TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24970402	GEORGE E. COLES LEGAL FORMS
THIS INDENTURE, WITNESSETH, That		andra Wiech, his wit	Ee
(hereinafter called the Grantor), of 1714 N. 40t	th Ave.	Park III	60165
Twenty-f	five Thousand Five Hund	red and NO/100	
in land paid, CONVEY AND WARRANT to.	The Northlake E Northlake	Bank Illinois	60164
or. 26 W. North. Ave. (No. and Street) r. d to his successors in trust hereinafter named, for the lowing d scribed real estate, with the improvements ther and ever ye ing appurtenant thereto, together with all ro tone Park County of Coo	(City) e purpose of securing performance eon, including all heating, air-condit ents, issues and profits of said premi	of the covenants and agreementioning, gas and plumbing appairs, situated in the	ate) its herein, the fol-
Addition a Subdivision of par	The state of the s		
12 East of the Third Principal	Meridian		
			24
Ox			70407845
			14
. ()			ন
Hereby releasing and waiving all rights und r an by vi IN TRUST, nevertheless, for the purpose of screening Whereas, The Grantor S Leonard W is justly indebted upon	performance of the covenants and sech and Sandra Wiech. I	aws of the State of Illinois. agreements herein. 11S_Wife bry notebearing even date h	erewith, payable
\$212.50 on the first	ay of September, A. D.	. 1979; \$212.50	
on the first day of each and ev	7/		
eighteen months, and a final pa		ne first day of	
August, A. D. 1989	· (),	CA	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extendin against said premises, and on demand premises that ma committed or suffered; (3) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgages and a shall be left and remain with the said Mortgages and In THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incut Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by the carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by the carned of the same and the same of the same as a said of said indebtedness had then matured by the carned of the said of the said of the said indebtedness and the said of the said indebtedness and the said of the said indebtedness and the said in the said of the said of the said indebtedness and the said in the said of the said	To pay said indebte: here, and the g time of payment; (2) to ay whith therefor; (3) within sixty at the payment of the payment; (2) to ay whith the payment; (3) within sixty at the payment of the payme	the rest in the re	in said note or and assessments build or restore see shall not be sees shall not be sees shall not be lebtedness, with y appear, which r incumbrances, when the sees so and the surchase any tax when due, the surchase any day appear, which r incumbrances, and, the teight per cent or incipal and all dwith interest who, or both, the n with the fore-curing or com-r; and the like number of the sees of the
refusal or failure 6 34, then The Chicago Title finds successor in the frust, and if for any like cause said for Deeds of said Courty is hereby appointed to be second performed, the grantee or his successor in trust, shall rele	Insurance Company——— irst successor fail or refuse to act, the I successor in this trust. And when a ase said premises to the party entitle	of said County is hereby e person who shall then be the a all the aforesaid covenants and ed, on receiving his reasonable	appointed to be acting Recorder agreements are charges.
Witness the hand_S and sealof the Grantor_S thi	s fifteenth day of	·	, 19_79
	Leonard k	Wiech	(SEAL)
	Sandra Wi	lech	(SEAL)
This instrument was prepared by Gaza E. Co	oke c/o The Northlak (NAME AND ADDRESS)	e Bank, Northlake,	11 60164

	STATE OF_		ΙL	LINOIS	i)				
	COUNTY OF	F		соок			ss.				
	I, <u>Donald</u>	i L. Tho	de			_	, a	Notary Pub	lic in and for said Co	ounty, i	n the
	State aforesaid, DO HEREBY CERTIFY that Leonard W. Wiech and Sandra Wiech, his wife										
	personally known to me to be the same person_Swhose name_S_are_ subscribed to the foregoing instrument, appeared before me this day in person and acknowledged thatthey signed, sealed and delivered the said										
ر بر											
	in run tent astheir_ free and voluntary act, for the uses and purposes therein set forth, including the release and										
waiver of the right of homestead. Giver un't r my hand and notarial seal this											70
			hand an	d notaria	ıl seal this		fifteenth	day of _	May	_, 19_	<u>79.</u>
(Impress St. riere)											
	FUELIC		$)_{x}$					- and	Notary Public		
	Commission	n Expires	p'	8, 198	32						••.
			(
											:
)/		•				•
MAYON TO AND THE SECOND VIEW OF										.MOIG	
					(9			. O		10.00
					HAY579	MP.	27.8 AM3 H 413	ь 5#870;	402 × A — Rec		10,00
							$\mathcal{I}_{\mathcal{I}_{\mathcal{K}}}$				_
											\sim
											197
						ſ.	inoo	L /			26
							10°° E				S
						L			Z ,		
1		1 1	- 1		60164		,				1
	fr1	and	و	3256	9				0.		
	SECOND MORTGAGE Trust Deed	_	SANDRA WIECH, his wife	THE NORTHLAKE BANK (3256	. ig				0,5		GEORGE E, COLE® LEGAL FORMS
	рктеас Dee c		Ę.	# B	₩.E				/X		S §
-]]	MC T	=	WIEC	볼	ke,		56				3AL F
BOX No.		EONARD W. WIECH	DRA	Š	26 W. North Ave., Northlake, Illinois	_	- 52, W			70	
ĝ) []	=	SA	当	8 §			~			1
-			1								
l]	ļ	1	H			1		•	1

END OF RECORDED DOCUMENT