures, and everything appurtenant thereto, tog	ning, gas and ether with all Above Space For Recorder's Use Only
rents, it ues as a profits of said premises, situated in the County ofCO	
Lot 64 in the Willows North Unit 2, bein South 1/2 of the North East 1/4 of Section of the Thirl P in Lipal Meridian, In Cook	on 20, Township 42 North, Range 12 East
Hereby releasing and waiving all rights ut Jer at 1 by virtue of the homeste	end exemption has of the State of Illinois
IN TRUST, nevertheless, for the purpose of security performance of the WHEREAS, The Grantor is justly indebted u, on _ Or _ principal pr	e covenants and agreements herein.
in 47 monthly payments of \$31(.89 and a	final payment of \$24.083.33
COOK COUNTY, ILLINOIS	
1984 JUN 26 AM 10: 52 2714	151/45
150. 050	
THE GO ANTIAN consumers and arrane as follower (1) To pay said indebtors	terdener and the interest forces of the said not or not a positive
or according to any agreement extending time of payment; (2) to pay wh demand to exhibit receipts therefor; (3) within sixty days after destruct	tedness, and the interest 1 ereon; wherein and in said note or notes provided, then due in each year, all accounts are sensing a said premises, and on tion or damage to rebuil on soil early all buildings or improvements on said premises shall not be companied as 1 or place such insurance in companies seattached payable 18% to the first 11 are or Mortgage; and second, to the and remain with the said bornesses of a second to the and remain with the said shall become due and payable. The the prior indumbances or the interest the decide when the grantee or the second systems, or discharge or purchase; y tax 1 no or title affecting said me to jime; and all money so paid, the Grantor are so y repay immediately payable if it is not a solution of the payable.
premises that may have been destroyed or damaged; (4) that waste to said any time on said premises insured in companies to be selected by the gra acceptable to the holder of the first mortgage indebtedness, with loss clau	premises shall not be considered as in-real (5) to keep all buildings now or at interchering, who is hereby alune and a place such insurance in companies se attached payable first, to the fit of 11 ater or Mortgagee, and second, to the
paid; (6) to pay all prior incumbrances, and the interest thereon, at the till IN THE EVENT of failute so to insure, or pay taxes or assessments, or	and remain with the and Mortgages or 1 astee anti the indebtedness is fully me or times when the same shall become due and payable, the prior infumphances or the interest the equivalent due, the grantee or the
holder of said indebtedness, may procure such insurance, or pay such tay premises or pay all prior incumbrances and the interest thereon from the without demand, and the same with interest thereon from the date of	ves or assessments, or discharge or purchase a tytax linn or title affecting said me to tine; and all money so paid, the Grantor and as to repay immediately
indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements.	entertie whole of said indebtedness, including principal and (I carnec interest,
at per cent per annum, shall be recoverable by foreclos	mediately due and payable, and with interest thereon from time of still breach are thereof, or by suit at law, or both, the same as if all of said indepted and still be said in the said indepted and still be said indepted and still be said indepted and still be said in the said indepted and still be said indepted and still be said indepted and still be said in the said indepted and st
IT IS AGREED by the Grantor that all expenses and disbursements pai including reasonable attorney's fees, outlays for documentary evidence,	do incurred in behalf of plaintiff in connection with the foreclosure '. ereo' — stenographer's charges, cost of procuring or completing abstract showing 'e' all by the Grantor; and the like expenses and disbursements, occasioned by 'ny debtedness, as such, may be a party, shall also be paid by the Grantor. All success, shall be taxed as costs and included in any decree that may be rendered in half have been entered or not, shall not be dismissed, nor release hereof given, attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, the possession of, and income from, said premises pending such foreclosure so this Trust Deed, the court in which such complaint is filed, may at once and, appoint a receiver to take possession or charge of said premises with power to
suit or proceeding wherein the grantee or any holders of say har of said in expenses and disbursements shall be an additional life upon said premis	a by the Grantor, and the tike expenses and disbursements, occasioned by ny debitedness, as such, may be a party, shall also be paid by the Grantor. All suc., etc., shall be taxed as costs and included in any decree that may be rendered in
such foreckoure proceedings; which proceeding, whether decree of sales until all such expenses and disbursements, and the osts of suit, including executors, administrators and assigns of the Orantor waives all right to	shall have been entered or not, shall not be dismissed, nor release hereof given, attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, the possession of, and income from, said premises pending such foreclosure
proceedings, and agrees that upon the fling of any complaint to foreclos without notice to the Grantor, or to any fairly claiming under the Grantor	se this Trust Deed, the court in which such complaint is filed, may at once and r. appoint a receiver to take possession or charge of said premises with power to
the name of a record owner is	
Bank of Glenbrook	County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; son who shall then be the acting Recorder of Deeds of said County is hereby
appointed to be sectored successor in this trust. And when all of the afort trust, shall release said premises to the party entitled, on receiving his re This trust deed is subject to	esaid covenants and agreements are performed, the grantee or his successor in
Witness the hand and seal of the Grantor this16th_ day	of _June, 19.84
	Viche Friedman (SEAL)
Please print or type name(s) below signature(s)	Vicki Friedman
veron signamicist	(SEAL)

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STATE OF Illinois  County OF Cook Ss.		
I	lic in and for said County, in the	
personally known to me to be the same person whose name subser- ppeared before me this day in person and acknowledged that signs  ns.2 ment as free and voluntary act, for the uses and purposes therein  waiver a the right of homestead.  Given under hand and official seal this 16 day of J  (Impress Seal here)	ed, scaled and delivered the said set forth, including the release and the set	
Commission Expires	Cort's On	27 145 445
SECOND MORTGAGE  Trust Deed  To  TO  BANK OF GLENBEDOK SENT PFINGSTEN ROAD GLENVIEW, I.L. GODZE	JAM TD: BANK OF GLENBROOK 2501 PFINISTEN ROAD GLENVIEW, ILL. GOOZS	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT