FFICIAL

TRUST DEED
SECOND MORTGAGE FORM (Illinois)

in Cook County, Illinois.

FORM No. 2202

25912490

GEORGE E. COLE **LEGAL FORMS**

Second (mentalities a series to a	Septembe	1. 1973		
THIS INDENTURE, WITNESSETH, Has and wife		organ and Ros		man, husband
therematter called the Grantor), of 713 I	ocust Road,	Wilmet	te,	Illinois (State
tor and in consideration of the sum of Ten in hand paid, CONVEY AND WARRANT NCTThbrook Court (No. and Street) and to his successors in trust hereinafter named	r _{to} Bank ci No	the North S. orthbrook,	hore I	(State)
lowing described real estate, with the improveme and every bing appurienant thereto, together w of Walmitte County of	nts thereon, including a	Il heating, air-conditioni profits of said premises,	ng, gas and plumbing situated in the <u>V1</u>	apparatus of d fistures.
Lot 1 in Brandt's Sub 201.0 feet (except th acres of the North Ea Townshir 12 North, Ra	e South 50 f st な of the	eet thereof) North West %	of the Sout of Section	th 5 32,

Property commonly known as: 713 Locust Road, Wilmette, IL 60091

Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In Trust, nevertheless, for the purpose of security or ormance of the covenants and agreements herein.

WHEREAS, The Grantor Keevan D. Morgan and Rosanne M. Ullman, husband and wife - principal promissory note....bearing even date herewith, payable justly indebted upon_ in the principal amount of Twenty three thousand, Seven-hundred, Fifty dollars and no/100 (\$23,750.00) with interest at the rate of Bank prime as it exists from time to time, not or lrop below 15.71%, for the term of ninety (90) days, commencing May 29 1.081.*

and/or any Renewal, Extension, or Substitution thereo

The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the intersection of payment: (2) to pay when the intersection of payments against said premises, and on demand to exhibit receipts therefor: (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged: (4) that value to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises shall not now that value to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises instruct in companies up to selected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the firs 10 tagge indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trustee therein as the, interests may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the and prediences is fully paid; (6) to pay a pro-incumbrances, and the interest thereon, at the time or times when the same shall become integrate payable.

Is the EVENT of faithure so to insure, or pay taxes or assessments, on the prior incumbrances and the interest thereon from time to time; and all non-y so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at eight per cent per annum shall be so much additional indebtedness secured hereby.

Is the EVENT of a breach of any of the aforesaid covernants of agreements the whole or said indebtedness, including prin ipal and all earned interest, shall, at the option of the legal holder thereby.

It is Agreed by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the foreclosure breed—including reasonable attorney's feer output terms.

It is Agreed by the Grantor that all expenses and disbursements paid

In the Tevent of the death or removal from said

County of the grantee, or of his resignation, refusal or failure to gel, then

of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid coverants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

Witness the hand S and seal S of the Gr	antor this29th	dayofMay	19_87
Identification No: 105		allena	
Bank of the North Shore, Trus	tee X / llu	Men Most	(SEAL)
By: Maler A. Gonder	x Vora	nue / Klly	In SEAL
Assistant Trust Officer			7
В	ANK OF THE NORTH SI	HORE '	

This instrument was prepared by-

MANTE (CONTEGAND ADDRESS) President

UNOFFICIAL COPY

1981 JUN 22 AM 10 37

STATE OF Illinois COUNTY OF COOK	JUN-22-31 F-7 5 7 (oo 25912490	383 10.00
I, Marlene A. Gordon State aforesaid, DO HEREBY CE		_, a Notary Public in and for Morgan and Rosanne	
personally known to me to be the appeared before me this day in instrument as <u>their</u> free an waiver of the right of homestead.	e same person ^S whose name ^S person and acknowledged the divoluntary act, for the uses and tarial seal this 16th	are subscribed to the function of the subscribed to the subscribed t	foregoing instrument, d delivered the said uding the release and
Commission Expires	OOF COUNTY	T C/O/H/S	25912490
SECOND MORTGAGE Trust Deed To	BANK OF THE NORTH SHORE NORTHBROOK CONTER	~	GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT