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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. JANUARY,	2202 1968		GEORGE E. COLE*	_
THIS INDENTURE, WITNESSETH, That JOSEPH	R. BERUBI	E			
(hereinafter called the Grantor), of the VILLAGE and State of 1.4 1 10 18	of _RCLI	ING M	ADONS THOUSAND CHE HUNDRE	THIRTY FOUR	&64/°
n hand paid, C. V. AND WARRANT to MAR				Dollars	
and to his successors in a st hereinafter named, for the properties of the proving described real estable with the improvements thereously deverything appartenant of the content of the properties of the province of the properties of the province of the p	urpose of secur a, including all l s, issues and pr	ring perfo heating, a ofits of sa	rmance of the covenants and agree r-conditioning, gas and plumbing a	ments herein, the fol- pparatus and fixtures,	
IN THE SO RE'GE 12 E TO THE PL	UTH EAST AST OF TH AT THEREO!	1/4 OF E THIR F RECO	GLENVIEW PARK MANOR A 12, TOWNSHIP 41 NORTH D PRINCIPAL MERIDIAN, RDED JULY 25, 1944 AS C CCUNTY, ILLINOIS.	Ŧ,	
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lereby releasing and waiving all rights under and by virtu IN TRUST, nevertheless, for the purpose of securing per WHEREAS, The Grantor 134-64					
MONTHLY CONSECUTIVE PAYMENTS ,72 AT	\$126.87	EACH	ro hiss iry notebearing even da	te nerewith, payable	
			Cick	•	
THE GRANTOR covenants and agrees as follows: (1) To tes provided, or according to any agreement extending tin d assessments against said premises, and on demand to evould or restore all buildings or improvements on said prevail not be committed or suffered; (5) to keep all buildings antee herein, who is hereby authorized to place such insur th loss clause attached payable first, to the first Trustee o eich policies shall be left and remain with the said Mortga ances, and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay taxes or line or the holder of said indebtedness, may procure such or title affecting said premises or pay all prior incumbra antor agrees to repay immediately without demand, and annum shall be so much additional indebtedness secure	pay said indel ne of payment; whibit receipts mises that may now or at any rance in compa r Mortgagee, a	otedness, (2) to patherefor; have been time on so nies access and	and the hard thereon, as here in by price sign the first day of June in (3) with it sixty days after destru- thereof or damaged; (4) that we permises insured in companies to the total the holder of the first mon d, to the Trustee herein as their in indebtedness is fully noil; (6) to	an, in said note or rach year, all taxes circ or damage to uste to sai, premises o be self ited by the tigage in lebted less terests m. " pp. r. any all notes in m.	25591990
inces, and the interest thereon, at the time or times when to IN THE EVENT of failure so to insure, or pay taxes or intere or the holder of said indebtedness, may procure such or title affecting said premises or pay all prior incumbra antor agrees to repay immediately without demand, and annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the	the same shall assessments of insurance, inces and the the same with i heraby nants or agreer reof, without or	th prio pay such iterest the interest nents the iotice, bec	in and payable. I mumbrances or the interest the taxes or assessments, or discharge erron from time to time; and all thereon from the date of paymen whole of said indebtedness, includione immediately due and payable.	reon when due, the or purchase any tr. a money, so paid, the trait seven per cent and principal and all and with interest	0
antor agrees to repay immediately without demand, and annum shall be so much additional indebtedness secured. In the Event of a breach of any of the aforesaid covened interest, shall, at the option of the legal holder the reon from time of such breach at seven per cent per anile as if all of said indebtedness had then matured by explicit in the said of the said indebtedness had then matured by explicit in the said indebtedness had then matured by explicit in the said indebtedness had then matured by explicit in the said pressure and said indebtedness had then matured by explicit in the said pressure the said pressure the said pressure the said pressure that the said pressure the said pressure the said pressure that the said included in any decay that may be of sale shall have been entered or not shall not be dismit costs of suit, including attorney's feel have been paid, gas of the Grantor waives all right on the possession of, eas that upon the filing of any prima and to foreclose this notice to the Grantor, or to say party claiming under the power to collect the rents, they and profits of the said p In the Event of the deat or removal from said used in said or failure to act, the	shall be reconstructed by shall be reconstructed by shall be reconstructed by shall be rendered in the rendered in	coverable or incur ry eviden- closure d the grante id disburs such for	by foreclosure thereof, or by suit a red in behalf of plaintiff in connec e, stenographer's charges, cost of ecree—shall be paid by the Gra- e or any holder of any part of se- gements shall be an additional lien and closure proceedings; which proce-	at law, or both, the tion with the fore- procuring or com- ntor; and the like id indebtedness, as upon said premises, eding whether de-	
of sale shall have been entered or not ball not be dismic costs of suit, including attorneys for have been paid, gas of the Grantor waives all right in the possession of, est that upon the filing of any offin sain to foreclose this notice to the Grantor, or to say bury claiming under the hower to collect the rents, it was and profits of the said p IN THE EVENT of the data of the may all forms said	ssed, nor releas The Grantor for and income fractions. Trust Deed, the Grantor, appremises.	e hereof or the Gra om, said e court in point a re	given, until all such expenses and interpretable and for the heirs, executors, premises pending such foreclosur which such complaint is filed, may eciver to take possession or charge control of the grante or county of the grante or	disbursements, and administrators and e proceedings, and at once and with- e of said premises	
issuccessor in the use of removal from saturations and refuse to act, the successor in this traffic and if for any like cause said first speeds of said County shereby appointed to be second successor in trust, shall release	successor fail or cessor in this t said premises t	refuse to rust. And o the part	of said County is here act, the person who shall then be to when all the aforesaid covenants a y entitled, on receiving his reasonal	by appointed to be the acting Recorder and agreements are the charges.	
Witness the handand seal_of the Grantor_ this _			day of Light.		
	X /1/as	gace	V Elaine Well	(SEAL)	
THIS INSTRUMENT WAS PRECARED BY JEROME A. MAHER 1210 CENTRAL AVENUE WILMETTE, ILLINOIS				(SEAL)	

UNOFFICIAL COPY

1510 SEP 22 AM 9 47	
STATE OF Illinois	neoroto etaly or the
COUNTY OF COOK LUCA (CONT. LLCAU)	g g
I. Rachel McCandlishEp.22-80 3 4 8 9 1 5	Notac Public of and for said County, in the
State aforesaid, DO HEREBY CERTIFY that Margaret F	
persucially known to me to be the same person_ whose nameis	subscribed to the foregoing instrument,
appeared before me this day in person and acknowledged that	she signed, sealed and delivered the said
instrument as free and voluntary act, for the uses and purpo	ses therein set forth, including the release and
waiver of the right of lomestead.	D Landrage
Given under my har and notarial seal this	day of the transfer of the state of the stat
(Impress Seat Here)	10 12 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	Notary Public
Commission Expires 16, 19.70	100 B
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SECOND MORTGAGE Trust Deed Trust Deed To To Auctalion of Wilmetta Auctal Avenue Wilmetta III. 60091	GEORGE E. COLE
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garet S.	,
BOX No. SECOND MORT TRUST D TO TO Association of Wilm. 1210 Central Aven 1210 Central Aven Wilmette, III, 609	}

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