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	FORM No. 2202 September, 1975 27103961 GEORGE E. COLE® LEGAL FORMS
HIS INDENTURE, WITNESSETH, That	Sam Nakib,divorced and not remarried
ereinafter called the Grantor), of 1225 (No. ar	Washington, Evanston, Illinois (State)
hand paid, CONVEY S AND WARRAN 1603 Orrington Avenue	thousand, Two hundred Eighty-two & no/100's Dollars TS to State National Bank Evanston, Illinois
wing described real estate, with the improvem and everything appurtenant thereto, together we for Evanston. County of the South I of the South ast of the Third Prince ase cent for walk over NALO: The South 12 feet South 5 feet of Lot 15 a Addition to Evanston, be of the LWL, of Section Principal Ceridian, more	West 77 feet 7 inches of the South 5 feet of Lot when as a tract, in G.M.Huntoon's Addition to vision of the South 25 rods of the North ½ of the west ¼ of Section 19, Township 41 North, Range 14 cipal Meridian. Said parcel being subject to an
Evanston, Ill noi:	
IN TRUST, nevertheless, for the urpo to WHEREAS, The Grantor Sam Nas ustly indebted upon his to State National Bank monthly installments of	r and by virtue of the homestead exemption laws of the State of Illinois. Advorced and not remarried, is
or the holders of the mortgagor hereunder.	f the presides or an assignment of bunficial es, without the written consent of the trustee note, shall constitute a default by the
notes provided, or according to any agreeme against said premises, and on demand to exh all buildings or improvements on said premis committed or suffered; (5) to keep all buildiners or suffered; (5) to keep all buildiners on the suffers of the suffers of the first policies shall be left and remain with the said and the interest thereon, at the time or times IN THE EVENT of failure so to insure, or grantee or the holder of said indebtedness, me ine or title affecting said premises or pay al Grantor agrees to repay immediately without per annum shall be so much additional inde IN THE EVENT of a breach of any of the earned interest, shall, at the option of the lethereon from time of such breach at eight parsen as if all of said indebtedness had then	follows: (1) To pay said indebtedness, the above thereon, as herein and in said note or ent extending time of payment; (2) to pay, or e. in each year, all taxes and assessments subit receipts therefor; (3) within sixty days at e truction or damage to rebuild or restore isses that may have been destroyed or damageo. May 1' wasste to said premises shall not be ings now or at any time on said premises injured it comments to be selected by the grantee in insurance in companies acceptable. We holder of first mortgage indebtedness, with Trustee or Mortgage, and, second, or me Trustee herein is their interests may appear, which d Mortgagees or Trustees until the may redness is fully pad; (6) any all prior incumbrances, so when the same shall become the and payable. or pay taxes or assessments, or the prior incumbrances or the incress thereon when due, the nay procure such insurance of the such season assessments, or dischar or , urchase any tax all prior incumbrances and the anterest thereon from time to time; an all mo ys op paid; the utdemand, and the same win interest thereon from time to time; an all mo ys op paid; the utdemand, and the same win interest thereon from the date of pa, ment eith per cent before said overant or agreements the whole or said indebtedness, includin or it per cent per angum, shall be recoverable by foreclosure thereof, or by suit at law the matured by exprass terms. spenses and the discements paid or incurred in behalf of plaintiff in connection with the first of the said of the
shall be taxed as costs and included in any cree of sale shall have been entered or not sit the costs of suit, including attorney's fest assigns of the Grantor waives all right toyl agrees that upon the filing of any contrability.	he possession of, and income from, said premises pending such foreclosure proceedings, and to foreclose this Trust Deed, the court in which such complaint is filed, may at once and with-
shall be taxed as costs and included in any cree of sale shall have been entered or not state costs of suit, including attorney's feat assigns of the Grantor waives all right to agrees that upon the filing of any contraint out notice to the Grantor, or to fany barty with power, to collect the rents, is steps and profile to the Grantor of the collect the rents, is steps and profile and the collect are record to the contraint of	he possession of, and income from, said premises pending such foreclosure proceedings, and to foreclose this Trust Deed, the court in which such complaint is filed, may at once and with-claiming under the Grantor, appoint a receiver to take possession or charge of said premises rofits of the said premises. Nakib, divorced and not remarried.
IN THE EVENT of the death or removal	he possession of, and income from, said premises pending such foreclosure proceedings, and to foreclose this Trust Deed, the court in which such complaint is filed, may at once and with claiming under the Grantor, appoint a receiver to take possession or charge of said premises no Nakib, divorced and not remarried from said COOK County of the grantee, or of his resignation, of Deeds ce cause said first successor fail or refuse to act, the person who shall then be the acting Recorder d to be second successor in this trust. And when all the aforesaid covenants and agreements are rust, shall release said premises to the party entitled, on receiving his reasonable charges.
IN THE EVENT of the death or removal	from saidCOOk
IN THE EVENT of the death or removal refusal or failure to act their Recorder first successor in this this and if for any lik of Deeds of said Congress hereby appointed performed, the granted or his successor in transcription.	from said COOK County of the grantee, or of his resignation, of Deeds of Deeds of Said County is hereby appointed to be the cause said first successor fail or refuse to act, the person who shall then be the acting Recorder d to be second successor in this trust. And when all the aforesaid covenants and agreements are rust, shall release said premises to the party entitled, on receiving his reasonable charges.

27103961

, State National Bank, 1603 Orrington, (NAME AND ADDRESS) Evanston, Illinois. 60204

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STATE OF Illinois (114) 2 9 1 8.9 4	z 8 0 27103961 A — REC 10
COUNTY OF COOK	
I, Michelle Harm	., a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that _ Sam Nakib,	divorced and not remarried
personally known to me to be the same person_ whose name_	is subscribed to the foregoing instrument,
appeared to ree me this day in person and acknowledged that	he signed sealed and delivered the
instrument as _ ' _ 5 free and voluntary act, for the uses and p waiver of the right of lornestead.	urposes therein set forth, including the release and
Given under my hand and notarial seal this 10th	downer April 7
(Impress Seal Here)	day of <u>April</u> , 19 <u>84</u> .
이 경기에 하는 그 아이는 그렇게 되는 그는 사람들이 얼마나 되었다면 모양하다 모양하다.	mak exercis
Commission Expires 22, 1987	Notary Public
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