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.

91183447

	-447			
THIS INDENTURE WITNESSETH, That				
Barbara R. Meryerson, divorced & not remarried (herematter called the Grantor), of				
8706 B Gregory Lane Des Plaines Illinois				
(No and Street) (Utty) (State)	DEPT-01 PERSONNING \$13.0			
for and in consideration of the sum of Dollars	#6739 #11 * # - * 3 1 15 3 4 4 7			
in hand paid, CONVEY .\$. AND WARRANT \$ to	COOK CORPS ACCOUNTED			
FIRST COLONIAL BANK NORTHWEST	The state of the s			
of P. O. Box 48-283 Niles Illinois (State)				
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparenant thereto, together with all	Above Space For Recorder's Use Only			
	and State of Himois, to-wit:			
(SEE PEGAL PEDGATITION ATTACHED)				
' O ₄				
Hereby releasing and waiving all rights under and by virtue of the homestead exemption	laws of the State of Illinois.			
Permanent Real Estate Index Number 3: 09-11-309-028-1090				
Address(es) of premises: 8706 P Cregory Lane Des Plaines				
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and ag WHEREAS. The Grantor is justly indebted up in [the principal promissory note				
Co04				
	91133447			
4				
	~ * * * * * * * * * * * * * * * * * * *			
	40 ,			
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interpretation to any agreement extending time of payment, (2) to pay when due in each the	erest thereon, as the eric and in said note or notes provided. 7. all taxes and as syments against said premises, and on			
demand to exhibit receipts therefor: (3) within sixty days after destruction or damage '5	r build or re tore all buildings or improvements on said			
any time on said premises insured in companies to be selected by the grantee berein, who	hereby un narized to place such insurance in companies			
Frustee herein as their interests may appear, which policies shall be left and remain with the	Alor gages of Trustee until the indebtedness is fully			
oaid, (b) to pay all prior incumbrances, and the interest thereon, at the time or bines when the TS-THE-EVEST of failure so to insure, or pay taxes or assessments, or the prior incum <u>bra</u>	it and sho become due and payable. The artic interest thereon when due, the grantee or the			
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interfer according to any agreement extending time of payment. (2) to pay when due in each perferming to exhibit receipts therefor; (3) within sixty days after destruction or damage to remises that may have been destroyed or damaged; (4) that waste to said premises shall not have time on said premises insured in companies to be selected by the grantee berein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable frustee herein as their interests may appear, which policies shall be left and remain with the band, (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the STHE FFEST of fadure so to insure, or pay taxes or assessments, or the prior incumbrancelloter of said indebtedness, may procure such insurance, or pay such taxes or assessments remises or pay all prior incumbrances and the interest thereon from time to time; and a support of the payable to the payable to the interest thereon from time to time; and a support of the payable to t	or ulschaige or purchase any tax ben or title affecting said money so paid the Grantor agrees to repay immediately			
without dentified, and the same with interest thereon from the date of payment a	per vent you annum shall be so much additional			
indebtedness secured hereby. — IN THE EVENT of a breach of any of the aforesaid covenants or agreements the single of said	d indebtedness, including principal and all earned interest,			
hall, at the option of the legal holder thereof, without notice, become immediately use and particular per cent per annum, shall be recoverable by foreclosure thereof, or by sui				
	/			
nen matured by express terms If Is AGRI F1) by the Grantor that all expenses and disbursements pair or incurred in beha- nebiding reasonable attorney's fees, outlays for documentary expence, steinographer's char- shole title of said premises embracing foreclosure decree—shall be pind by the Grantor; an- aut or proceeding wherein the grantee or any holder of any part of and indebtedness, as such,	ges, cost of procuring or complete, abstract showing the			
unt or proceeding wherein the grantee or any holder of any part or and indebtedness, as such.	may be a party, shall also be paid by the Granton. All such			
expenses and disbursements shall be an additional lien upon and premises, shall be taxed as uch foreclosure proceedings, which proceeding, whether decreased sale shall have been enter	costs and included in any decree that may be rendered in ed or not, shall not be dismissed, nor remase hereof given,			
antifall such expenses and disbursements, and the costs of such including attorney's fees, have	been paid. The Grantor for the Grantor and for the heirs,			
ant or proceeding wherein the grantee or any holder of any part of and indebtedness, as such, expenses and disbursements shall be an additional lien upon and premises, shall be taxed as uch foreclosure proceedings, which proceeding, whether decreases shall have been enterintial all such expenses and disbursements, and the costs of soci, including attorney's fees, have executors, administrators and assigns of the Granter shares all right to the possession of, a roceedings, and agrees that upon the filing of any expension for foreclose this Trust Deed, the without notice to the Granter, or to any party eliminal under the Granter, appoint a receiver to ollect the rents, issues and profits of the said transfer.	ne court in which such complaint is filed, may at once and or take possession or charge of said premises with power to			
The name of a record owner is. Barbara, R. Meyerson, divorced &	not remarried			
IN THE EVENT of the death or removal counts and Cook County of the g	grantee, or of his resignation, refusal or failure to act, then			
First Colonial Bank Worthwest of said the person who shall then be	unty is hereby appointed to be first successor in this trust;			
nd if for any like cause said first or cossor fail or refuse to act, the person who shall then be pointed to be second successor or his trust. And when all of the aforesaid covenants and a rust, shall release said premises to the party entitled, on receiving his reasonable charges.				
This trust deed is subjective.				
Witness the hand and seal of the Grantor this 6th day of December	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Can San	bara Meyrson (SEAL)			
lease print or type name(s) Barbara	R. Meyerson			
elow signature(s)	💜			

This instrument was prepared by First Colonial Bank Northwest-P. O. Box 48-283-Niles, IL 60648 (NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF_		Illino: Cook	is	· · · · · · · · · · · · · · · · · · ·	ss.				
COUNTY OF					.)				
								r said County, in	the
State afores							ad		
nanonallu						ot remarrie		foregoing instrum	•
								d delivered the	
								uding the release	
waiver of th				,		i porponenti		oung me rowase	
Given	under my l	ı ind and	official s	seal this	6th	day of	December	, 19_90.	
₹ NORM ₹ NOT#~+	FICIAL A station ex	OTTSDA Grafill	19/93		4	Jama J	Lean O	Janso lala	
Commission	Expires	. 6-1	19-9:			Ű.			
				0					
					C				
					4/	5.			
						C			
						(0)			
							750p		
7.7									
91183447								C	
£16								C	
ш									
SAG									ju L
De									8
St.		101				ļ			GE E
SECOND MORTGAGE Trust Deed									GEORGE E. COLE
SEC BOX			ļ						
1 1		1	j	1		1		i	1

GEORGE E. COLE LEGAL FORMS

UNOFFICIAL COPY 7

Unit 90 as delineated on the surveys of certain Lots in Charles Insolia and Sons Subdivision, being a part of the West Half of the Southwest Quarter of fractional Section 11, Township 41 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois, which survey is attached as exhibit "B" to the Declaration of Condominium Ownership made by American National Bank and Trust Company of Chicago as Trustee under Trust number 77135 recorded in the Office of the Pererder of Deeds of Cook County, Illinois on March 26, 1973 as document 22262775 together with the percentage of the Common Elements appurtenant to said Unit as set forth in Said Declaration, as amended from time to time, which percentage shall automatically change in accordance with amended Declarations as the same are filed of record pursuant to said Mcclaration, and together with additional Common Elements as such amonded Declarations are filed of record and the percentages set forth in such amended Declarations, which percentages be ach in.

County Clerk's Office shall automatically be deemed to be conveyed effective on the recording of each such amended Declaration as though conveyed hereby.