UNOFFICIAL COPY

E TO CERT 551885 21 8 IRUST DEED SECOND MORTGAGE FORM (Illinois)	33 963 FORM No. 2202 JANUARY, 1968	GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That V	Walter Ancele Jones a	nd Meryline Jones	7
(hereinafter called the Grantor), of the vi and State of Illinois , for and in Three Thousand Six Hundr in hand paid, CONVEYS AND WARRANS of the City of Chicago	consideration of the sum of ed Twenty Eight and 0 to Chicago Title & T County of COOK	rust Company and State of Illinois	
and to his successors in trust hereinafter named, lowing described real estate, with the improvement and everything appurtenant thereto, together with of Elk Grove County of	nts thereon, including all heating, air-con	e of the covenants and agreements herein, the fol- ditioning, gas and plumbing apparatus and fixtures, mises, situated in the village of Illinois, to-wit:	
in the South half of East of the Third P	rincipal Meridian, ac	p 41 North, Range 11,	
Hereby releasing and waiving all ri, hts no call in Trust, nevertheless, for the purper of WHEREAS, The Grantor Walter And	and by virtue of the homestead exemption securing performance of the covenants.	on laws of the State of Illinois, and agreements herein. ne. Tones his wife	
justly indebted upon The Bank of El		issory note bearing even date herewith, payable	
Three Thousand Six in installments as	Hundred twenty eight foliows One Hundred	and 08/100 dollars and 78/100 dollars on	
on the 20th day of 20th day of Februa	each mon h thereaftery, 1975, with a fina	ndred and 78/100 dollars r, to and including the 1 payment of the balance	
cipal balance from	time to time ir id	∼ /~	
THE GRANTOR covenants and agrees as fol notes provided, or according to any agreement and assessments against said premises, and on rebuild or restore all buildings or improvement shall not be committed or suffered; (5) to keep grantee herein, who is hereby authorized to physical buildings or account of the provided payable first, to the in which policies shall be left and remain with the praces, and the interest thereon at the time of	llows: (1) To pay said indebtedne ., an extending time of payment; (2) . v v demand to exhibit receipts therefor, (3 to on said premises that may have beet, at all buildings now or at any time on said eace such insurance in companies acceptaint Trustee or Mortgage, and, scende, said Mortgagees or Trustees until the interest when the sear that the demand to the control of the con	the interest thereon, as herein and in said note of priors of the first day of June in each year, all taxe, which sixty days after destruction or damage it eats yet or damaged; (4) that waste to said premise yet with or damaged; (4) that waste to said premise yet in the days of the first mortgage indebtedness to the "Cur's herein as their interests may appeal adebte. Last is fully paid; (6) to pay all prior incum and payable.	r s o s e
IN THE EVENT of failure so to insure, or grantee or the holder of said indebtedness, ma lien or title affecting said premises or pay all p	pay taxes or assessments of the prior in procure such insurance or pay such ta prior incumbrances and the interest there.	ncumbrances the i terest thereon when due, the sessor assessments, or discharge or purchase any tacon from time to time and all money so paid, the	c X ie
		treon from the case of payment at seven per cer hole of said indebtedn ss, Lluding principal and a me immediately due and payand s, and with interes y foreclosure thereof, or be suit a law, or both, th d in behalf of plaintiff in counc tion with the for	
pleting abstract showing the whole title of sexpenses and disbursements, occasioned by an such, may be a party, shall also be paid by the shall be taxed as costs and included in any fewer of sale shall have been entered or any extensions.	aid gremises embracing foreclosure de y suit of proceeding wherein the grantee Grantor. All such expenses and disburse cree that may be rendered in such forei all not be dismissed, nor release hereof g	the normal of planta in comme and win he for tree—shall be paid by the Grante; to I the lik or any holder of any part of said and bledness, ments shall be an additional lieu upon said pre- closure proceedings; which proceeding, whe are divived, until all such expenses and disbursem its, and	15 15
assigns of the Grantor waives all right to the agrees that upon the filing of any complaint to out notice to the Grantor, or to any parry clewith power to collect the rents, issues and profile in the Event of the death or removal fr	fits of the said premises.	closure proceedings; which proceeding, whe ler diven, until all such expenses and disbursem its, an itor and for the heirs, executors, administra vs ar oremises pending such foreclosure proceedings, administra vs are of the such complaint is filed, may at once and will be complaint is filed, may at once and will relieve to take possession or charge of said premise.	
refusal or failure to act, then.	cause said first successor fail or refuse to	County of the grantee, or of his resignation of said County is hereby appointed to be act, the person who shall then be the acting Record when all the aforesaid covenants and agreements are entitled, on receiving his reasonable charges.	
Witness the hand Sand seal Sof the Gr	rantor this 6th	day of March 19 72	
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Identification No. 551598 CHICAGO TITLE AND FRUST COMPANY From	X men	isline Jones (SPA)	12

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COUNTY OF COOK	nacek . No	stary Public in and for said County,	in the	
I, State aforesaid, DO HEREBY Jones	Walter Ancels	e Jones and wife Meryl:		
persocilly known to me to be appeared before me this day	d notarial seal this 6th	ey signed, sealed and delivered the	ne said	
	ODE COUNTY-ILLINGIS FILED FOR RECORD. ARR 13 '72 11 PH	ELLORDER OF DEEDS 21833963		

END OF RELOW!