		بالمستنسب
_	TRUST DEED SECOND MORTGAGE FORM (IIIInols) FORM No. 2202 22 658 284 GEORGE LEGAL	E. COLEP
	THIS INDENTURE, WITNESSETH, That DONALD R. MORLOCK and JAY D. ROMUND	
		Dollars
	In hand paid, CONVEY AND WARRANT to Paul R. Goldman and David A. Goldman of the City of Chicago County of Cook and State of Illinois	
	and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and and everything appartenant thereto, together with all rents, issues and profits of said premise, situated in the _city_ of	fixtures,
	Lot 4 in Thomas and other Resubdivision of Block 21 (except the Nor 366 feet of the West 188.25 feet of said Block 21 in C the South of Section 33, Township 40 North, Range 14 East of the Third Principal Maridian, in Cook County, Illinois	th
	Died Preparl by	٠.
	Fund The golden	
	Hereby releasing and we vine all rights under and by virtue of the homestead exemption laws of the State of Illinois.  IN TRUST, nevertherss, or the purpose of securing performance of the covenants and agreements herein.	
	WHEREAS, The Grant & DONALD R. MORLOCK AND JAY D. ROMUND will pushly indebted upon principal promisery note bearing even date herewith, as follows: Two luri d Seventy-one Dollars on the 18th day of Apr. 1974, and \$271.00 on the 18th day of each month thereafter until pa with interest on the belone from time to time unpaid, at the rate of 8% per annum, payalle ifter maturity.	payable i1, ld
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	OF CRICACIT	658
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1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	THE GRANTOR covenants and agrees as follows: (1) To pay said index edness, and the interest thereon, as herein and in said notes provided, or according to any agreement extending time of pa ment; 2) to pay prior to the first day of June in each year, and assessments against said premises, and on demand to exhibit re cipts therefor; (3) withing lixty days after destruction or dan rebuild or restore all buildings or improvements on said premises that may have been deproved or damaged; (4) that waste to said primises that may have been deproved or damaged; (4) that waste to said primises herein, who is hereby authorized to place such insurance in companies to be selected grantee herein, who is hereby authorized to place such insurance in companies to be selected with loss clause attached payable first, to the first trustee or Mortgage, and, we may like the holder of the first mortgage indebt which policies shall be left and remain with the said Mortgages or Trustees and the misses of the said in the said in the said mortgages or Trustees and the misses of the production of the p	note or I taxes lago to emises by the edness, ppear, ncum-
į	prances, and the interest interest necessity at the time when the same sum to be on the prior are implanted or the interest thereon when d grantee or the holder of said indebtedness, may procure such insurance, of physics, taxe or assessments, or discharge or purchase; then or title affecting said premises or pay all prior incumbrances and the justicest there or it must be time; and all money so patrantor agrees to repay immediately without demand, and the same with interest there or i om the date of payment at seven process.	ny tax id, the ir cent
C	her annum shall be so much additional indepteness secured nergy.  In the Event of a breach of any of the aforesaid covenants abgreements the whole could indebtedness, including principal arned interest, shall, at the option of the legal holder thereof, without notice, become immediately and payable, and with inhereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure hereof or by suit at law, or boarne as if all of said indebtedness had then matured by express terms.	and all nterest th, the
cpcsi	It is Added by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff, in connection with the losure hereof-including reasonable attentione's fees, whitely for documentary evidence, stengenber	com- com- cos, as miscs, cr do-
Ci Ci Ci Ci Ci Ci Ci Ci Ci Ci Ci Ci Ci C	ree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses an disbursement no costs of suit, including atterney's feet here been paid. The Grantor for the Grantor and for the heirs, exceut', a sound istratos ssigns of the Grantor waives all right of the possession of, and income from, said premises pending such forecloss that upon the filing of any compiliarity forecloss this Trust Deed, the court in which such complaint is filed, may at an an and under the Grantor, appoint a receiver to take possession or charge at all profits of the said premises.  The trust Purpose of the death of the said profits of the said premises.	s, and s, and with- emises
Citiano W	rantor agrees to repay immediately without demand, and the same will interest ther on form the date of payment at seven per annum shall be so much additional indebedness accurred here. The present a seven per annum shall be so much additional indebedness accurred here. The presents the whole could indebedness, including principal IN THE EVENT of a breach of any of the aforestant, without notice, become ammediately—and payable, and with I hereon interest, shall at the option of the feest and the payable, and with I hereon interest, shall at the option of the feest and the payable, and with I hereon interest and the payable, and with I hereon interest and payable, and pa	a, and s, and with- emises atto. I to b

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STATE OF TILINOIS COUNTY OF COOK	1974 MAR 19 AM 10 40  MAR-19-74 772860 • 226582	84 <b>a</b> A — Rec 5.10
, J. Richard Hisaw		
State aforesaid, DO HEREBY CERTIFY that	\UND.	
appeared before me this day in person and	n.A. whose name subscribed to the acknowledged that \(\frac{1}{2}\) signed, sealed a	and delivered the said
na tument as the in- many roof the right of homestead.  R.D. Mary hand and notarial seal this	et, for the uses and purposes therein set forth, in	cluding the release and 요요대 . 19 기식.
PUBL POPL		2 Husaw
Confinential 1-27-76	Notary Fabric	. 77.
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	Chilly.	294
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SECOND MORTGAGE Trust Deed  To	MAIL 10	B. GOLDMAN browy As Lev LA SALLE STREET AGO, ILLINOIS EORGE F. UNICE LEGAL FORMS
SECOND P		PAUL E. GOLDMAN Altomay A. Lew 100 N. LA SALLE STREET CHICAGO, ILLINOIS GEORGE F. L'ALL LEGAL FOUNT
- S -		

END OF RECORDED DOCUMENT