## UNOFFICIAL COPY

THE PERSONAL PROPERTY OF THE P	is an an and a second s		Singan retaning dan patembelah
TRUST DEED, SECOND MORTGAGE FORM (IIIInois)	FORM No. 2202 JANUARY, 1968	24 123 03	GEORGE E. COL LEGAL FORM
THIS INDEPARED WITNESSETH, That Si	mon Wise and Doro	thy Wise, his wife	<u> </u>
thereinafter called the Conntor), of the <u>City</u> and State of <u>Illivoi</u> , for and in con Fifty-upc-thousand-sixty-t		ood County of	Cook
in hand part. CONVEYS AND WARRANTS to of Homewood	John II. Thode	Trustee	Tilinois
of the VILLARY of Indiagnostic and to his successors in trust here, after named, for lowing described real estate, with the mp because the and everything appurtenant thereto, to getter with all of Homewood County c Co	the purpose of securing performance, including all heating, a rents, issues and profits of sa	ormance of the covenants an air-conditioning, gas and plu aid premises, situated in the	id agreements herein, the fo mbing apparatus and fixture
Address of Property:	220 fforman (follor		
Lot 17 in Dolphin Lakes		ldidion boious S	ubdivieion
in the Wa of the SE, ly Governors Highway in Se the Third Principal Mer	in.→ West of the We ction 36 Township	est right of way l	ine of
lereby releasing and waiving all rights under and by is Tutsr, nevertheless, for the purpose of securing Winatos, The Grantor Simon Wise a notly indebted upon their	ng performance of the cover nd Dorothy Wise, h	r its ; nd agreements herein.	
To the order of Evergrethe sum of (Fifty-one-the Dollars, in 1 payment do	housand-sixty-two-	and-50/100 J 51,0	062,50
THE GRANTOR covenants and agrees as follows: (1) sees provided, or according to any agreement extendinal assessments against said premises, and on demand build or restore all buildings or improvements on said all not be committed or suffered; (5) to keep all build antee herein; who is hereby authorized to place such the loss clause attached payable first, to the first Trus mich policies shall be left and remain with the said Me ances, and the interest thereon, at the time or times we be the time of times of the time of the said Me ances, and the interest thereon, at the time or times we be the time of times of the time of the said Me ances, and the interest thereon, at the time or times we be the time of times of the times of the time of the said Me ances, and the interest thereon, at the time or times we be timed to the time of the times of the time of the times and the time of the times	ing time of payment; (2) to repair to exhibit receipts therefor; I premises that may have bee lings now or at any time on sinsurance in companies acceeded to the companies acceeding to the companies acceeding the com	any priorate the first day of 1.  (3) within sixty days after a destroyed or damaged; (4) sixty and premises insured in complaint to the holder of the following the trustee herein as the trustee herein from time to time; as thereon from time to time; as thereon from time date of j who had to be trustee the trustee of the trustee herein from the date of j who had trustee the trustee of the trustee of the trustee of the trustee herein for planning in the steenographer's charges, which is the trustee of the tr	June in er 'waa' all taxes destruct of or damage to that waste to said premises panies to be sele te by the irst mortgage no biedness, their interests as y appear (6) to pay all prior in amerating the proposed of the pay of their interest hereon when die, the charge or purchase an individual money so paid, me payment at seven per cent including principal and all payable, and with interest by suit at law, or both, the connection with the forecast of procuring or compared to the payment of said indebtedness, and lien upon said premises, in proceeding, whether dees and disbursements, and cutors, administrators and eclosure proceedings, and ed, may at once and with reclayer of said premises.
formed, the grantee or his successor in trust, shall rel  Witness the hand 5 and seaf of the Grantor 5	( 0,1	ty entitled, on receiving his r	easonable charges.
This document was prepared by:	× Loura	The C	(SEAL)

ATE OF Illinois		EP 27 AM 10 34 449223 • 24	1.23032 9 A ·	– Rec	10.00
ATE OF	SS.				
		, a Notary Public	in and for said Cou	nty; in the	
Kenneth C. Schwarz nte aforesaid, DO HEREBY CERTII	SY that Simon	Wise and Dorothy	Wise, his wife		
ite aforesaid, DO FIERED F CENTI					
rsonally know to me to be the same	e person® whose no	me a Ara subscribed	to the foregoing	instrument,	e deserte
peared before he his day in perso					andre e qu
strument asthe_1'free and volu	intary act, for the use:	and purposes therein set	forth, including the	release and	
in St. line fight of home wear.					day.
Given under my hand and ot rial	seal this	8th day of	August	_, 19(,	
(Ampress Seal Flere)		k. H	, — &	Chi.	
( " SAN (),		No.	ary Public		=
ommission Expires $7 - 28 - 5$	80 - ( ) j				
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Trust Deed  Trust Deed				GEORGE E COLE®	LEGAL FORMS $2000\mathrm{Legal}$
SECOND MORTGAGE Trust Deed  To				GEORGE E COLE®	LEGAL FORMS 2002/CLV'U
SECOND MORTGAGE  Trust Deed  To				GEORGE E. COLES	LEGAL FORMS 2005 LV U
SECOND MORTGAGE  Trust Deed  To				GEORGE E COLES	LEGAL FORMS LOGIC LVG

END OF RECORDED DOCUMENT