UNOFFICIAL COPY

25225408

| | kur25408 | |
|---|--|--|
| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 JANUARY, 1968 | GEORGE E. COLE® LEGAL FORMS |
| THIS INDENTURE, WITNESSETH, That | Constance K. Altmin, divorced and no | t since remarried |
| and State of Illinois , for and in AND 28/100 | consideration of the sum of EIGHT THOUSAND SEVE | Cook N HUNDRED FORTY SEVEN Dollars |
| and to his successors in trust hereinafter named, to loving vescribed real estate, with the improvement and corything appurtenant thereto, together with | to Joseph R. Berube adows County of Cook and State of the purpose of securing performance of the covenants a statement, including all heating, air-conditioning, gas and plus all rents, issues and profits of said premises, situated in the ook and State of Illinois, to-wit: | of Illinois and agreements herein, the fol- |
| Northfield, a subdivision of I | G. F. Nixon and Company's home budget Lot 20 and the West ½ of Lot 19 of Co nip 42 North, Range 12 East of the Th Lnois.**** | unty Clerk's |
| Ox | | |
| IN TRUST, nevertheless, for the purpose of sec WHEREAS, The GrantorConstance K | by virt. c. the homestead exemption laws of the State of uring per c | arried |
| per annum shall be so much additional indebtednes IN THE EVENT of a breach of any of the afores: earned interest; shall, at the option of the legal he thereon from time of such breach at seven per cent same as if all of said indebtedness had then matured IT is AGREED by the Grantor that all expenses closur, hereoft-including reasonable attorney's feep pleting abstract showing the whole title of said preprints and disbursements, occasioned by any suit such, may be a party, shall also be paid by the Constant of the control of the constant of the costs of suit, including attorney's fees have been expensed and the Grantor waives all rings. On the posses agrees that upon the filing of any opinion into forect out notice to the Grantor, or to any plarty claiming with power to collect the rents. The and profits of it. | (1) To pay said indebtedness, and the heaves the coa's and ing time of payment; (2) to pay prior to the first oay of and to exhibit receipts therefor; (3) within sixty days artered to exhibit receipts therefor; (3) within sixty days artered to the holder of the rouse or Mortgagee, and cond, to the Trustee herein as Mortgagees or Trustees uptil the indebtedness is fully paid: so when the same shall become due and payable. It was so assessments of the prior incumbrances or the interest each insurance, and such taxes or assessments, or dincumbrances and the particular that the same with interest thereon from time to time; and, and the same with interest thereon from the date of secured here by aid covenants of agreements the whole of said indebtedness older thereof, without notice, become immediately due and per aglam shall be recoverable by foreclosure thereof, or by explainments paid or incurred in behalf of plaintiff in only and the same with interest thereon from the date of secured here by a secured her | i, including principal and ill payable, and with interes, by suit at law, or both, the n connection with the fore, cost of procuring or comthe Grantor: and the like art of said indebtedness, as nal lien upon said premises, the proceeding, whether deses and disbursements, and ecutors, administrators and recelosure proceedings, and iled, may at once and withor charge of said premises |
| refusal or failure to act, the Chicago Title first successor in this take, and if for any like cause s of Deeds of said County whereby appointed to be se performed, the gratte or his successor in trust, shall Witness the handand sealof the Grantor_ | and Trust Co. of said Coun aid first successor fail or refuse to act, the person who shall to cond successor in this trust. And when all the aforesaid cover release said premises to the party entitled, on receiving his | thee, of or in resignation, by is hereby appointed to be hen be the acting Recorder renants and agreements are reasonable charges. |
| THIS INSTRUMENT WAS PREFARED BY JEROME A. MAHER 1210 CENTRAL AVENUE WILMFTE BUINDIS | | (SEAL) |

UNOFFICIAL COPY

| | all y the se | СС п. 1944 г. |
|---|---------------------------|---|
| STATE OF ILLINOIS COUNTY OF COOK | 167- 152 NOV 5 AN 11 22 | 5225403 4 A ← N.c 10.0 |
| I, Julia W. HERNO. State aforesaid, DO HEREBY CERTIFY | | blic in and for said County, in the |
| remarried , rso ally known to me to be the same p | erson_ whose nameis subsc | ribed to the foregoing instrument, |
| apprared before me this day in person instrument as. her free and volunta | | |
| waiver of the 1g/1 of homestead. | I this day of | |
| No. 1 Interest of the State of | Julia | Notary Public |
| Museum | 94 | |
| | Of County | |
| | | |
| | LIOO E | 74,0 2 |
| - | | 522540 |
| | | 93 |
| eed | MAIL TO | S & LOAN METTE ENUE 50091. |
| SECOND MORTGAGE Trust Deed To | \$ 903250-9 | IERAL SAVINGS & LC ATION OF WI! METTE CENTRAL AVENUE AETTE, ILL, 60091 GEORGE E. COLE® LEGAL FORMS |
| SECOND | | FIRST FEDERAL SAVINGS & LOAN ASSOCIATION OF WITMETTE 1210 CENTRAL AVENUE WILMETTE, ILL, 60091 GEORGE E. COLE* LEGAL FORMS |
| | | 臣 |