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TRUST DEED
SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 JANUARY, 1968

GEORGE E. COLE^e LEGAL FORMS

SECOND MORTGAGE FORM (Illinois)	JANUARY, 1968		LEGAL FORM
THIS INDENTURE, WITNESSETH, That GORDO	N C. FANCHER, A D	IVORCED AND NOT SINC	E REMARRIED
	of Glenview	County of Coo	lr -
(hereinafter called the Grantor), of the <u>village</u> and State of <u>Illinois</u> , for and in considera			
and State of <u>Illinois</u> for and in considera TWO THOUSAND THREE HUNDRED TWENTY	SEVEN AND 28/100-		Dollar
in hand paid, CONVEY AND WARRANT to	Joseph R. Berub		
of the <u>village</u> of <u>Northbrook</u>	_ County of Cook	and State of1	linois
and to his successors in trust hereinafter named, for the pu			
owing described real estate, with the improvements thereon and everything appurtenant thereto, together with all rents			paratus and fixture: Lage
of Glen it WCounty ofCook_		iciniscs, situated in the	
75			<u></u>
			400
Lot 9 in Plock 4 in Bel Air Garde			
being a subsivision of part of the	ens Addition to G	enview,	
fractional Section 12, Township	1 North, Range 12	East of the	
Third Principa? Meridian, in Cool	County, Illinois	5.	
	0.4 4	·	
COOK COUNTY ILL INDIS	slidney N	. Olsen:	
COOK COUNTY ILLINOIS FILED FIRE FCORD	RECORDER	GF CEEDS	
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1981 JUL -7 AM 15: 21	25928	2 4	
ereby releasing and waiving all rights under and by virt to IN TRUST, nevertheless, for the purpose of security of	formance of the covenants:	and agreements herein.	
WHEREAS, The Grantor Gordon C. Fanci e	r Pivorced and n	ot since remarried	
stly indebted upon \$2,321.20	principal pron	nissory note_bearing even date	herewith, payable
24 consecutive monthly payments o	f \$96 97 tach mon	th.	_
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THE GRANTOR covenants and agrees as follows: (1) To	pay said indebtedness, and	the thereon, as herein a	nd in said note or
les provided, or according to any agreement extending timed assessments against said premises, and on demand to ex	hibit receipts therefor; (3)	within six y any after destruct	ach year, all taxes ion or damage to
ouild or restore all buildings or improvements on said prer all not be committed or suffered; (5) to keep all buildings :	nises that may have been on now or at any time on said r	groyed or dainal 2d* (4) that was demises insured in companies to	te to said premises be selected by the
THE GRANTOR covenants and agrees as follows: (1) To tes provided, or according to any agreement extending tim d assessments against said premises, and on demand to exuild or restore all buildings or improvements on said preril not be committed or suffered; (5) to keep all buildings or intee herein, who is hereby authorized to place such insurth loss clause attached payable first, to the first Trustee or ich policies shall be left and remain with the said Mortgag ances, and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay taxes or intee or the holder of said indebtedness, may procure such a or title affecting said premises or pay all prior incumbral antor agrees to repay immediately without demand, and annum shall be so much additional indebtedness secured	ince in companies accending	e to the holder of the first mort	gage indebtedness.
ich policies shall be left and remain with the said Mortgag	ees or Trustees until he ind	ebtedness is fully paid; (6) to pa	y all prior incum-
IN THE EVENT of failure so to insure, or pay taxes or	assessments of the prior inc	cumbrances or the intere. here	on when due, the
ntee or the holder of said indeptedness, may procure such a or title affecting said premises or pay all prior incumbral	nces and the interest thereo	s or assessments, or discharge on from time to time; and all (1	oney so paid, the
antor agrees to repay immediately without demand, and ∙annum shall be so much additional indebtedness secured	the same with interest ther hemby.	eon from the date of payment	at * vo a per cent
annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid cover ned interest, shall, at the option of the legal holder the reon from time of such breach at seven per cent per an ne as if all of said indebtedness had then matured by exper	ants or agreements the who	le of said indebtedness, including immediately due and payable	g principal and all
reon from time of such breach at seven per cent per and	shall be recoverable by i	foreclosure thereof, or by suit at	law, or both, the
IT IS AGREED by the Grantor that all expenses and dish	irsements paid or incurred	in behalf of plaintiff in connecti	on with the fac-
ne as if all of said indebtedness had then matured by expite IT is AcateEb by the Grantor that all expenses and disb sure hereof—including reasonable attorney's feer of lays? ling abstract showing the whole title of said prenties e enses and disbursements, occasioned by any suit procee h, may be a party, shall also be paid by the Opinor. All su I be taxed as costs and included in any feez, that may be of sale shall have been entered or no shall not be dismis costs of suit, including attorney's feet have been paid. T gas of the Grantor waives all right in the possession of, ess that upon the filing of any comment to foreclose this	or documentary evidence, s mbracing foreclosure decre	tenographer's charges, cost of permission of the cost of permission of the cost of the cos	rocuring or com- tor; and the like
enses and disbursements, occasioned by any suit proceed by may be a party, shall also be paid by the Comor. All su	ding wherein the grantee or ch expenses and disburseme	r any holder of any part of said ents shall be an additional lien or	l indebtedness, as
I be taxed as costs and included in any decree that may be	e rendered in such foreclos	sure proceedings; which proceed	ling, whether de-
costs of suit, including attorney's fee have been paid. T	he Grantor for the Granto	r and for the heirs, executors, a	dministrators and
gus of the Grantor waives all right to the possession of, ess that upon the filing of any compount to foreclose this	Frust Deed, the court in wh	ich such complaint is filed, may	proceedings, and
notice to the Grantor, or to my party claiming under the power to collect the rents, it was and profits of the said p	e Grantor, appoint a receivemises.	ver to take possession or charge	or said premises
sees that upon the filing of any office into forcelose this notice to the Grantor, or to any thrity claiming under the power to collect the rents, it was and profits of the said p in the Event of the death or removal from said Chicago Title Insu	Cook	County of the grantee, or o	f his resignation,
isal or failure to act, the CHICAGO ILLIE INSU	uccessor fail or refuse to act	of said County is hereb , the person who shall then be the	y appointed to be acting Recorder
usal or failure to act. the Chicago Title Insu- successor in this task; and if for any like cause said first so beeds of said County hereby appointed to be second so- formed, the graties or his successor in trust, shall release:	cessor in this trust. And who	en all the aforesaid covenants an	d agreements are
ormes, the garden his successor til trust, stigli (Clease s	つかん	/	. →
Witness the hand_and seal_of the Grantor_ this _	day	of Nanc	, 19_8/
	mid	mole	S CEAT
; -	Grdon C. Fanci	ier	(3EAL)
THIS INSTRUMENT WAS PREPARED BY	<u> </u>		(SEAL)
JEROME A. MAHER			•
1210 CENTRAL AVENUE			
Wilmette, Illinois			

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STATE OF Illinois	.)
County of Cook	SS.
A Time a home	/
1, Favera G. Au	Gordon C. Fancher, divorced and not since
State aforesaid, DO HEREBY CERTIFY that	Bornon C. Fancher, arvoress and not since
remarried.	
-	whose names subscribed to the foregoing instrument,
appeared before me this day in person and act	knowledged that he signed, sealed and delivered the said
instrument as <u>his</u> free and voluntary act, f	for the uses and purposes therein set forth, including the release and
wainer of the right of homestead.	- 0
Giver under my hand and notarial seal this _	30 day of June 198/
(Impress See Earl)	A minimum min
C/X	Notary Public
Commission Expires 4 21/7, 1989	2 5 5 5
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SECOND MORTGAGE Trust Deed Gordon C. Flancher to First Federal Savings and Loan Association of Wilmette R8 Loan # 9041426-76	T FEDERAL SAVINGS & LESOCIATION OF WILMETTE 11. 60091 WILMETTE, ILL. 60091 GEORGE E. COLE® LEGAL FORMS
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A88 1	FIRST FEDERAL SAVINGS & LOAN ASSOCIATION OF WILMETTE 1210 CENTRAL AVENUE WILMETTE, ILL. 60091 GEORGE E. COLE® 30X 533 LEGAL FORMS
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END OF RECORDED DOCUMENT