SECOND MORTGAGE (ILLINOIS)		
CAUTION: Consult a temper before using or accing under this form, All warrances, including merchantabery and forests, are surcluded.		
THIS INDENTURE WITNESSETH, That Sole Owner  64/2 The Keating Chicago, 111 60629  (No and Sirect) (Cop) (Cop) (State)  for and ic corne' the office of the way of Fifteen Thousand One Hund ed Forty Seven Dollars &60/100	27353585	•
in hand paid, t.o., N. Y AND WARRANT to Ford City Ban: 8 Trust Company of 7601 south C. e. o Ave. Chicago, 111.  (No. 458 of the company		
estate, with the improvement, there me including all heating, air-conditioning, gas and plumbing apparatus and fixtures, note crything appurtenant thereto, together with all rents, issues and profits of said premises—wated in the County of	Above Space For Recorder's Use Only  and State of Illinois, to-wit:	7
Lot 11 in Block 5 in Parquette Ridge, being a South Half of the West malf of the North W North Half of the West Half of the North 1 22, Township 38 North, Range 17, East of the Meridian (Except the East 33 flet thereof) in	est Quarter and the West Quarter of Section Third Principal	
Hereby releasing and waiving all rights under and by virtue of the 'ar'ca_' exemption la INTRUST, nevertheless, for the purpose of securing performance of the event at and a WHEREAS. The Grantor is justly indebted upon principal, _om'.orv note	ws of the State of Illinois. greements herein. bearing even date herewith, payable	
In 60 cOnsecutive monthly installments of /2:	52.46 each	
commencing November 25th,1984 and maturing a	ober 25th,1989.	
	O ZiGACIE	7.78 7.78 7.78 7.78 7.78
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the in or according to any agreement extending time of payment; (2) to pay when due in each ye demand to exhibit receips therefor; (3) within sixty days after destruction or damage to premises that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable to the referred as their interests may appear, which policies shall be left and remain withyr paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance in the properties of the prior incumbrance and the interest thereon from time to a substance, and without demand, and the same with interest thereon from the date of payme 10.4.4.5.5.	ar, all taxes the assessments ar anst of dynamics, and and a control of the provided, and a control of the provided and a cont	
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of sai shall, at the option of the legal holder thereof, without notice, become immediately due and p at 14.54 per cent per arnnum, shall be recoverable by force to sure thereof, or by suithen matured by express terms.	d indebtedness, including principal and all earned inter st, ayable, and with interest thereon from time of such bre it at law, or both, the same as if all of said indebtedness had	
without demand, and the same with interest thereon from the date of payment 4.5 indebtedness secured hereby.  IN THE EVENT of a freezent of any of the aforesaid covenants or agregments the whole of sai shall, at the option of the legal holder thereof, without notice, become impediately due and part 4.5 for the property of the proper	alf of plaintiff in connection with the foreclosure hereof- ges, cost of procuring or completing abstract showing the d the like expenses and disbursements, occasioned by any may be a party, shall also be paid by the Grantior. Alf such costs and included in any decree that may be rendered in ed or not, shall not be dismissed, nor release hereof given, been paid. The Grantor for the Grantor and for the heirs, nd income from, said premises pending such foreclosure the court in which such complaint is filed, may at once and 0 take possession or charge of said premises with power to	Co
IN THE EVENT of the death at removal from said. COOK. County of the s	rantee, or of his resignation, refusal or failure to act, then	
Ford City Back & Trust Co.  and if for any like cause hald first successor fail to refuse to act, the person who shall then be appointed to be second successor in this trust. And when all of the adoresaid covenants and a trust, shall refuse said premises to the party entitled, on receiving his reasonable charges.  This trust deed is subject to	unly is hereby appointed to be first successor in this trust; et the acting Recorder of Deeds of said County is hereby greements are performed, the grantee or his successor in	2735;
Witness the hand and seal of the Grantor this 15th day of Oct.	.19 84	358
Please print or type name(s) below signature(s)  Rathy M	Leonard (SEAL)	Grade (
	(SEAL)	
This instrument was prepared by Ed Sweigard 7601 So. Cicero Ave	e. Chicago, III. 60652	

GEORGE E. COLE®

TRUST DEED

## UNOFFICIAL COPY

SS.			
COUNTY OF Cook			
I,	tv. in the		
State aforesaid, DO HEREBY CERTIFY that Kathy M. Leanard, sole owner			
one account, no mental of the man account of the control of the co	<del></del> -		
pers nall, 'nown to me to be the same person, whose name subscribed to the foregoing in	strument		
appeared of ore me this day in person and acknowledged that _she signed, scaled and delivered the said			
instrument as are free and voluntary act, for the uses and purposes therein set forth, including the release and			
waiver of the right of how estead.			
Given under my hand and official seal this <u>15th</u> day of <u>October</u> , 19_84			
(Impress Seal Here)  NOTARY PUBLIC STATE CALLINGIS  NOTARY PUBLIC STATE CALLINGIS  NOTARY PUBLIC STATE CALLINGIS			
MY COMMISSION EVER. DIKE 1 1987  Commission Expires 1880F0 THEU ILLINOIS NOTARY ASSO.			
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Trust Ded  Trust Ded  Trust Ded  To	GEORGE E. COI LEGAL FORMS		
SSON SECONDARY STATE BETT BETT BETT BETT BETT BETT BETT	<b>G</b>		
MAIL TO: FORD CITY ATT: G. ATT: G. ATT: G. Chicego,	1.4		
	- <b>1</b>		

END OF RECORDED DOCUMENT