TRUST DEED SECOND MORTGAGE FORM IIII 0 3 FORM No. 2002 Second Mortgage FORM IIII 0 3 FORM No. 2002					89503508
	TRUST DEED SECOND MORTGAGE FORM	Illi o st	OF	FORM No. 2202 September 117	500PY8

GEORGE E. COLE* LEGAL FORMS

SECOND MONTONE TOTAL									
THIS INDENTURE, WITNESSETH, That HRANT A. MEKI									
(hereinafter called the Grantor), of 4454 W. Sunnyside	Chicago Illinois (City) (State)								
for and in consideration of the sum of Twenty-Six Thousand Three Hundred Six and 71/100(\$26,306,71) Dollars in hand paid, CONVEY AND WARRANT to TEMPEL FEDERAL CREDIT UNION									
of 1939 Bryn Mawr	Chicago Illinois. (City) (State)								
(No. and Street) and to his successors in trust hereinafter named, for the purpose of									
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village Of Chicago County of Cook and State of Illinois, to-wit:									
LOT 13 IN BLOCK 23 IN MONTROSE IN THE EAST 1/2 OF THE NORTHWEST 1/4 OF SECTION 15, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK									
COUNTY, ILLINOIS.									
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	89503508								
	CO D. J. J. D. C. G								
Q _A	general comprehension et an an annum.								
	AND								
Hereby releasing and waiving all right under and by virtue of the IN TRUST, nevertheless, for the purpose of securing performanc WHEREAS, The Grantor HRANT A. IF HITARIAN ar	e of the covenants and agreements acrein.								
	principal promissory note bearing even date herewith, payable								
to the order of TEMPEL FEDERAL CLEDIT	JNION								
4	O CACK								
A STATE OF THE STA									
	0, 21								
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THE GRANTOR covenants and agrees as follows: (1) To pay sainotes provided, or according to any agreement extending time of p	d indebted iers, and the berest thereon, as herein and in said note or ayment; (2) to pay when due in each year, all taxes and assessments 3) within sire uses fler destruction or damage to rebuild or restore destroyed or the ed. (4) that waste to said premises shall not be								
committed or suffered: (5) to keep all buildings now or at any time	on-said organised issued in companies to be selected by the grantee								
loss clause attached payable first, to the first Trustee or Mortgagee,	and, second, to the Tru w. berein as their interests may appear, which is until the complete of the large of								
and the interest thereon, at the time or times when the same shall be IN THE EVENT of failure so to insure, or pay taxes or assessm	ects to the and payable. The interest thereon when due, the nace, or pay such taxes or assessments, or discharge or purchase any tax and the interest thereon from time to time; and all money so paid, the								
per annum shall be so much additional indebtedness secured here in the Event of a breach of any of the aforesaid covenants of carned interest, shall, at the option of the legal holder tarted, with	agreements the whole or said indeotedness, i cluding principal and all hour notice, become immediately due and rayable, and with interest libe recoverable by foreclosure thereof, or or air at law, or both, the								
It is Agreen by the Grantor that all expense and disburseme.	nts paid or incurred in behalf of plaintiff in cornection with the forc-								
closure hereofincluding reasonable attorney's fets, o tlays for doc pleting abstract showing the whole title of said of mises embrane appropriate and dispursagement occasional by the state of the proposed in a said of the sai	umentary evidence, stenographer's charges, cost of procuring or com- procedure decree—shall be paid by the Craptor; and the like herein the grantee or any holder of any part of said i debtedness, as enses and disbursements shall be an additional lien upon said premises, ered in such foreclosure proceedings; which proceeding, whether de- or release hereof given, until all such expenses and disbursements, and antor for the Grantor and for the heirs, executors, administrators and come from, said premises pending such foreclosure proceedings, and Deed, the court in which such complaint is filed, may at once and with- ntor, appoint a receiver to take possession or charge of said premises s. AN and ARAXI M. WARTANIAN								
such, may be a party, shall also be paid by the Grantor. All such exp shall be taxed as costs and included in the prefer that may be rend	enses and disbursements shall be an additional lien upon said premises, ered in such foreclosure proceedings; which proceeding, whether de-								
cree of sale shall have been entered of not, that not be dismissed, no the costs of suit, including attorneys as have been paid. The assigns of the Grantor waives all right to the possession of, and in	antor for the Grantor and for the heirs, executors, administrators and come from, said premises pending such foreclosure proceedings, and								
agrees that upon the filing of any complaint to foreclose this Trust I out notice to the Grantor, or to any party claiming under the Grantor, or to any party claiming under the Granton of the contract the contract to the c	Deed, the court in which such complaint is filed, may at once and with- ntor, appoint a receiver to take possession or charge of said premises								
THE HAIR OF A LOCK TOWNER IS A MARKET TOWN THE TAXABLE TO THE TAXA	. இருவின்ற கூடையில் இருவின் நிறுவின் நடிய மாக காக காக காக காக காக காக காக காக காக								
refusal or failure at then GREATER ILLINOIS TITLE of first successor in their structure and if for any like cause said first successor of Deeds of said County is bereful appointed to be second successor.	COUNTY of the grantee, or of his resignation, COMPANY, INC. of said County is hereby appointed to be or fail or refuse to act, the person who shall then be the acting Recorder in this trust. And when all the aforesaid covenants and agreements are								
performed, the grantee or his successor in trust, shall release said pro-	emises to the party entitled, on receiving his reasonable charges.								
Witness the hand. and seal a. of the Grantor. a this	21st day of September 1989								
- -	RANT A. MECHITABIAN (SEAL)								
As the second se	Pali M. MARTANIAN (SEAL)								
H.K.A.	Pali M. Helelilan								
This instrument was prepared by Edward G. Brown.	2454 E. Dempster, Ste. 400. Des Plaines, IL NAME AND ADDRESS) 60016								

UNOFFICIAL COPY

	ILLINOIS COOK	}	ss.		
•	Lauretta L. id, DO HEREBY CERT	IFY that <u>HRAN</u>	·	AN and ARAXI M.	•
					,
	nown to me to be the sa	•			
	fore me this day in pe				
instrument a	s their free and vo	luntary act, for th	he uses and purpose	s therein set forth, incl	luding the release and
	right of homestead.				
Given u	OFFICIAL SEM. LEBSEA L. FARKAS ARY PUBLIC STATE OF CLINDS MISSION EXP. OCT 17,1997	al seal this	0	day of September	er, 19_89
Commission	Expires Cety 175	990			
	_89 ⁻ 503508		CHOOD IT. 60660	#3947 # ES COUNT	
SECOND MORTGAGE Trust Deed	ТО				GEORGE E. COLE® LEGAL FORMS

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