UNOFFI SECOND MORTGAGE FORM (Illinoi	ie1		PY 85205901
SECOND MORTGAGE FORM (Illinoi	ie1	Senteniher 1975	

GEORGE E. COLE*

	THIS INDENTURE, WITNESSELIE, that Christine A. Marsh	
	thereinafter called the Grantor), of 810 West Newport, Chicago, Illinois	
	in hand paid, CONVEY SAND WARRANT S to Kane Co. Teachers Credit Union, a not-f of 1408 Sequoia Drive, Suite C, Aurora, Illinois profit	cor
	and to his successors in trust herein, after named, for the purpose of securing performance of the cose, name and agreements herein, lowing described real estate, with the interovements therein, including all heating, air-conditioning, gas and plumbing apparatus and and everything appurtenant thereto, together with all rents, issues and profits of said premises, smatted in the City of Chicago County of Cook and State of Illinois, to-wit:	
	Lot 45 in Block 1 in Rodo's Subdivision in the South West 1/4 of the North West 1/4 of Section 20, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois	
	14-20-113-004-0000	
)		
	Cety releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois, is vivis, nevertheless, for the purpose of seating performance of the covenants and agreements herein. All As The Grantor	
	justly in Jeb ed upon her principal promissory note. bearing even date herewith, po	ayable
	1.9 r syments of \$257.70 monthly starting 10/05/85	852()590
	1 payment of \$257.70 due on 09/05/95	<u>∾</u>
	1 payment of \$257.70 due on 09/05/95	\$ \$
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	<i>(</i>) () ()	
	To Gosstos covenants and agrees as to asset; (1) To pay said indebtedness, and the interest flueron, as herein and in said no notes provided, or according to any agreeme t extending time of payment; (2) to not when due in each year, all taxes and assess against said greinses, and on demand to exhibit receipts therefor, (3) within sixty does) (for destruction or damage to related or real buildings or improvements on said premises the in.) shave been destroyed or damaged, (4) that wase to said premises shall as committed or inflered, (5) to keep all buildings in with a subject of said premises to be selected by the gritherin, who is hereby authorized to place such insurant in commentes acceptant to the holder of the first mortgage indebtedness, loss clause "tached parable fore, to the first Trustee of Mo (1980), and, or only the Firstee bettern as their interests may appear, with policies shall be left and remain with the said Mortgagers, or it stees until the fidebtedness is fully paid; (6) to pay all prior incumbra and the interest thereon, at the time or times when the said of 3 to 4 to 5 to 1980 and parable. Is the First of failure so to insure, or pay taxes or a expossible of the province memorances or the interest thereon when due prantee or the holder of said indebtedness, may province such in or to see a pay soch faves or a secondary, or docharge or purchase and fen or title affecting said premises or pay all prior incumbrances (1) or interest thereon from time to time, and all money so paid Grantor agrees to repay immediately without demand, and the long with outerest thereon from the date of payment at eight per per animo shall be so much additional indebtedness secured heavier.	ole or ments estone or be antee with which
	and the interest thereon, at the time or times when the same shall cover the and passable. Is the Fyrst of failure so to insure, or pay taxes or as expanding the prior incumbrances or the interest thereon when due grantee or the holder of said indebtedness, may procure such in ora use or pays such taxes or assessments, or discharge or parchase and firm or title affecting said premises or pay all prior incumbrances in the interest thereon to nime to the original add in money so maintain.	the
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	carried interest, shall, at the option of the legal holder flexical, without solice, econic immediately, the but provable, and with interior from time of such preach at eight per cent per anomin, shall be recoverable for forcelosure thereof, or by start at law, or roth same as if all of sual indebtedness had then matitudely sypress terms. It is Aost to by the Grantor that all expends and disbutisements paid or need to be holder of plaintiff in connection with the closure bereof—including reasonable enteriors free anithas for decomposition of potentials. In the rot of plaintiff in connection with the closure bereof—including reasonable enteriors free anithas for decomposition of potentials. In the provider of	crest i. the forc.
1	closure hereof—including teasonable siturney's few suitless for documentary evidence, of organization charges, cost of procuring or or pleting abstract showing the whole time of sub-parenties embracing foreclosure decire—shall be paid by the Ctanton, and the expenses and disbursements occasioned before unit or proceedings wherein the greating of the paid by the Ctanton, and the	hi e
	such, may be a party, shall also be paid by the ferantor. All such expenses and disburserm its static an additional lien upon said prem shall be taxed as costs and included in the decree that may be rendered in such foreclosure, or ceedings, which proceeding, whether	nises, Lites
	The A601 to by the Grantor that all expenses and distributements paid or new it in lochalf of plaintiff in connection with the closure bereford—including reasonantic entoricy fees and tax for documentary expenses, of appropriate sharper, cost of prosturing or a pleting abstract showing the whole title of stall-parentses embracing forcelosure deep cashall be paid by the Grantor, and the expenses and disbursements, occasioned beging their projections wherein the analysis of any part of said indebtedness such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements of any part of said indebtedness such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements of the analytic of the said principle of the Grantor waves all right to the procession of, and income from said principle principle of the Grantor waves all right to the procession of, and income from said principle paid in the first of the Grantor of the Grantor waves all right to the procession of, and income from said principle paid in the first of the grantor, of a said principle of the Grantor, of a say party claiming under the Grantor, appoint a receiver to take. — on or charge of said principles. The grant of the Grantor of the said principle.	and and and with-
	with power to collect the rentaisones and profits of the said premise in the Charles of the control of the rentaisones and profits of the said premise A. Marsh	nises
	IN THE EVEN OF THE END OF THE COURT OF THE C	ion.
ľ	refusal or failure to be then Craig_Bradley of said Countrie ac thy appointed to first successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall the 10th he acting Record Deeds of said Country is hereby appointed to be second successor in this trust. And when all the aforesaid coverance and agreements performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	rater
	Witness the hand_and seal_of the Grantor_thisto theto September 19 65	5
	X Cuisi A. Merol (SEA	
	(SEA	
		-
	This instrument was prepared by Gordon R. Hughes, Jr., 105 E. Galena, Autora, I	L
	(NAME AND ADDRESS)	- 1

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF KANE	55.	
	a Notary Public in and for said County, in the Christine A. Marsh	
•	ame person whose name	
waiver of the right of homestead.	rial seal this 97th day of September 1985	
(Impress Seal Hure)	Judita Mally	
Commission Expires	92:6 53 d	es q
77 Y = T06502 5 8	- CLELE	-85-20780
		F
SECOND MORTGAGE Trust Deed TO	Jane County Leachen Childs 1408 Sequesia Dr. Luit. C. Curan, Del. 60505	LEGAL FORMS

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