92251746 FORM NO 2202 COP4Y6 SECOND MONTGAGE (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 muchantability or titless for a particular purpose.

THIS INDENTURE WITNESSETH, Than Bernard C. Marker & Carol Marker, his wife		
(hereinafter called the Grantor), of 9411 Greenwood Drive Des Plaines IL (So and Street) (City) (State)	. DEPT-01 RECORDING	\$2
for and in consideration of the sum of	_ T#1010 TRAN 0790 04/27/92	
in hand paid, CONVEY AND WARRANT to to	# \$4178 \$ *-\$2-281 COOK COUNTY RECORDER	746
of P. O. Box 48-283 Niles IL (Na. and Street) (Cin) (State)		
is Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, has and blumbing apparatus and fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only	
ot 55 in Golf Greenwood Gardens Subdivision, being a f the Northwest } of Section 14, Township 41 North,	Range 12, East of the Third	
rincipal Meridian according to Plat thereof records 2,322,209 in Cock County, Illinois. Hereby releasing and waiving of the homestead exemption to the home		
rermanent Real Estate Index Number(*): 09-14-111-017	aws of the State of Hillions.	
address(es) of premises: 9411 G e nwood Drive, Des Plaines,	IL	-
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and ag WHEREAS. The Grantor is justly indebted up (n. the $\underline{1r}$ principal promissory note	reements herein.	
of \$372.78 on April 25, 1997 beginning on April on the same day of each successive month there paid in full.	ll 25, 1992 and continuing	
para in raile	•	
32283	1746	
Skkor		
THE GRANTOR revenues and surces as follows: (1) To pay said indebtedness, say, the content of th	trust therman gazer and in said note at rectar provided	,
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the later according to any agreement extending time of payment; (2) to pay when due in each year mand 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 by time on said premises insured in companies to be selected by the grantee herein, which ceptable to the holder of the first mortgage indebtedness, with loss clause attached payable tastee herein as their interests may appear, which policies shall be left and remain with the did; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when it in the EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance and the interest thereon from time to time; and the other of the pay all prior incumbrances and the interest thereon from time to time; and the thout demand, and the same with interest thereon from time to time; and the	rail taxes as a saments against said premises, and or rebuild or restor. All buildings or improvements on said or annited at affered; (5) to keep all buildings now or a nerely of horized to place such insurance in companie flat, oth first trustee or Morigagee, and second, to the and Mortgagee or Trustee until the indebtedness is full said. The head of the first trustee or the said the increase thereon when due, the grantee or the place of the control of the first thereon when due, the grantee or the flower of the first prochase any tax lien or title affecting said money so paid, the farming agrees to repay immediately	n d u s s s le ly
thout demand, and the same with interest thereon from the date of payment at the debtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said all, at the option of the legal holder thereof, without notice, become immediately due and pa	per cent per a main be so mach accumons	" }
per cent per annum, shall be recoverable by foreclosure thereof, or by suit	at law, or both, the same at if all if said indebtedness had	i
IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in beha sudding reasonable attorney's fees, outlays for documentary endence, stenographer's chargoole title of said premises embracing forcelosure decree—shar of paid by the Grantor; and to proceeding wherein the grantoe or any holder of any part is said indebtedness, as such	If of plaintiff in connection will, if a foreclosure hereof— ees, cost of procuring or completing abatract showing the lifte like expenses and dishursemant a occasioned by any may be a party shall also be paid by the Crypton. All such	
In matured by express terms. If Its AGREED by the Grantor that all expenses and disbursements part or incurred in beha cluding reasonable attorney's fees, outlays for documentary endence, stenographer's chargoole title of said premises embracing foreclosure decree—shar or product the Grantor; and to proceeding wherein the grantoe or any holder of any part of said indebtedness, as such, to penses and disbursements shall be an additional lien unoussaid premises, shall be taxed as call foreclosure proceedings; which proceeding, whether desire of sale shall have been entered it all such expenses and disbursements, and the cost of fair, including attorney's fees, have eventors, administrators and assigns of the Grantor's entres all right to the possession of, an exceedings, and agrees that upon the filing of any ampliaint to foreclose this Trust Dead, the hout notice to the Grantor, or to any party quinney under the Grantor, appoint a receiver to leet the rents, issues and profits of the said form less.	The second of the second provides and the second provi	
The name of a record owner is: Be and C. Marker & Carol Marker NTHE EVENT of the death or removal form said Cook County of the gr	, fils wife rantee, or of his resignation, refusal or failure to act, then	
FITSE COLORIAL BARK NOTUNESE of said Cou- lif for any like cause said firet steessor fail or refuse to act, the person who shall then be sointed to be second successor in this trust. And when all of the aloresaid covenants and ag st, shall release said promises to the party entitled, on receiving his reasonable charges.	nty is hereby appointed to be first successor in this trust; the acting Recorder of Deeds of said County is hereby preements are performed, the grantee or his successor in	
his trust deed is subject to		
Vitness the hund and seal 8 of the Grantor this 25th day of March		
ase print or type name(s) X Bernard (C. Marker (SEAL)	ļ
x Carol Man	Mulu (SEAL)	
•		ļ
instrument was prepared by First Colonial Bank Northwest-P.	O. Box 48-283 N.Leg, IL	İ
(NAME AND ADDRESS)		}

\$23.00

UNOFFICIAL COPY

	STATE OF	ILLINOIS COOK	} ss.											
	COUNTY OF		··)											
				, a Notary Public in	and for said Coun	ty, in the								
		O HEREBY CERTIFY that tarker and Carol Marke		and the second section of the second section of the second section section section sections and the section se	Park vor 19 August 19 vyddill 19 August 19 Aug	Mys. v. b. 1 s. Bandle modern fielder								
personally known to me to be the same person s whose names are subscribed to the foregoing instance appeared before me this day in person and acknowledged that they signed, sealed and delivered instrument as their free and voluntary act, for the uses and purposes therein set forth, including the rele														
									waiver of the righ		ct, for the ases and	purposes merem serio	itti, including the re	icase and
									_	vny h in and official seal this	25+h	day of Mar	ch 10 92	•
	" OFFICI	AL SEAL " } N GOTTSCHALK }		сиу от	, 19_22.									
	V (Impress Beal)	HATATE OF ULINOIS }	17	0	()	(مسموس								
	· · · · · · · · · · · · · · · · · · ·		7-	<i>y</i> .	y Public									
	Commission Expir	res 6-19-93	-	L)										
		9)/											
			τ_{0}											
			Ö,											
			40	T-Clopts										
				~										
				C										
				Q _A ,										
				4										
				9,	Office									
					Usc.									
					10-									
					-0									
	Ŝ.													
J	φ <u>)</u> (φ			1		ſ								
	92282746					l								
	Ge Ge					MS MS								
	A C	01				FOR								
	IST IST	-		1 6	1	GEORGE E. COLE® LEGAL FORMS								
BOX No.	SECOND MORTGAGE Trust Deed			1	<i>(/)</i>	GEO								
8	S. C.													