UNOFFICIAL COPY

· _			
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26057866	GEORGE E, COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That KAY I	RANK MIHEVC AND WIE	TE DEANNE T. (J)	
(hereinafter called the Grantor), of 2408 Linco	Inwood DrEv	vanston, Illin	ois (State)
for and in consideration of the sum of Eight thou in hand paid, CONVEY. AND WARRANT to of 1603 Orrington Avenue (No and Street) and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements then and everything apportenant thereto, together with all references. County of Cook	The State National Evanston, (City) purpose of securing performs con, including all heating, air-c-	Bank Illinois ance of the covenants and agreen conditioning, gas and plumbing ap	(State) nents herein, the fol- paratus and fixtures,
Lot 20 in Pavid F. Curtin's Add in the Sout' East quarter of Fr Range 13, East of the Third Prithe plat thereof accorded Octob County, Illinois.	actional Section ll ncipal Meridian, re	, Township 41 North, ference being had to	
Ox			
Hereby releasing and waiving all rights under and by visits Taxes, nevertheless, for the purpose of securing WHEREAS, The Grantor S. KAY FRANK MIHEVO Their	performance of the covenants. AND W.F. DEANNE T.	and agreements herein. (J) are	harmith much la
justly indebted upon their		nissory notebearing even date	
to the State National Bank in the monthly instalments of \$223.07 e 1981 and every month thereafter on the 20th day of October, 1984	each beginning on thuntil the final more	e 20th day of Novemb	er,
	260578	66 -	•
		'//, _k O'	
The sale or transfer of the preming in the premises, without the writer in the premise of the nothing against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable tirst, to the first Trustee or Nobless shall be left and remain with the said Mortgages and the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said of the present of said indebtedness, may present she not title affecting said premises or pay all prior incun Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness section. It is AGRITED by the Grantor that all expenses of the carned interest, shall, at the ortion of the legal holder the thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured to earned interest, shall, at the ortion of the legal holder the thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured to earned interest, shall, as the problem of the legal holder the thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured to earned interest, shall all be passed by the Cantor. All helicing abstract showing the whole title of said sections and included in at the case of said shall have been near entered of said shall have been pain signs of the Grantor, or to the party claiming unde with power to collect the rents guess and profits of the said had proved to collect the	then consent of the tee, shall consitiut To pay said indebtedness, and a time of payment; (2) to pay therefor; (3) within sixty day therefor; (3) within sixty day have been destroyed or darm the said that any time on said premises in companies acceptant of the forest companies and the interest there are the forest companies of agreements the whole the forest companies of agreements the control of the forest companies of agreements and though the forest companies of agreements and though the forest companies of agreements and though the forest companies of the forest compa	the target th reon, as berein a when the in cash yer, all taxe of the desired in cash yer, all taxe of the desired in cash yer, all taxe of the desired in cash yer, all taxe of the holder of the first more agreed in the desired in companies to be seen the holder of the first more agreed in the desired in companies to be seen the holder of the first more agreed in the seen the seen the left of the	nortgagor nd in said note or and assessments rebuild or restore mises shall not be ted by the grantee debtedness, with may appear, which nor incumbrances, son the due, the jurbase any tax son, so pointe at eight erect to g principal and all and with mater. I law, or both, action with the forestocuring or components and the like I indebtedness, as son said premises, diffigured the proceedings, and at once and without and proceedings, and at once and without a side of said premises of his resignation, by appointed to be acting Recorder degree ments are
Witness the handS and sealS of the GrantorS this	day	of October	1981
	12 May Fr	and Illihore	(SEAL)
W. B.	Jeanne	of my Kenn)	(SEAL)
This instruction, was prepared by Rayner	for the State Nati	onal Bank of Evansto ss)State National E 1603 Orrington A	Bank
#		Evanston, IL 60	

UNOFFICIAL COPY

	1981 NOV 13 AM 10 4	8	in the second second
STATE OF Illinois	_ } _		•
COUNTY OF COOK	107-1/331 5510,19	26057866	- 350 10.00
Barbara A. Kuelper	a Notari	y Public in and for said	County in the
tate aforesaid, DO HEREBY CERTIFY that	·		
	2408 Lincolnwood, Evan		•
personall, krown to me to be the same person	∟S whose names are s	ubscribed to the foregoi	ng instrument,
ppeared before me this day in person and	acknowledged that they	signed, sealed and deli-	vered the said
istrument as <u>the sar</u> free and voluntary ac	t. for the uses and purposes the	erein set forth, including	the release and
raiver of the right of home ter d.			Ĭ
Given under my hand and notarial seal this	20th da	y of <u>October</u>	1981
(Impress Seal Here)	Back	madhul	oe.
110	- jours	Notary Public	
	Colyn	Z-C/O/A	26 057 866
Trust Deed			GEORGE E. COLE®
	ORDED DO		