## からだのアグ30

## **UNOFFICIAL COPY**

			٠
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25167430	GEORGE E. COLE
TP S INDENTURE, WITNESSETH, That	Joseph Gold and France	s Gold, his wife	
(hereinafter called the Grantor), of theVille and Stat ofIllinois, for and in content ofIllinois, for and in content of, the following the, the following described real strie, with the improvements and everything appurter, therefore the, the following described real strie, with the improvements and everything appurter, therefore, together with a content of, therefore, a support of	onsideration of the sum of  EIGHTEEN AND NO/100  TO JOSEPH R. BETU  adows County of Cook  To the purpose of securing performance thereon, including all heating, air-cond  all rents, issues and profits of said prent  bk and State o  abdivision of part of the  set of the Third Princips	be and State of II1  of the covenants and agreeme itioning, gas and plumbing apprises, situated in the Vil fillinois, to-wit:	inois ints herein, the fol aratus and fixtures lage r of Section
Hereby releasing and waiving all rights under and be in TRUST, nevertheless, for the purpose of secun WHEREAS. The Grantor Joseph Gold in justly indebted upon \$18,918.00  in 120 consecutive monthly insta	y virtue of the 10 estead exemption ing performance of the covenants and and Frances 301d, his wi	agreements herein.	herewith, payable
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement extended and assessments against said premises, and on deman rebuild or restore all buildings or improvements on a shall not be committed or suffered; (5) to keep all buildings of insprovements on a shall not be committed or suffered; (5) to keep all buildings of the first Tri which policies shall be left and remain with the said harances, and the interest thereon, at the time or times.  In the Event of failure so to insure, or pay ta grantee or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior incommended of the said in the said of the said interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent peame as if all of said indebtedness, as if all of said indebtedness, as if all of said indebtedness had then matured by It is Agreed by the Grantor that all expenses a closure hereof—including reasonable attorney's fees opleting abstract showing the whole title of said preexpenses and disbursements, occasioned by any unit such, may be a party, shall also be paid by the Grantor shall be taxed as costs and included in any flees that acree of sale shall have been entered or not, shall not be the costs of suit, including altorney's fees have been assigns of the Grantor waives all right of the possess agrees that upon the filing of any companion to foreclo out notice to the Grantor, or to any tarty claiming the with power to collect the rents, it is and profits of the Intervent of the death or removal from said refusal or failure to act. (162)  CHICAGO TITLE first successor in this tast; and if for any like cause sai of Deeds of said County whereby appointed to be seeperformed, the gratter or his successor in trust, shall refusal or failure to act, the	inter of Notingage, and in the indebt when the same shall be and it was or assessments of the prior incum re such insurance. It is such taxes or understance of the prior incum re such insurance, it is such taxes or understances and the same with interest thereon fid, and the same with interest thereon fid, and the same with interest thereon secured hereby. It is the thereof, without notice, become interest thereof, without notice, become interest thereof, without notice, become interest shall be recoverable by fore explaints. It is the same without the proceeding wherein the grantee or an interest in the same without the same terms and disbursements to may be rendered in such foreclosure dismissed, nor release hereof given, up paid. The Grantor for the Grantor aron of, and income from, said premise this Trust Deed, the court in which inder the Grantor, appoint a receiver tail premises.  COOK	edness is fully paid; (6) to pay payable. thereon in the state of assessments, or discharge or prom time to time; and all more from the date of payment at of said indebtedness, including a mediately due and payable, a telosure thereof, or by suit at least of payments of paid for plaintiff in connection ographer's charges, cost of preshall be paid by the Grantony holder of any part of said; it has a madditional lien upon proceedings; which proceedings; which proceeding intil all such expenses and dish do for the heirs, executors, adress pending such foreclosure psuch complaint is filed, may at to take possession or charge of County of the grantee, or of	all prior incum- n when due, the ourchase any tax ney so paid, the t seven per cent principal and all ind with interest aw, or both, the n with the fore- occurring or com- ir; and the like indebtedness, as n said premises, ng, whether de- oursements, and inistrators and roceedings, and once and with- of said premises his resignation,

THIS INSTRUMENT WAS PREPARED BY JEROME A. MAHER 1210 CENTRAL AVENUE WILMETTE, ILLINOIS

Witness the hand\_\_and seal\_\_of the Grantor\_\_ this .

Joseph Gold (SEAL Frances Gold (SEAL

STATE OF	ILLINOIS		ss.			
County of_				PY		
- Va						
I,				Notary Public in a		nty, in the
State aforesai	d, DO HEREBY CE	RTIFY that	oseph Gord an	id Frances, iii.	- WITE	
						<del>,</del>
-	own to me to be the	-				
	ore me this day in					
	<u>their</u> free and right of homestead.	voluntary act, for	the uses and purp	ooses therein set for	in, including the l	cicase and
در این داد د مایک بسیسی را دورد	- , * <del> , *</del>	arial coal this	Sist	day of	uoust.	, 1979
Given un	ider my hand and not	ariai seai this	X1_=	day of <i></i>	O LI SC	, 19 <u>/_</u>
T (IMpress	Seal Puere)		_	Kann &	Zhhe.	
PUB	110			Notary F	Public	
Cor thu ssion E	Expire \$ 2/13/8/	·				
	<u> </u>					
	4					
	Ox					
	Co					
		4				
		C	_			
					42 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 ×	ing our Country
		1 1 00		43 MM A 2 MM A 200 A		10 c.
		ELECTION O	7335 •	25167430 v	A Nec	10.04
	Mar r		()	25147430 u		
	The state of the s		(0)	h/		
			*	T.0		
	(7) ]					
	9/				•	
	0			1	2	
ed ed	Loam of the				C	S E
e Series	Avanue 6089)					CORM
SECOND MORTGAGE  Trust Deed	Hrst Federal Savings & Loan Association of Wilmette 1210 Central Avenue Wilmette, III. 6089), TO				25167430	90.3303-0 George E. Cole® Legal forms
ECOND Trus	ederal Sciatto 10 Ca Imetra				<u>C</u>	EOR LEG
Box FECC	Ass. 12 Wi				£3	. S
	<u> </u>				( <sub>1,20</sub> )	3

## END OF RECORDED DOCUMENT