UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Hlinois)	FORM No. 2202 JANUARY, 1968	24 032 431 GEORGE E. COLE- LLGAL FORMS
this indenture, witnessettly that Ell,	jah Dowdell and Re	ose Polito
Cheremafter called the Granton), of the City and State of Illinois for and in consist Two thousand, Eight hundred, in hand paid. CONVIYS AND WARRANTS to of the City of Evanston and to his successors in trust hereinafter named, for the howing described real estate, with the improvements the and everything appurtenant thereto, together with all rof Evanston County of Cook	deration of the sum of (\$2,8), Sixty	and State of Illinois ce of the covenants and agreements herein, the fol- additioning, gas and plumbing apparatus and fixtures, cmises, situated in the City
Lot 46 in McCormick Park Sub of way of Lots 3 and 4 in Ci Section 73, Township 41 Nort Meridian.	division except S reuit Court Parti h, Range 13, East	tion of North West 4 of of the Third Principal.
0007		
4		
Hereby releasing and waiving all rights under a d V s 18 Trust, nevertheless, for the purpose of seems g Witheras. The Grantor ELL jah Dowdel instrincebred upon their	performance of the covenants a Lond Rose Polito	nd agreements herein.
to State National Bank in t 48 monthly installments of June, 1977 and every month	he allo int of \$2,8 \$59,50 each begin therea from until	60.80 to be repaid in ching on the 10th day of the final monthly install—
ment is paid on the 10th da	y of May, Luci.	CE
	CO	PICACE
The Grastor covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand rebuild or restore all buildings of improvements on said shall not be committed or suffered; (5) to keep all bailding antice herein, who is hereby authorized to place such it with loss clause attached payable fart, to the first Trists which policiers shall be left and remain with the said Morbanees, and the interest theteon, at the time or times with 18 (II FeV 8) of failure so to insuite, or pay laxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incin Grantor agrees to repay immediately without demand, per animan shall be so much additional indebtedness see	nismance in companies accoming we of many many many many many many many many	to the both of the first mortgage indebtechess, the Trusce heretings bein interests may appear, betedness is fully aid; (3) to pay all prior means of payable, unibrances or the "" re" thereon when due, the or assessments, or discars, or purchase any tax from time to time; and all prior morey so paid, the on from the of the and all money so paid, the
In the Evi St of a breach of any of the aforesaid to carned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured byce. It is Acot in by the Grantor that all expenses and closure bereof. Including reasonable attorney's fees, out pletting abstract showing the whole fifte of said premisexpenses and disbursements, occasioned by any sail for much, may be a party, shall also be paid by the Grantor. Ashall be taxed as costs and included in any decree that in cree of sails shall have been entered or not, shall not be diffue costs of suit, including attorney's fees-have been passigns of the Grantor waives all right to the possession	ovening, or agreements the whole thereof, without notice, become tuprum, shall be recoverable by figures terms, and for incurred if asys for documentary evidence, says for documentary evidence, sees embracing forcelosure decree occeding wherein the grantee or all such expenses and disbursements where the temple of in such forcetter.	immediately due and payable, a d wah interest oreclosure thereof, or by suit at 1 w, or both, the n behalf of plaintiff in connection with the fore-tenographer's charges, cost of procuring or companies of the paid by the Grantor; and the like any holder of any part of said indebtedues, as also shall be an additional lien upon said pren ises the newegotions which presently a scheduler or the payable of the proceedings which presently a scheduler or the payable of the proceedings which presently a scheduler or the payable of the proceedings which presently a scheduler or the payable of the proceedings which presently a scheduler or the payable of the proceedings which presently a scheduler or the payable of the payable
agrees that upon the hing of any complaint to to rectise out notice to the Grantor, or to any party claiming and with power to collect the rent, issues and profits of the si 18 THE EVENT of the death or removal from said. refusal or failure to act then.	this trust Deed, the court in whi er the Grantor, appoint a receiv ild premises.	ch such complaint is flied, may at once and wither to take possession or charge of said premises County of the grantee, or of his resignation, of said County is hereby appointed to be the person who shall then be the acting Recorder
of Deeds of said County-is hereby appointed to be second performed, the grantee or his successor in trust, shall rele	ase said premises to the party ent	titled, on receiving his reasonable charges.
Witness the hand. Sand seal of the Grantor. S. th	x Eliet IX	or May 19 77. cuelell (SEAL) Delito 17 (SEAL)
THIS INSTRUMENT PREPARED BY A/K/ CHE NATIONAL BANK, EVANSION, ILL. 14 Sacco	11 X 41 acc	MINITALER

UNOFFICIAL COPY

4

. **!**]

	7 a.L 23 E1 11 2
STATE OF 111 inois	dolandari hashow a she way a A Foo
	SS.
COUNTY OF COOK	van de in port de la
1. <u>Vicki Edelnant</u>	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY th	at Elijah Dowdell and Rose Polito
personally known to me to be the same per	son son whose name s are subscribed to the foregoing instrument,
	nd acknowledged that they signed, sealed and delivered the said
	act, for the uses and purposes therein set forth, including the release and
waiver of the vight onestead.	act, for the uses and purposes therein sectional, including the release and
A 1 (A) (A) (A)	this 2nd day of May 19 77
(Imprese Soul Here)	- Eliake It Redelment
My Commission reco	Notacy Public
Commission Expires My Commission Expires	S.pt. 17, 1990
	0/
	94
	10
	4
	COAS
	To
	0.
	\bigcup_{x_n}
	C.
d ose	CV I
S S S S S S S S S S S S S S S S S S S	
ank ank ven ven is	
Deo Deo O O O O O O O O O O O O O O O O O O O	
D MORTG IST De dell and TO TO conal Bank gron Aven Illinois	RGE E
rust De rust De bowdell and ro ro ational Bank rington Aven n, Illinois	GEORGE E. COLE®
Frust Deed Trust Deed Figh Dowdell and Rose Polito To State National Bank 1603 Orrington Avenue Evanston, Illinois 6020	GEORGE E

END-OF-RECORDED DOCUMENT