This instrument was prepared by

COBY SESURE SECOND MORTGAGE (ILLINOIS)

CAUTION Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or fitness for a particular purpose

THIS INDENTURE WITNESS	ETH, That ROBERT L. DANII	FIS	91058079	
4244 Andover, (but and street) for and in consideration of the sur (\$7,000.00)— in hand paid, CONVEY S. Al THOMAS M. HO	n of Seven Thousand	(State)	. DEPT-01 RECORDING . T#2222 TRAN 4410 02/06/91 . #2026 # #91-058	
	Olympia Fields, IL (City) n trust heremafter named, the following d		. COOK COUNTY RECORDER	
estate, with the improvements the plumbing apparatus and fixtures, rents, issues and profits of a dipit to the lot 182 in further (except the Novid of the Third Prui Plat Book 745, Rent	ereon, including all heating, air-condition and everything appurtenant thereto, togatemises, situated in the County of Con Hills Subdivision Firn 78 acres thereof) of Special Meridian, the Plancing Control of Special Meridian in the Plancing Control of Special Meridian in the Plancing Control of Special Meridian in the Plancing Control of Special Open Control open	ming gas and cither with all cook and c	Above Space For Recorder's Use Only ad State of Illinois, to-win: a part of the Southwest 1/4 which are not sold the southwest 1/4 which is a sold the state of Illinois.	ast in
	4244 Andover, Richton		71	
IN TRUST, nevertheless, for the WHEREAS. The Grantor is just	purpose of securing performance of the c ly indebted upon principal pro	covenants and agreeme imissory note — beari	nts herein. ng even date herewith, payable	
to Trustee pur dollars in 36 principal from	monthly payments at a ra	Note, the sum ate of 10% pe	of Seven Thousand (\$7,000.00 r year on unpaid balance of	
91058079	~/	Co	CACK	
and detections assured bounds	in interest interests train the date of pays		nereon, as to earl and in said note or notes provided axes are a saments against said premises, and or or restore all buildings or improvements on said not a stered; (5) to keep all buildings now or a proposed to place such insurance in companies are 1st Trustee or Mortgagee, and second, to the origage or Trustee until the indebtedness is fully shall? I come due and payable the more stiffered when due, the grantee or the large or purchase any tax hen or title affecting said so paid, the chantor agrees to repay immediately per cent remaining and an analysis of much additional	·
[N FIJE EVENT of a breach of any shall, at the option of the legal hold	of the aforesaid coverants or agreements or thereof, without notice, become immed	the Trote of said indeb may due and payable, burned or by suit at law	tedness, including principal and all earned interest, and with interest thereon from time of such breach, or both, the same as (all a) said indebtedness had	
then matured by express terms. It is AGRE4 D by the Grantor th including reasonable attorney's bee whole title of said premises embrac suit or proceeding wherein the gran expenses and disbursements shall be such toreclosure proceedings, which until all such expenses and disburse.	at all expenses and disbursements på d or s, outlays for documentary enderce, sten ing foreclosure decree—shall be haid by bee or any holder of any part of aid indebt c an additional hen ups. Said premises, s i proceeding, whether days e of sale shall ments, and the cost of the including atto- ns of the Grantor—sixes all right to the the filing of any e-mplaint to foreclose the any partie amplied under the Grantor, app of the sale oremises.	incurred in behalf of pliographer's charges, co the Grantor, and the lif- tedness, as such, may be half be taxed as costs a face been entered or in- ring's fees, face been p possession of, and inco- s Trust Deed, the cour- soint a receiver to take p	anniff in connection with the two closure hereof — st of procuring or completing distract showing the se expenses and disbursements or casioned by any a party, shall also be paid by the Granton All such ad included in any decree that may be rendered in ot, shall not be dismissed, nor releared by reof given, and The Grantor for the Granton and for the heirs, and the Grantor tor the giranton and for the heirs, and the which such complaint is filed, may at once and sossession or charge of said premises with power to	
IN THE EVENT of the death or ret and if for any like cause said fir appointed to be second successor in	oval rom saidCook	County of the grantee , of said County is l who shall then be the ac covenants and agreementle charges.	, or of his resignation, refusal or failure to act, then nereby appointed to be first successor in this trust; eting Recorder of Deeds of said County is hereby ents are performed, the grantee or his successor in	
Witness the hand and seal	of the Grantor this 1 1st 1 day of	February	.1091)	
Please printor type name(s) below signature(s)	Manual -	ROBERT L.	DANIELS(SEAL)	
the tree significance (5)	PART TO P		(SEAL)	

KRUPA & BRAUN, Chartered, 19630 Governors Hwy. P.O. Box 262
(NAME AND ADDRESS) Flossmoor, II. 60422

Flossmoor, IL 60422

\$13.29

UNOFFICIAL COPY

	Illinois Cook	ss.
COUNTY OF	Paul S. Braun	, a Notary Public in and for said County, in the
	O HEREBY CERTIFY that	
appeared become n	ne this day in person and ack	whose name18 subscribed to the foregoing instrument mowledged that signed, sealed and delivered the said
waiver of the right)_	or the uses and purposes therein set forth, including the release and
(Impress Seel He	9	
Commission Expire		Poel B Profile, State o 7 Bapters 162
		County Conty Conty
		C/T/S
		O _F

SECOND MORTGAGE

Trust Deed

To

GEORGE E. COLE?