## UNOFF FORM 10/201 COPY

SECOND MORTGAGE (ILLINOIS)

CAUTION	Consult a la	iwyer before usi	ng or acting u	inder this form.	Neither the p	ublisher nor the	seller of the	s torm
*****	A BROWN Dr. and							

	i •
THIS INDESTURE WITNESSETH, That Lester A. Stancand Elizabeth Stanczak, husband and thermafter called the Grantor), of 1610 S.  Park Ridge, IL.  (No and Street)  for and means decration of the sum of Sixty thousand an	Wife   Vine,
SEE REVERSE SI	
Hereby releasing and waiving all right under and by virtue of the homeste	ead exemption laws of the State of Illinois.
Permanent Real Estate Index Number(s): 13-16-303-012 Address(es) of premises: 5221 U. Montrose, Ch	icago, IL.
IN TRUSE, nevertheless, for the purpose of sec tring a coformance of the co WHEREAS. The Grantor is justly indebted upona principal pror	covenants and agreements herein.
Four hundred twelve and 50/100 (\$412 payable on November 1, 1992 with a fand interest due thereon payable by A	inal payment of the principal
dne interest due thereon parant.	April 1, 1993.
	32801111
then matured by express terms.  It IS ACREE TO by the Grantor that all expenses and dishursements pland or including teasonable attorney's fees, outlays for documentary evidence, ster whole title of said premises embracing foreclosure decree—the free paid by suit or proceeding wherein the grantee or any holder of an fair of said indebt expenses and disbursements shall be an additional heritagian said premises such foreclosure proceedings, which proceeding, which expenses and disbursements, and the obstrot waives all tright to the proceedings, and agrees that upon the filting dain's complaint to foreclose the winour notice to the Grantor, or to any rate claiming under the Grantor, appealed the rents, issues and profits of its said premises.  The name of a record owner is:  Lester A. Stanc INTHEFVENE of the death of rentival from said COOK.  Nancy J. Dabrowski and it for any like cause and profits stores so fail or refuse to act, the persons appointed to be second suggessor in this trust. And when all of the aloresand trust, shall release said premises to the party entitled, on receiving his reason.  This trust deed is subject to first mortigage of re	ee herein, who is here syste interested to place such insurance in companies attached payable furth of the 1st Trustee or Mortgagee, and second, to the dremain with the child Mortgange or Trustee until the indebtedness is fully or times when the said we ome due and payable.  The prior incumbiblies or the inter Mittereon when due, the grantee or the or assessments or discharge or our hase any tax lien or title affecting said to time fand all money so paid, the creator agrees to repay immediately ment at the Oper cent per a name shall be so much additional self-phole of said indebtedness, including print and all carded interest, dialely due and payable, and with interest the control of said indebtedness had reneured in behalf of plaintiff in connection with the to reclosure hereof—nographer's charges, cost of procuring or completing abundance by any stedeness, as such, may be a party, shall also be paid by the factor, and the like expenses and disbursement, occasioned by any stedeness, as such, may be a party, shall also be paid by the factor for for ereof green, orney's lees, have been paid. The Grantor for the Grantor and for the heirs, possession of, and income from, said premises pending such foreclosure in thate been entered to not, shall not be thomassed, not release hereof given, orney's lees, have been paid. The Grantor for the Grantor and for the heirs, possession of, and income from, said premises pending such foreclosure in three local the court in which such complaint is filed, may at once and opoint a receiver to take possession or charge of said premises with power to a county of the grantee, or of his resignation, refusal or failure to act, then the county of the grantee or of this resignation, refusal or failure to act, then the charge of said County is hereby it covenants and agreements are performed, the grantee or his successor in habe charges.
Witness the hands and seaso of the Grantor this 27.bh. day of _	October 1992 × histir A. Mach (SEAL)
Please practor type name(s) below signature(s)	X blinder Hamel (SEAL)
This instrument was prepared by Mark Dabrowski 6121	N. NW Hwy. Chicago, IL.

## UNOFFICIAL COPY

STATE OF Illinois   ss. County of C o o k	
I, George Krasnik , a Notary Public in and for said County,  State aforesaid, DO HEREBY CERTIFY that Lester A. Stanczak and Elizabeth  Stanczak, husband and wife	in the
personally known to me to be the same persons, whose names are subscribed to the foregoing instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release waiver of the right of namestead.	ne said
Given under my hand pad official scal this 27th day of October , 1992 .  (Impress Seal Here)  Notary Public Commission Expires .  "OFFICIAL SEAL" GEORGE KRASNIK, Notary Public Cook County, State of Illinois	
Lot 7 in A.R. Linn's Addition to Montrose being a subdivision of t North 1/2 of the East 1/2 of the North 1/2 of Lot 8 of School Trus subdivision of Section 16, Township 40 North, Range 13, East of th Principal Meridian, in Cook County, Illinoi.	tee's
Dabrowski & Krasnik 6121 N Northwest Hwy Suite 103 Chicago, IL 60631	1
Trust Deed  To T	GEORGE E. COLE® LEGAL FORMS