UNOFFICIAL COPY

	eleparatabas	magath,	negyalizenia	umer (etc. activ	servan pak		711.55	Tours of the	<u> 1802-is</u>
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. JANUARY,	2202 1968	Loan	30078 # 3000 78	33-8 18048			ORGE E. LEGAL F	
THIS INDENTURE, WITNESSETH, That MARKUS	ROSEN	and M	IRIAM	ROSEN,	his	wife	<u> </u>	057	58
(hereinafter called the Grantor), of the	on of the su	m of N	. -				ook_	0	ollars
is the depaid, CONVEY. AND WARRANT. to fith Village of Skokie and is his successors in trust hereinafter named, for the purple of the control of the contro	JOHN R. County of pose of seconduding at issues and p	O CC Couring pe I heating profits of	NNELL rformanc , air-cond	e of the co	ee nd State evenants as and p ated in th	ofI and agree	pparati	ois nerein, th	c fol-
Lot 4 in Block 3 in Devon Avenue Add of the Scut. East quarter of South W 41 North, Range .3 East of the Third 15 acres there f) in Cook County, I1	est qua Princi	rter	of Sec	tion 3	6, To	wnship			
C									
							4	ا.	٠ <u>,</u>
0/						- 5	(
Hereby releasing and waiving all rights under and by virtue. In TRUST, nevertheless, for the purpose of securing pc to WHEREAS, The Grantor B MARKUS ROSEN AT justly indebted upon their	nd MIRI	AM_RO	SEN. h	laws of the dagreement is wife sory note.	<u> </u>				mble
FIVE HUNDRED NINETEEN AND 92/100 DOLI (24) monthly installments of \$188.33 & September, 1977.	each, č	('wue'r	eing o	n the S	5th de	Ĭ Į	•		
THE GRANTOR covenants and agrees as follows: (1) To p notes provided, or according to any agreement extending time and assessments against said premises, and on demand to exhirchuid or restore all buildings or improvements on said premishall not be committed or suffered; (5) to keep all buildings no grantee herein, who is hereby authorized to place such insuran with loss clause attached payable first, to the first Trustee or Newhich policies shall be left and remain with the said Mortgagee brances, and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay taxes or as rantee or the holder of said indebtedness, may procure such ilien or title affecting said premises or pay all prior incumbrane Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured h IN THE EVENT of a breach of any of the aforesaid covenau earned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per annum same as if all of said indebtedness had then matured by expression the cost of said said indebtedness had then matured by expression of the cost of the said such breach at seven per cent per annum same as if all of said indebtedness had then matured by expression of the cost of said said indebtedness and the said specific such may be a party, shall also be paid by the Grantor. All such shall be taxed as costs and included in any decrepthat may be cree of sale shall have been entered or not shall not be dismisse the costs of suit, including attorney's feet shaye been paid, the assigns of the Grantor waives all righting the possession of, a grees that upon the filing of any complete to foreclose this Trout notice to the Grantor waives all righting the possession of, an agrees that upon the filing of any complete to foreclose this Trout notice to the Grantor the east of the said premises and profited to foreclose this Trout notice to the Grantor the said premises and profited to said specified	ay said ind of paymen ibit receipts ses that ma we or at any ce in comp Mortgagee, es or Truste same shall sessments, nsurance, of es and the ne same will ereby.	t; (2) to therefore y have by time on anies ac and, see es until become or the po pay su therest in interest	is, and the pay price of the pay price of the process of the process of the pay of the p	e inte a preciou te in ithin sincy you oyed or drawises insu to the hold the Trustee tedness is payable, mbrances or assessme from time in from the	st lay of a lay of a lay of a lay of the lay	as herein If June in ter destru (4) that wa mr anies t e first mon s ir in t; 6 to terest the discharg and a f paymen	and in each year to sate to sa	said not car, all to r damag said prem lected by ndebtedr may app prior inco hen due, hase any so paid,	e or ixes e to ises the less, ear, im-
IN THE EVENT of a breach of any of the aforesaid covena carned interest, shall, at the option of the legal holder these thereon from time of such breach at seven per cent per angular amme as if all of said indebtedness had then mutured by expressing the seven per control of the seven per cent per angular transfer and properties of the seven per cent per angular transfer and properties the seven per cent per angular transfer for examination of the seven per cent per c	nts pages of, without shall be r terms. sements pa	ments t notice, ecoveral	he whole become in the by for curred in	of said incommediatel eclosure the behalf of	lebtedne y due ar hereof, o plaintiff	ss, includind payable r by suit in connect of	ng r ince, and at law,	of Alendarith integration, or sorth, ith he foliage in a contraction of the contraction o	all rest the
pleting abstract showing the whole title of said prember on expenses and disbursements, occasioned by any suit of proceed such, may be a party, shall also be paid by the Granter. All such shall be taxed as costs and included in any decrea that may be cree of sale shall have been entered or not shall be taxed as costs and included in any decrea that may be the costs of suit, including attorney's feet such been paid. The assigns of the Grantor waives all righting the possession of, an agrees that upon the filing of any complete to foreclose this Trout notice to the Grantor, or to any pity claiming under the with power to collect the rents, is and profits of the said pre-	bracing for ng wherein h expenses rendered in d, nor relea e Grantor; nd income sust Deed, to Grantor, a mises.	the gra and disb as such it ise here for the f from, so he court ppoint a	e decree- ntee or a ursement foreclosur of given, Grantor a sid premi in which a receiver	shall be any holder s shall be a proceed until all stand for the ses pending such come to take p	paid by of any an additi- ings; wh uch exper heirs, e g such f plaint is ossession	the Grapart of sa onal lien with processing ich processing asecutors, oreclosur- filed, may	intor; a iid inde upon sa eding, disbursi adminis e proce y at onc ge of sa	ind the btedness id premis whether ements, a strators a edings, a e and wi id premi	ns de- ind ind ind th- ses
refusal or failure to act, the DUANE F. NESS first successor in this true hap if for any like cause said first suc of Deeds of said County in hereby appointed to be second succe performed, the grantee or his successor in trust, shall release sai	ccessor fail ssor in this id premises	or refuse trust. A to the p	to act, the nd when arty entit	County of: ne person v all the afo led, on rec	of the graid Cou who shall resaid co eiving hi	rantee, or nty is here then be to venants a s reasonal	of his by appoint he action and agree ble char	resignation ointed to g Record to generate	be ler
Witness the hand and seal and the Grantor this	5th	1.1.	day o	6		August		, 19_77	
	MARKU	S ROS	ey Zici	ce	PRO	séc		(SEA) (SEA)	
	MIRIA	n RUS	CAN					•	
									- 1

UNOFFICIAL COPY

	water water and the
20 5 7 7 AUG 15 NA 9 46	t gett
АВС-15-77 425303 • 24057567 • А Rec	10.1
STATE OF ILLINOIS SS.	
COUNTY ON LA FOLGE GOOD	
, Jens A, Jensey , a Notary Public in and for said County, in the	
Stere aforesaid, DO HEREBY CERTIFY that MARKUS ROSEN and MIRIAM ROSEN, HIS WIFE	
personally leggen to me to be the same persons whose names are subscribed to the foregoing instrument,	
appeared before the this day in person and acknowledged that they signed, scaled and delivered the said	
instrument ast' ei : free and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of homestead.	
Sweh With my hang and notarial seal this 13 th day of lugust 1977	
Ngtory Nublic	
Commistion Empires 8/11/79	
48	
1000 MAIL	
THIS INSTRUMET, T WAS PREPARED BY	N
SKOKIE FEDI. AL SAVINGE OF	40
4747 W. DEMPSTER ST. MOKIS, TU.	27
	67
)
NSS. NSS.	V
MAIL TO MAIL T	J.E.
STR OS STR	E. C. 장
TO T	GEORGE E. COLE® LEGAL FORMS
	EE EE
SECOND MORTGAGE Trust Deed Trust Deed TO TO TO TO SKOKIE FEDERAL SAVINGS AND LOAN ASSIN 4/47 DEMPSTER STREET SKOKIE, ILLINOIS 60076	