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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25822507	GEORGE E. COLE
THIS INDENTURE, WITNESSETH, That. W	illiam L. Woodward a	and Jaquelene O. Wood	ward, his wi
(hereinafter called the Grantor), of the Village and State of Illinois (or and in cons		County of Cook TY SEVEN THOUSAND SE	VEN HUNDRED
in hand paid, CONVEY_ AND WARRANT_ to fine village of Northbrook	Joseph R. Berube County of Cook	and State of	Illinois
and to his successors in trust hereinafter named, for the second of the	ereon, including all heating, air-c rents, issues and profits of said	conditioning, gas and plumbing ap	
to the plat thereof recorded Se 999701 in Section 28, Township Meridian in Cook County, Illin	eptember 3, 1888 in 42 North, Range 13	Book 31 of Plats, Pag	ge Il as docu
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Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of and if WHEREAS. The Grantor William I ustly indebted upon \$37,787.40	woodward and Jaquel principal pro	and agreements herein. ene O. Woodward, his missory note bearing even date	
in 180 consecutive monthly inst	al ments of \$209.93	each.	
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THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, an	d he hereon, as herein a	and in said note or
THE GRANTOR covenants and agrees as follows: (1) otes provided, or according to any agreement extendin and assessments against said premises, and on demand build or restore all buildings or improvements on said hall not be committed or suffered: (5) to keep all build rantee herein, who is hereby authorized to place such ith loss clause attached payable first, to the first Trusthich policies shall be left and remain with the said Morances, and the interest thereon, at the time or times with IN THE EVENT of failure so to insure, or pay taxe rantee or the holder of said indebtedness, may procure nor title affecting said premises or pay all pror incur rantor agrees to repay immediately without demand, or ennum shall be so much additional indebtedness see	g time of payment; (2) to pay to exhibit receipts therefor; (3) I premises that may have been ings now or at any time on say insurance in companies accen- tee or Mortgagee, and ortgagees or Trustees until he in hen the same shall gettern due	pi. The first day of June in e) with simm days after destruct troyed 1 da naged; (4) that was plemises ins. er in companies to ple to the 1.01d c. of the first mort to the Truste, her in as their inti debtedness is fully paid; (6) to pi and payable.	ach year, all taxes to or damage to tet to said premises be selected by the gage indebtedness, crests may appear, ay all prior incum-
IN THE EVENT of failure so to insure, or pay take rantee or the holder of said indebtedness, may procure en or title affecting said premises or pay all prior incur rantor agrees to repay immediately without demand, ir ennum shall be so much additional indebtedness see	s or assessments of the prior in such insurance. They such tay inbrances and the interest there and the same with interest the cured heapty.	neumbrances or the interest there exes or assessments, or lis harge or on from time to time, and all mereon from the date of payme at	on when due, the purchase any tax oney so paid, the at seven per cent
remum shall be so much additional indebtedness sec- ing much additional indebtedness sec- rined interest, shall, as the option of the legal holder ercon from time of such breach at seven per cent per me as if all of said indebtedness had then matured by e	tovenants of agreements the who thereof, without notice, become answer shall be recoverable by express terms.	nole of said indebtedness, incl. din ne immediately due and payat. foreclosure thereof, or by suit at	gr incipal and all and with interest if w, c both, the
It is AGREED by the Grantor that all expenses and assume hereof—including reasonable attorney's feet of a ting abstract showing the whole title of said prefipenses and disbursements, occasioned by any suit per her and the properties of the proper	dispursements paid or incurred just for documentary evidence, see embracing forcelosure decroceeding wherein the grantee All such expenses and disbursem in the control of the control of the control of the control o	stripenary or paintain in connect stenographer's charges, cost of pree—shall be paid by the Gran or any holder of any part of said tents shall be an additional lien uposure proceedings; which proceedings; which proceedings; which proceed on until all such expenses and de-	pon said pressits.
It is AGREED by the Grantor that all expenses and sure hereof—including reasonable attorney's feet of sting abstract showing the whole title of said free penses and disburxements, occasioned by any unit pict, may be a party, shall also be paid by the Control, and the taxed as costs and included in any feet with a record sale shall have been entered or not half not be de costs of suit, including attorney's feet have been paigns of the Grantor waives all right to the possession crees that upon the filing of any smith to foreclose the other collect the creaty, it and profits of the said profits to collect the creaty, it and profits of the said profits of the sa	id. The Grantor for the Grant or the Arant or this Trust Deed, the court in where the Grantor, appoint a recealed premises. Cook	or and for the heirs, executors, a emises pending such foreclosure hich such complaint is filed, may liver to take possession or charge County of the grantee, or o	dministrators and proceedings, and at once and with- of said premises of his resignation,
fusal or failure to act. Chicago Title at st successor in this talk up if for any like cause said in Deeds of said County or hereby appointed to be secon rformed, the gratic or his successor in trust, shall rele	first successor fail or refuse to ac d successor in this trust. And w	t, the person who shall then be the	e acting Recorder d agreements are
Witness the hand_and seal_of the Grantor th	uis <u>19th</u> da	y of <u>March</u>	, ₁₉ 81
	William	L Woodward	(SEAL)
THIS INSTRUMENT WAS PREPARED BY JEROME A. MAHER	* Hackmyns	12. Wertwind	(SEAL)

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STATE OF	Minais Pok	ss.		. 4.
I. Rac	hel Mc Candlat			
,		·	ary Public in and for said Count d and Jaquelene OWoodw	
his wife	THEREBY CERTIFY that			
personally known to	me to be the same person s	whose names are	subscribed to the foregoing ins	trument,
appeared before me	this day in person and acl	cnowledged that <u>the</u>	Y signed, sealed and delivered	the said
instrument as their	free and voluntary act, f	or the uses and purposes	therein set forth, including the rele	ease and
w liver of the right o	f homestead.	o. A	10 0	
	hand and notarial seal this	2700	day of Marola1	9£Z
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SOUBLIE			Notary Public	**1
Condiniesion Expires	- lan 16, 1983.			
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L. W	ENTR S		deral Seral Seral Seral Seral	GEORGE E. CC. F.
SECOND MORTGAGE Trust Deed William L. Woodward	TO ASSOCIATION OF WIEMETTE 1210 GENTRAL AVENUE WILMETTE, ILL, BORDS	٠	Mail to From First Federal Savings, & Loan Association of Willmette, 19210 Central Ave. Wilmette, 19210	B -
S Wil	TO ASSICE TO TO ASSICE A LOAN ASSICE THE STATE TO CENTRAL AVENUE WILMETTE, ILL, 60091		# 2	2
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