## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (IIIInois)	FORM No. 2202 JANUARY, 1968	22 622 725	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Ern	est J. Lewis and Je	en B. Lewis, his wif	<u>a</u>
(hereinafter called the Grantor), of the	deration of the sum of rteen and 60/100 -	(11.814.60)	- Dollars
of the City Evanston	County of Cook	and State of	11inois
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements the and everything appurtenant thereto, together with all r of	e purpose of securing perform reon, including all heating, air cents, issues and profits of sair	mance of the covenants and agree -conditioning, gas and plumbing a I premises, situated in theVA	ments herein, the fol- ipparatus and fixtures,
South 8.47' Lot twe (26) and twonty sev (28) in Block 3 in Township 41 North, Moridian.	nty five (25) and en (27) and North Lincolnwood Manor Range 13 East of t	all of Lots twenty-s: 6.53' Lot twenty eigl in Section 14, he Third Principal	it
0			
100			
/X.			
Hereby releasing and waiving ill rights under and by vin TRUST, nevertheless, for the propose of securing WHEREAS, The Grantor FREST J. Lewis justly indebted upon their	performance of the covenant	s and agreements herein.	1
justly Indebted upon their	principal pr	omissory notebearing even da	te herewith, payable
monthly installm nts	of \$196.91 each a	fifty-nine (59) nd a final arch 5, 1974 and	
thereafter until bo	roveras note is pa	id in full	
	0/	SICAL	
		2	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand it rebuild or restore all buildings or improvements on said shall not be committed or suifered; (3) to keep all building grantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Truste which policles shall be left and remain with the said Morr branes, and the interest thereon, at the time or times who In THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure ilen or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, oper annum shall be so much additional indebtedness sect. In THE EVENT of a breach of any of the aforesaid oc	To pay said in the dn ss, an impedime of paymen! (2) to pay o exhibit receiptsr ur, (3) promises that may har e ber a rigs now or at any time or all surance in companies acce a or Mortgage, and, secon a gragees or Trustees until the sum shall become the sum shall be compared.	d the interest libereon, as herein prior to be direct day of June in ) with sixty days after desirulestrosed or damaged; (4) that we remikes insured in companies. The to the holder of the first more the Trustee herein as their in advice lesses is fully paid; (6) to pure the trustee herein as their in the price lesses is fully paid; (6) to pure the property of the public lesses is fully paid; (6) to pure the property of the public lesses is fully paid; (6) to pure the property of the public lesses is fully paid; (6) to pure the price of the public lesses is fully paid; (6) to pure the price of the public less is the price of the public less in the price of the	and in said note of each year, all taxes tition or damage to site to said premises o be selected by the tagge indebtedness, terests may appear, only all prior incum-
IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure a lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per appure that he so much additional inchesioners seen	or assessments, or the plor in the insurance, or paysuch ta brances and the interest there are the interest the treed hereby	neur or ses or the interest theixes or see ments, or discharge con from ome to time; and all i ereon from the date of payment	eon when due, the or purchase any tax noney so paid, the at seven per cent
IN THE EVENT of a breach of any of the aforesaid or carned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by ex	ovenants or agreements the withereof, innout notice, becommum, shall be recoverable by the terms.	hole of said inde' cedne t, including immediately due at 1 payable y foreclosure the cof, or 'y suit a	or purchase any tax money so paid, the t at seven per cent and principal and alt t, and with interest tt law, or both, the tion with the fore- procuring or com- procuring or com- alter; and the like
of the AGREED by the Grantor that all expenses and coloure hereof—including reasonable attorney's fees, only pleting abstract showing the whole title of said points expenses and disbursements, occasioned by any suit or processing the process of t	incurrements paid or incurre ys for documentary evidence a embracing foreclosure dec ceeding wherein the grantee	d in behalf of plaint!', is connect, stenographer's charge; and of recesshall be paid by the Goron any holder of any part of supports shall be an additional.	tion with the fore- procuring or com- tor; and the like d indebtedness, as
per annum shall be so much additional indebtedness seet. IN THE EVENT of a breach of any of the aforesaid oc carreed interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a same as if all of acid indebtedness had then matured by ex IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, ottapleting abstract showing the whole title of said panish expenses and disbursements, occasioned by any suit or a such, may be a party, shall also be paid by the Grantor Ashall be taxed as costs and included in any deer a mat microe of sale shall have been entered or not, salicy to be distincted to the Grantor waives all right, of the possession agrees that upon the filling of any compiliar to foreclose it out notice to the Grantor, or to a yeary claiming under with power to collect the rents, last as phy profits of the sall.	by be rendered in such force missed, nor release hereof give i. The Grantor for the Gran- of, and income from, said pro- trust Deed, the court in we is the Grantor, appoint a rece	osure proceedings; which pro- cen, until all such expenses and c for and for the heirs, executors, in comises pending such foreclosure hich such complaint is filed, may elver to take possession or charge lyer to take possession or charge	ing, whether de- isbursements, and dmin stators and price toings, and at the and with-
refusal or failure to act, then . State _National Ban first successor in this trust and if for any like cause said fir of Deces of said Course is broby appointed to be second performed, the graphs of his successor in trust, shall relea	st successor fall or refuse to a successor in this trust. And w so said promises to the party o	ct, the person who shall then be the hen all the aforesaid covenants at intitled, on receiving his reasonab	o acting Records, id agreements are le charges.
Witness the hand_and seal_of the Grantor this	dr	y of A Jangary	, 19_74_
	& Cine	- Y Dewis	(SEAL)
"THIS INSTRUMENT PREPARED BY"\ STATE NATIONAL BANK, EVANSTON, ILE.	y Gear	VB. Lewi	(SEAL)
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## State aforesaid, DO HEREBY CERTIFY that Ernest J. Lewis personally kn , n to me to be the same persons whose names appeared before r.e. this day in person, and acknowledged that they signed, sealed and delivered the said the fr == ce and voluntary act, for the uses and purposes therein set forth, including the release and FEB--7-74 754360 **5.**00 1603 Orrington Ave., Evenston, III State National Bank his wife

END OF RECORDED DOCUMENT