GEORGE E. COLE* LEGAL FORMS FORM NO. 2202 April, 1980

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form

All warranties, including merchantability and litness, are excluded.	·
THIS INDENTURE WITNESSETH, That Edwin Levin and Unith G. Levin, his wife	M. T
194 Vernon Avenue Glencoe IL	
(No. and Street) (No. and Street) (Corp.) (State) (Corp.) (State) (Source) (State) (Source) (State)	27228042
huncred four and 00/100	
in hand part' convey. S AND WARRANT S to	
Glenco Vational Bank of 333 Par' A'enue Glencoe II.	
as Trustee, and to is stoccessors in trust hereinafter named, the following described real	
estate, with the impressments thereon, including all heating, air-conditioning, gas and plumbing apparatulated fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of sr d pt :mises, situated in the County of	and State of Illinois, to-wit:
Parcel No. 1: Lot 38 (except the Southeasterly 16 feet thereof) as	nd the Southeasterly 16 feet of Lot
Lot 38 (except the Southeasterly 16 feet thereof) as 39, in Charles E. Brown's Subdivision of the Southwidlencoe, a subdivision of parts of Section 5, Section 1, Sec	esterly 450 feet of Block 20 in on 6. Section 7 and Section 8. Town
ship 42 North, Range 13 East of the Third Principal	Meridian.
Parcel No. 2: The Northeasterly one-halic, the vacated 20 foot a	llev lying Southwesterly of and ad-
ioining Parcel No. 1. aforesail.	
Hereby releasing and waiving all rights under and by various of the homestead exemption lav IN TRUST, nevertheless, for the purpose of securing parformance of the covenants and a	rs of the State of Illinois. greements herein.
INTRUST, nevertheless, for the purpose of securing 1 rformance of the covenants and a WHEREAS. The Grantor is justly indebted upon <u>Their</u> rine, all promissory note. In 84 successive monthly installme its of five hundre	bearing even date herewith, payable and 00/100 (506,00) dollars
(including principal and interest) beginning August	25th, 1984, and thereafter on the
same subsequent day of each month until jaid in full maturity in all unpaid amounts at a rate of Chase Ma	
floating at the highest lawful rate then ir the Stat	te of Illinois.
This mortgage shall secure any and all rene als, or	extensions of the whole or any par
of the indebtedness hereby secured however evidences as may be agreed upon and any such renewals on extensions.	isions or any charge in the terms of
rate of interest shall not impair in any manner the mortgage, nor release the Mortgagor from personal la	validity of of arriority of this
by secured.	This ity low indepted less left
by Secured. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the int or according to any agreement extending time of payment; (2) to pay when due in each year demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to premises that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable. Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times wifer. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, premises or pay all prior incumbrances and the interest thereon from time to time; and all without demand, and the same with interest thereon from the date of payment.	th reon, a perein and in said note or notes provided,
demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to premises that may have been destroyed or damaged; (4) that waste to said premises shall not to	rebuild that store all buildings or improvements on said be come the for suffered; (5) to keep all buildings now or at
any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable	is bereby authorize a to place such insurance in companies
paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when	be same shall bee me due and payable.
holder of said indebtedness, may procure such insurance, or pay such taxes or assetsments, premises or pay all prior incumbrances and the interest thereon from time to time; and all	or discharge or pure as any tax lien or title affecting said money so paid, the after after agrees to repay immediately
without demand, and the same with interest thereon from the date of paymout indebtedness secured hereby.	per cent per annur shall be so much additional
IN THE EVENT of a breach of any of the aforesaid covenants or agreeming the the whole of sai shall, at the option of the legal holder thereof, without notice, become immediately due and p	d indebtedness, including pr. scipal and slip a finite distribution interest, avable, and with interest thereout to a time of such breach
or cent per annum, shall be recoverable by for elektre thereof, or by su	it at law, or both, the same as if all of said and obtedness had
IT IS AGREED by the Grantor that all expenses and disburgaments paid or incurred in beh	alf of plaintiff in connection with the force' so rehereof —
whole title of said premises embracing foreclosure decreed hall be paid by the Grantor; an suit or proceeding wherein the grantee or any holder of the part of said indebtedness, as such	d the like expenses and disbursements, o. sign. by any may be a party, shall also be paid by the Gran. J. Il such
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbustioners paid or incurred in behindleding reasonable attorney's fees, outlays for documentary widence, stenographer's chain whole title of said premises embracing foreclosure decree. Hall be paid by the Grantor; an suit or proceeding wherein the grantee or any holder to be year to said indebtedness, as such expenses and disbursements shall be an additional behapon said premises, shall be taxed as such foreclosure proceedings, which proceeding, whole rederee of sale shall have been enter until all such penses and disbursements, and the costs of said; including attorney's fees, have executors, administrators and assigns of the Grantor waives all right to the possession of, a proceedings, and agrees that upon the flime of any complaint to foreclose this Trust Deed, I without notice to the Grantor, or to a porty claiming under the Grantor, appoint a receiver collect the rents, issues and profits only said premises. The name of a record owners: Edwin Levin and Judith G. L.	costs and included in any decree that may be rendered in a cost or not, shall not be dismissed, nor release hereof given.
executors, administrators and assigns of the Stantor waives all right to the possession of, a	and income from, said premises pending such foreclosure
without notice to the Grantor, or to an party claiming under the Grantor, appoint a receiver to collect the reats issues and profits of the said premises	to take possession or charge of said premises with power to
The name of a record owners: Edwin Levin and Judith G. L	evin, his wife
Clarace Mational Manie	grantee, or of his resignation, refusal or failure to act, then unty is hereby appointed to be first successor in this trust;
and if for any like cause aid first successor fail or refuse to act, the person who shall then be appointed to be second successor in this trust. And when all of the aforesaid covenants and a	he the acting Recorder of Deeds of said County is hereby
trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	
	$\overline{\alpha}$
Witness the hand S and seal Sof the Grantor this 20th day of July	
X Ed	un Lhin' (SEAL)
Please print or type name(s)	vin_
below signature(s)	Teven (SEAL)
Sudith G	. Levin
Vivian L. Verenski, Glencoe Natio	onal Bank, Glencoe, IL 60022

UNOFFICIAL COPY

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STATE OF Illinois		-24-84 943296 -} ss.	27226042 A	- REC 10
I,the unders		, a Notar	y Public in and for sa	•
appeared before me this	s day in person and a	S whose nameS are scknowledged that they for the uses and purposes the	signed, sealed and d	elivered the said
waiver of the right of hor	•	20th day of		1984
Commission Expire:	7:1:57 Of Co	60 E	i	
575 <u>5</u> 53 84 10: 20			245	27 228 042
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SECOND MORTGAGE Trust Deed	OT		Least Comments	GEORGE E. COLE®
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