UNOFFICIAL COPY

'HH'

			Consideration of the state of t
•			
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25148201	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That IT	a Barach and Kare	en Rose Barach, his w	ife
(hereinafter called the Grantor), of the Village and star of Illinois for and in consider	ation of the sum of		
ITCIT THOUSAND THREE HUNDRED FORTY	Joseph R.	Berube	Dollars
in hand d. CONVEY ed AND WARRANTEd to of the Vilage of Rolling Meadows and to his surse or in trust hereinafter named, for the plowing described real estate, with the improvements thereo and everything app terant thereto, together with all tent of Morton G. ov. County of Cook	ourpose of securing perform n, including all heating, air ls, issues and profits of said	mance of the covenants and agree r-conditioning, gas and plumbing a d premises, situated in the	ments herein, the fol-
Lot 32 in Clr., Grove Terrace of the North West 1/2 of Section the Third Prin ip: 1 Meridian	on 13, Township	41 North, Range 12 Ea	ast ½ st of
Co			
0,			
	/_		25
			14
Hereby releasing and waiving all rights under and by virtu IN TRUST, nevertheless, for the purpose of securing pe WHEREAS, The Grantor Ira Barach justly indebted upon \$8,342.40	rformance the venan and Karen Role B	ts and agreements berein	25118201
in 48 consecutive monthly installme			
	•		
		OR I'M	•
THE GRANTOR covenants and agrees as follows: (1) Te not sprovided, or according to any agreement extending it and assessments against said premises, and on demand to e rebuild or restore all buildings or improvements on said pre shall not be committed or suffered: (3) to keep all buildings grantee herein, who is hereby authorized to place such insur with loss clause attached payable first, to the first Trustee o which policies shall be left and remain with the said Morga brances, and the interest thereon, at the time or times when the term of a failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure suclien or title affecting said premises or pay all proi incumbra Grantor agrees to repay immediately without demand, and per annum shall be so much additional indebtedness secures.	now or at any time on sar rance in companies acrons or Mortgagee, and sond gees or Trustees until he ithe same shall been due assessments of the prior h insurance. Day such the	Typemises insured in companies to the to the holder of the first more, to the Trustee herein as their in indebtedness is fully paid; (6) to p and payable, incumbrances or the interest their axes or assessments, or discharge of the property interest their and all	to salt oremises to be sell cled, y the tagage idebte ness, tagage in the properties the properties of the properties of the tagage in the properties of the properties of the tagage in the properties of the properties of the tagage in the properties of the p
ser annum shall be so much additional indebtedness secured in THE EVENT of a breach of any of the aforesaid cove arned interest, shall, at the option of the legal holder the hereon from time of such breach at seven per cent per aname as if all of said indebtedness had then matured by explicit in the formation that all expenses and disk losure hereof—including reasonable attorney's feet could asso	d he say. nants agreements the word, without notice, become shall be recoverable become for documentary evidence.	whole of said indebtedness, including the immediately due and payable by foreclosure thereof, or by suit and in behalf of plaintiff in connect the configuration of the same o	ar seven per cent ag principal and all , and with interest t law, or both, the tion with the fore- procuring or com-
Grantor agrees to repay immediately without demand, and her annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid coverarned interest, shall, at the option of the legal holder the hereon from time of such breach at seven per cent per agiant as if all of said indebtedness had then matured by explicitly as the second of the said indebtedness had then matured by explicitly as the said indebtedness had then matured by explicitly as the said indebtedness had then matured by explicitly as the said problems closure hereof—including reasonable attorney's feet or days belting abstract showing the whole title of said problems expenses and disbursements, occasioned by any suit procesuch, may be a party, shall also be paid by the Oction. All shall be taxed as costs and included in any decreate that may need of sale shall have been entered or not said hot be dismit he costs of suit, including attorney's feet have been paid, ssigns of the Grantor waives all right to the possession of, grees that upon the filing of any some paid to reclose this until notice to the Grantor, or to any darty claiming under twith power to collect the rents, fixed and profits of the said profits to other the rents, it was and profits of the said profits	eding wherein the grantee uch expenses and disburse be rendered in such force ssed, nor release hereof gi The Grantor for the Gran and income from, said p Trust Deed, the court in v he Grantor, appoint a rec oremises.	or any holder of any part of sa ments shall be an additional lien to closure proceedings: which proce- ven, until all such expenses and to the heirs, executors, or cremises pending such foreclosure which such complaint is filed, may elever to take possession or charge	of indebtedness, as pon said premises, iding, whether de- lisbursements, and administrators and proceedings, and at once and with- e of said premises
IN THE EVENT of the dead of removal from said	successor fail or refuse to a	of said County is here act, the person who shall then be the	by appointed to be se acting Recorder nd agreements are
Witness the handand sealof the Grantor this _	E 1. 1	ayof September	, 19
	IrA Barach	1 m	(SEAL)
THIS INSTRUMENT WAS PREFARED BY JECOME A MAHER 1210 CENTRAL AVELUE WILEMETE HUNDIS	Karen Rose Ba	Koo Barach	(SEAL)

UNOFFICIAL COPY

		Alley (Et live	engaradah terdi. Kababah kaba
STATE OF	ILLINOIS	1979 SEP 17 M 10 21	100
COUNTY OF_	соок	-SEP-17:77 665679 e 25148	201 · A · · · hat 10.00
ı,	TULIA W HERNI	a Notary Public ir	and for said County, in the
		that Ira Barach and Karen Rose	
			· · · · · · · · · · · · · · · · · · ·
		person_S whose name_S are subscribed and acknowledged that they signed, so	
		ary act, for the uses and purposes therein set for	
waiverofith	s), t of homestead.		
given ur	ider of the ind and notarial se	al this day of SEA	OTENBER , 1979.
O Ajmpress	Seal Hera) x	(n · v.1	Herr Com
COUNTY	Out of the state o	1/	Heirlon
Commission,E	expires_72		
		0/	
		τ_{\circ}	
		Po4 C	e nated a distriction of the second of the s
100			
	00 E		
			T' 25
			0'0
			888
	1 1 1		16
			10
SECOND MORTGAGE Trust Deed	5		M32/8-6 GEORGE E. COLE® LEGAL FORMS
ECOND MORTGAGI	First Federal Savings & Loss Association of Wilmette 1210 Contral Avenue Wilmette, III. 60091 TO		FORW
ISt M	Savings of With III. 60		2/8- ORGE EGAL
ECONI Tru	st Federal Savings & Lo Association of Wilmers 1210 Central Avenue Wilmerts, III. 60091		2 B 2
\sigma\sigma\	Asso M. W. W.		
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	JIAM 👁	
	01	~/i	
errenden errenden. F			

RECONDED DOGGNESS

ij

HI HI :

1114