UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25913557 GEORGE E. LEGAL,	
THIS INDENTURE, WITNESSETH, Th	Howard B. Silver and Ba	rbara L. Silver, his wife	
nd State of <u>Illinois</u> , for a Nineteen Thousand Three H	undred Fifty Nine and 60/10	00	ollars
n hand paid, CONVEY_5 AND WARRA f theVillage of North	hbrook County of Cook	and State of Illinois note of the covenants and agreements berein, the	r fol-
ing described real estate, with the improv	ements thereon, including all heating, air-corr with all rents, issues and profits of said p	onditioning, gas and plumbing apparatus and fix remises, situated in the <u>VILLAGE</u>	tures,
the East \ of the North Eas of Section 29, Township 4	st ½ of Section 32 and of t 22 North, RangelI2, East of	on of that part of the East ½ he South East ½ of the South the Third Principal Meridian lroad in Cook County, Illinoi	East
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	CONK COUNTY, ILLINOIS FILED FOR RECORD	Lidney N. Oberni 85000019 07 9551 3	
	Na 744 53 74 10: 30	25913557	
IN TRUST, nevertheless, for the purpose t	r and by v	and agreements herein.	
tly indebted upon \$19,359,60	pr ncipal prom	issory notebearing even date herewith, pay	able
n 120 consecutive monthly	installments of \$161.73 eac	th month.	
THE GRANTOR covenants and agrees as fo s provided, or according to any agreement assessments against said premises, and on ild or restore all buildings or improvemen not be committed or suffered; (5) to keep tee herein, who is hereby authorized to pli	illows: (1) To pay said indebtedness, and a extending time of payment; (2) to pay pidemand to exhibit receipts therefor; (3) to on said premises that may have been all buildings now or at any time on said pidemans on the companies according to the contraction of the contraction	the factor thereo is crein and in said note in the first day of our in each year, all taking wing fairly days after eath citing or damage troyed or damaged; (4) that the lossid premiemises insured in companies to be selected by to the holder of the first myrgar, "debtedne	or xes to see the sss.
loss clause attached payable hrat, to the it oblices shall be left and remain with the ces, and the interest thereon, at the time on the THE EVENT of failure so to insure, or see or the holder of said indebtedness, may or title affecting said premises or pay all proof to a grees to repay immediately without anoun shall be so much additional indebte in THE EVENT of a breach of any of the a different, shall, at the option of the leg on from time of such breach at seven per as if all of said indebtedness had then mat It's AGREBO by the Grantor that all experence fereof—including reasonable attorney's gabstract showing the whole title of sa uses and disbursements, occasioned by any, may be a party, shall also be paid by the Cost said included in any face of sale shall have been entered or not shall sots of suit, including attorney's Gerbards so of the Grantor waves all right for the cost that upon the filing of any comments to the filing of any comments to the cost and to the filing of any comments to the cost and the filing of any comments to the filing of any comments to the cost and the filing of any comments to the cost and the filing of any comments to the cost and the filing of any comments to the cost and the filing of any comments to the cost and the filing of any comments to the cost and the	times when the same shall seems due an appay taxes or assessments of the prior incy procure such insurance. They such taxes to recommend the procure such insurances and seems therest thereof demand, and the same with interest thereof demands and the recoverable by foured by expressions, same said disturts ments paid or incurred if fees only says for documentary evidence, still depend the same seems of	wholl sixty days after estiration or damage royed or damaged; (4) that the said premi groved or damaged; (4) that the said premi groved or damaged; (4) that the said premi groved or damaged; (6) to pa, and proposed the Trustee therein as their interest any appeabledness is fully paid; (6) to pa, and prior incur daysaid; (7) the said and all money so pausit from time to time; and all money so pausit from time to time; and all money so pausit from time to time; and all money so pausit from time to time; and all money so pausit from time to time; and all money so pausit from the date of said indebtedness, cost of procuring or concentration of the said premise any holder of any part of said indebtedness, attached the said premise the proceeding, which proceeding, whether days in the said premise and for the heirs, executors, administrators and such supposed the said of the heirs, executors, administrators and such such company to the said of the heirs, executors, administrators and such expending such foreclosure proceedings, and he such company to the said of the heirs, executors, administrators and such company to the said of the heirs, executors, administrators and the such company to the said of the heirs, executors, administrators and the said of the heirs, executors, administrators and the such company to the said of the heirs, executors, administrators and the such company to the said of the heirs, executors, administrators and the such company to the said of the heirs, executors, administrators and the such company to the said of the heirs, executors, administrators and the such company to the said of the said of the heirs.	all sisteman
IN THE EVENT of a breach of any of the a di interest, shall, at the option of the leg on from time of such breach at seven per as if all of said indebtedness had then mat IT is AGREED by the Grantor that all exper hereof—including reasonable attorney's a gabstract showing the whole title of sa uses and disbursements, occasioned by any, may be a party, shall also be paid by the be taxed as costs and included in any face of sale shall have been entered or nor, of sale shall have been entered or nor, state upon the filing of any some and to the control of the death of the property to tice to the Grantor, or to any stry claim power to collect the rents, it was and profit IN THE EVENT of the death or removal from	foresaid covenants of greements the whol at holder thereof, without notice, become cent per against shall be recoverable by foured by expressioners. Insert and disfursements paid or incurred in free produces as the produce of the produce of the proceeding wherein the grantee or partner. All such expenses and disbursements that may be rendered in such forecloss the produce of th	e of said indebtedness, including principal and immediately due and payable, and with interpreclosure thereof, or by suit at law, or both, it is behalf of plaintiff in connection with the forenographer's charges, cost of procuring or che-shall be paid by the Grantor; and the li any holder of any part of said indebtedness, as shall be an additional lien upon said premiss ure proceedings; which proceeding, whether de, until all such expenses and disbursements, at and for the heirs, executors, administrators anises pending such foreclosure proceedings, and such expensions to field, may at once and witer to take possession or charge of said premis. County of the grantee, or of his resignation.	all cst he cc- c- c- cs s s s s s s s s s s s s s
IN THE EVENT of a breach of any of the a cd interest, shall, at the option of the leg on from time of such breach at seven per as if all of said indebtedness had then mat it is AGREBD by the Grantor that all experence of the control of the contro	foresaid covenants agreements the who al holder thereof, without notice, become cent per an interest of the per and the state of the state of the per and the state of the per and th	e of said indebtedness, including principal and immediately due and payable, and with interpreclosure thereof, or by suit at law, or both, to the behalf of plaintiff in connection with the forenographer's charges, cost of procuring or constail be paid by the Grantor; and the light	all cst he cc- c- c- cs s s s s s s s s s s s s s
IN THE EVENT of a breach of any of the a go interent, shall, at the option of the leg on from time of such breach at seven per as if all of said indebtedness had then mait it is AGREED by the Grantor that all experences of the control of the cont	foresaid covenants agreements the who al holder thereof, without notice, become cent per an interest of the per and the state of the state of the per and the state of the per and th	e of said indebtedness, including principal and immediately due and payable, and with inter oreclosure thereof, or by suit at law, or both, it is no behalf of plaintiff in connection with the for encourage and the light of the paid by the Grantor; and the light of the paid by the Grantor; and the light of the paid by the Grantor; and the light of the paid by the Grantor; and the light of the paid by the Grantor; and the light of the paid by the proceeding, whether do the proceedings; which proceeding, whether do the proceedings; which proceedings, and for the heirs, executors, administrators at and for the heirs, executors, administrators at the such complaint is filed, may at once and will er to take possession or charge of said premiser of said County of the grantee, or of his resignation. County of the grantee, or of his resignation all the aforesaid covenants and agreements at a titled, on receiving his reasonable charges.	all state of the s

STATE OF SS. COUNTY OF Cack SS. County of Cack And Advant Andrews An	
personally known 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 their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	2591355
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COOP COUNTY CORPASS OF THE OPEN AND THE OPEN	
C/O/A/S O/Sc.	

BOX 533

BOX No.

SECOND MORTGAGE Trust Deed

Howard B. Silver and

Barbara L. Silver TO

First Federal Savings and Loan Wilmette, Illinois 60091 Association of Wilmette 1210 Central Avenue

Loan Number 904133-5-76

FIRST FEDERAL SAVINGS & LOAN, ASSOCIATION OF WILMETTE 1210 CENTRAL AVENUE WILMETTE, ILL. 60091 man to

GEORGE E. COLE® LEGAL FORMS

OF RECORDED DOCUMENT