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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25462107	GEORGE E. COLI LEGAL FORM:
THIS INDENTURE, WITNESSETH, That William	am Lambrecht and Gay	yle Lambrecht, his w	ife
(hereinafter called the Grantor), of the Village	of Northbrook	County of Cook	
and State of 1111no15 for and in considerate Twenty thousand one hundred one is	ieration of the sum of and 20/100ths		Dollar
in hand paid, CONVEY AND WARRANT to_ of theof Rolling Meadow:	<u>Joseph R. Berube</u>		innis
and to 'as successors in trust hereinafter named, for the			
lowing de ribed real estate, with the improvements ther	eon, including all heating, air-co	onditioning, gas and plumbing ap	paratus and fixtures
and everything appurtenant thereto, together with all ref	ents, issues and profits of said p	remises, situated in the V. I. I. te of Illinois, to-wit:	iage
Lot 24 in Block 11 in Northb South ? of Lots 1 and 2 all Trusteen 5 bdivision of Sect Third Princ pal Meridian, (e Beginning at the South East Line of Lot 1, 660.14 feet; feet to a point of the cente feet to the point c. Beginni	of Lot 7 and the Weston 16, Township 42 excepting the portion corner of Lot 1; Thence North 230.94 or line of Shermer Average 15 and 15	st ½ of Lot 8 of Sch North, Range 12 Eas n described as Follo ence West along the feet; Thence East 6 venue; Thence South	ool t of the ws: South 60.14
Manage .			
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Hereby releating and waiving all rights under and by vin Trust, revertheless, for the purpose of securing Whitaeas, The Grantor William Lambrech justly indebted upon \$20,101.20	t and Ga le Lambred	and agreements herein	e herewith, payable
in 120 Consecutive monthly installm			····• • - • - · · · ·
	4/2"		
		. Ck	•
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		(3E	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand a stability of the	To pay said indebtedness, and time of payment: (2) to pay p	the house ther on, as herein arid the first large of lune in	and in said note or each year, all taxes
and assessments against said premises, and on demand it rebuild or restore all buildings or improvements on said shall not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such if with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Morbances, and the interest thereor, at the time or times when he the theology of the procure is the procure of the holder of said incebedness, may procure lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand; or annum shall be so much additional indebtedness second	o exhibit receipts therefor; (3) premises that may have been de	within sixty days after destructions are the troyed or damaged; (+) that wa	tion or damage to
grantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Truste	ings now of at any time of sale isurance in companies acceptable or Mortgagee, and	he to the holder of the first	tgage indebtedness.
which policies shall be left and remain with the said Morbrances, and the interest thereo, at the time or times who	tgagees or Trustees until he inc en the same shall secure due a	debtedness is fully paid; (() to p nd payable.	y all prior incum-
In the Event of failure to insure, or pay taxes grantee or the holder of said inceptedness, may procure	or assessments of the prior in such insurance, pay such taxe	cumbrances or the interest theres or assessments, or discharge of	con when due, the
lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand,	and the same with interest thereoned the same with interest their	on from time to time; and all r reon from the date of payment	non y on paid, the at fiven per cent
per annum shall be so much additional indebtedness seed IN THE EVENT of a breach of any of the aforesaid earned interest, shall at the option of the level holder.	ovenants of agreements the who	ole of said indebtedness, including	ng princi al s ad all
thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by ex	shall be recoverable by	foreclosure thereof, or by suit a	t law, or both, the
Grantor agrees to repay immediately without demand a per annum shall be so much additional indebtedness sector. IN THE EVENT of a breach of any of the aforesaid of earned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by existing the same as if all of said indebtedness had then matured by existing the same as if all of said indebtedness had then matured by existing the same as if all of said indebtedness had then matured by existing abstract showing the whole title of said premise expenses and disbursements, occasioned by any sumbursements, o	distursements paid or incurred gas for documentary evidence, es embracing forcelosure decro occeding wherein the grantee o ill such expenses and disbursem ay be rendered in such forcelo smissed, nor release hereof give id. The Grantor for the Granto of, and income from, said pre this Trust Deed, the court in whe er the Grantor, appoint a recei-	in behalf of plaintiff in connect stenographer's charges, cost of ec—shall be paid by the Grain rany holder of any part of saients shall be an additional lien usure proceedings: which proceed in, until all such expenses and or and for the heirs, executors, are the said of the complaint is filed, may were to take possession or charge.	tion with the fore- procuring or com- mentor; and the like id indebtedness, as ignor said premises, iding, whether de- lisbursements, and administrators and proceedings, and at once and with- e of said premises
with power to collect the rents, it was and profits of the sa	id premises.	County of the grantee, or	of his residentia-
IN THE EVENT of the dead of removal from said refusal or failure to act the Chicago Title & Tifist successor in this task; and if for any like cause said for Deeds of said County thereby appointed to be second performed, the grates of his successor in trust, shall rele-	rust or Torrens irst successor fail or refuse to act successor in this trust. And wh	of said County is here t, the person who shall then be the en all the aforesaid covenants a	by appointed to be ne acting Recorder and agreements are
Witness the hand S and seal S of the Grantor S thi		y of May	19 80
	William Lambr	echt 1 1 1	(SEAL)
THIS INSTRUMENT WAS PREFADED BY JECOME A. MAHER 1210 CENTRAL AVENUE WILMETTE, ILLINOIS	Gayle Lambrec	embrecht ht	(SEAL)

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Commission Expi	ires 11-2-82		ESSENCE OF THE PROPERTY OF THE	ALTON S
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Trust: Deed	recht.	Title L + A First Federal Savings & Loan Association of Wilmette 1210 Contral Avenue With atte, III. 60091		23310 - / George E. Cole Legal forms
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