## **UNOFFICIAL COPY**

116-0-76		DEDEDORE	
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25858365	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	William J. Walke	r and Marilyn E. Walk	er, his wife
(herein er colled the Grantor), of the Villa and State of Illinois , for and in con- Thirty Leven Thousand Seven Hund	sideration of the sum of	County of	Dollars
in hand paid, CON 'EYS AND WARRANTS to of the Villace of Northbrook	Joseph R. Berul County of Cook	and State of	llinois
and to his success's in rust hereinafter named, for it dowing described real est so the improvements the and everything appured out the eto, together with all of	nereon, including all heating, ai I rents, issues and profits of sai	r-conditioning, gas and plumbing a	pparatus and fixtures,
Lot 16 in Hlavacek and Scupka's a Quarter (½) of the Northwest Quar of the Third Principal Medician, recorded on August 1, 1929 and Do	ter $(\frac{1}{2})$ of Section in Cook County, Ill	33, Town 42 North, Ra Linois, according to t	inge 13, East the plat thereof
	00/		
lereby releasing and waiving all rights under and by	virtue of the hor restead exem	nts and apreements herein	
WHEREAS, The Grantor William J. Wassely indebted upon \$37,789,20	arker and Marryth E	comissory notebearing even da	te herewith, payable
n 180 consecutively monthly insta	allments of \$209.94	eacn.	
		CACK	•
The Grantor covenants and agrees as follows: (I tes provided, or according to any agreement extending a sessments against said premises, and on demand unild or restore all buildings or improvements on said lin to be committed or suffered; (5) to keep all build intecherein, who is hereby authorized to place such h loss clause attached payable first, to the first Trus inch policies shall be left and remain with the said Me united to the said the said that the sa	To pay said indebtedness, a g time of payment; (2) to pa to exhibit receipts therefor; d premises that may have been lings now or at any time on a insurance in companies according.	and the his tent thereon, sharing price in the first day of June June June June June June June June	and in said note or each year, all taxes filton or damage to sate to said premises or belected by the 191 te indebtedness.
a loss clause attached payance intal, to the first the fich policies shall be left and remain with the said Mc nees, and the interest thereon, at the time or times with THE EVENT of failure so to insure, or pay taxe ntee or the holder of said indebtedness, may procure or title affecting said premises or pay all prior incurance agrees to repay immediately without demand.	ortgagees or Trustees until he then the same shall see and or es or assessments of the prior e such insurance; and such imbrances and the same with interest the and the same with interest the	in the Trustee herein as their in indebtedness is fully paid; (6) to je and payable. incumbrances or the interest the laxes or assessments, or discharge erron from time to time; and all inhereon from the date of paymen	tre ts may appear, beay all primin cum- reon when due the or purch se and tr money sod,e t at seven per cer
In the Event of a breach of any of the aforesaid and interest, shall, at the option of the legal holder eon; from time of such breach at seven per cent per eas if all of said indebtedness had then matured by a IT is Agreed by the Grantor that all expenses and	covenants or agreements the verthereof, without notice, because shall be recoverable express terms.	whole of said indebtedness, includi- ome immediately due and payable by foreclosure thereof, or by suit a red in behalf of plaintiff in connec-	reon when due the or purch se ar to the or purch se ar to the se ar to
aure hereof—including reasonable attorney's feese- ing abstract showing the whole title of said prefi- enses and disbursements, occasioned by any unitary h, may be a party, shall also be paid by the Gentor. Il be taxed as costs and included in any decay that r of sale shall have been entered or any shall hot be de-	less for documentary evidence described by the described by the described by the described by the distribution of the distribu	ee, stenographer's charges, cost of ccree—shall be paid by the Gra e or any holder of any part of sa ements shall be an additional lien to closure proceedings; which proce- tiven, until all such expenses and	procuring or com- ntor; and the like id indebtedness, as upon said premises, eding, whether de- disbursements, and
Il be taxed as costs and included in any decay that it of sale shall have been entered or not call shot be decosts of suit, including attorney's feet have been pgs of the Grantor waives all rig to the possession est that upon the filing of any office and to foreclose notice to the Grantor, or to go yearly claiming und power to collect the rents, it was and profits of the sale frailure to act, trees. Chicago Title	aid. The Grantor for the Gra n of, and income from, said this Trust Deed, the court in der the Grantor, appoint a re said premises. Cook	ntor and for the heirs, executors, premises pending such foreclosure which such complaint is filed, may ceiver to take possession or charg	administrators and e proceedings, and at once and with- e of said premises
IN THE EVENT OF the death of removal from said or sailvent from said or sailvent to act, the said of sailvent to act, the successor in this table; and if for any like cause said beeds of said Country hereby appointed to be secon ormed, the greate or his successor in trust, shall release to the said of the said or the said of the	and Trust first successor fail or refuse to id successor in this trust. And lease said premises to the party	of said County is here act, the person who shall then be the when all the aforesaid covenants a rentitled, on receiving his reasonal	of his resignation, by appointed to be he acting Recorder nd agreements are ble charges.
Witness the handand sealof the Grantor th	2/45 - 0	day of April	, 19 81
THIS INSTRUMENT WAS PREPARED BY	XX Maule	alker walk	(SEAL)
JEROME A. MAHER 1210 CENTRAL AVENUE	Marilyn E. Wa	ilker	

## **UNOFFICIAL COPY**

STATE OF	111inois 1981 MAY 4 AM 11 49	
COUNTY OF	Cook The Coo	
I,	Rachel McCandlish Y 4-81 4 4 1a Notaty Publicin and for said County, in the	
State aforesaid, I	OO HEREBY CERTIFY that William J. Walker and Marilyn E. Walker, his wife	.05
personally k .cwr	n to me to be the same persons whose names are subscribed to the foregoing instrument,	
appeared before	me this day in person and acknowledged that they signed, sealed and delivered the said	
instrument as _ (a)	ef: free and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the righ	· · · · · · · · · · · · · · · · · · ·	
Given under	my hand and notarial seal this <u>1st</u> day of <u>May</u> , 19.81	
Withdraw Soul	Rachel Mc Candlick	
AR S	Notary Public	
Comprission Exp	14-16-83 	
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	Ball Central	
	SHRI FEDERAL SAVINGS ASSOCIATION OF WILM 1210 CENTRAL AVEN WILMETTE, ILL. 6000.	
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Trust Deed	Marilyn E. Walker  TO  TO  First Federal Savings and Loa  Association of Wilmette  FIRST FEDERAL SAVINGS & LOF  ASSOCIATION OF WILMETTE  ASSOCIATION OF WILMETTE  WILMETTE, ILL. 60091  BEORGE E. COLE  LEGAL FORMS  LEGAL FORMS	
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	to the Control of the	
	END OF RECORDED DOCUMENT	