UNOFFICIAL COPY

TRUST DEED	FORM No 2202	DEDMO400	GEORGE E. COLE®
SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25270182	LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Ste	phen Shinker and	Carolyn Shinker, his	s wife
(hereinafter c. led he Grantor), of the Village and State of Linois for and in consider	ration of the sum of	County or	Cook
EIGHT THOV AND SIX HUNDRED SEVENT in hand paid, CONV &Y_ EAND WARRANT Edo_ of the Villag 2 of Rolling Meadon	Joseph R.	Berube	
of the Villag of Rolling Meador and to his successors in cust are inafter named, for the plowing described real estate, value improvements there and everything appurtenant therefore gether with all renof Wilmette County of Cook	purpose of securing perfor on, including all heating, ai its. issues and profits of sai	mance of the covenants and agre r-conditioning, gas and plumbing	apparatus and fixtures,
Lot 21 in Block in Pine Confithe South East 1/2 of the North, Range 13, East of the Illinois.	North West ¼ of S	ection 33, Township	42
	0		
•	004		
		and the state of t	_
Hereby releasing and waiving all rights under and by virt In TRUST, nevertheless, for the purpose of securing p WHEREAS, The Grantor Stephen Shi justly indebted upon \$8,675.40	erformance of the coverant nker and Carol re	its and agreements herein.	
in 70 consecutive monthly inst			, p2,4010
			_
		Q2,	Z .
The Grantor covenants and agrees as follows: (1) I notes provided, or according to any agreement extending to and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said probable not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such inst with loss clause attached payable first, to the first Trustee which policies shall be left and remain with the said Mortg brances, and the interest thereon, at the time or times when In the Event of failure so to insure, or pay taxes o grantee or the holder, of said indebtedness, may procure su lien or title affecting said premises or pay all prior incumbs Grantor, agrees to repay immediately without demand, an per annum shall be fise much additional indebtedness secur In the Event of a breach of any of the aforesaid coverned interest, shall; at the option of the legal holder thereon from time of such brach at seven per cent per an earned interest, shall; at the option of the legal holder thereon from time of such brach at seven per cent per an earned interest, shall; at the option of the legal holder thereof-including reasonable attorneys feer of the closure hereof-including reasonable attorneys feer of the closure bereof-including reasonable attorneys feer of the expenses and disbursements, occasioned by any unit procused, may be a parry, shall also be paid by the Common. All	To pay said indebtedness, a ime of payment; (2) to pa exhibit receipts therefor; (emises that may have been s now or at any time on so irance in companies accommon or Mortgagee, and agrees or Trustees that!	and the harmond thereon, as here, y price in the first day of June i 3) within sixty days after destructed or the first managed; (4) that we premises insured in companies to the holder of the first mid. to the Trustee herein as their indebtedness is fully maid: (6) to	of nd in said note or neath try, all taxes uction or lamage to waste or aid premises to be setected by he origage indefected by he origage indefects may appear, and the control increases may appear at the control increase may all prior increases.
brances, and the interest thereon, at the time or times when In THE EVENT of failure so to insure, or pay taxes o grantee or the holder of said indebtedness, may procure su lien or title affecting said premises or pay all prior incumbi	the same shall fee me du r assessments of the prior ch insurance, hay such t rances and the interest the	e and payable. incumbrances or the interest the axes or assessments, or discharge reon from time to time; and all	ereon when due, the or purchase any ta money so paid, the
Grantor, agrees to repay immediately without demand, an per annum shall be isc much additional indebtedness secure. In the Event of a breach of any of the aforesaid coverance interest, shall, at the aption of the legal holder the thereon from the force have been only any and the second of the legal holder.	d the same with interest the dear the d	hereon from the date of payme whole of said indebtedness, inclu ome immediately due and payah by foreclosure thereof or by sui	nt at seven per cent ding principal and all ple, and with interest
same as if all of said indebtedness had then matured by exp. It is Agreed by the Granfor that all expenses and dis- closure hereof—including reasonable attorneys feer on lay- pleting abstract showing the whole title of said prefixes expenses and disburgeness, occasioned by any suit	sterms. Stursements paid or incurr s for documentary evidence embracing foreclosure de	red in behalf of plaintiff in connect stenographer's charges, cost of ceree—shall be paid by the G	ection with the fore- of procuring or com- rantor; and the like
expenses and disbursements, occasioned by any suit procusion, may be a pairty, shall also be paid by the Control All shall be taxed as costs and included in any fiece; that may cree of sale shall have been entered or nor, all hot be dismorted to the costs of suit, including attorney's feedbare been paid, assigns of the Grantor waives all ring to the possession of agrees that upon the filing of any similar to foreclose this upon the filing of any similar to foreclose this upon the filing of any similar to foreclose this upon the filing of the said and profits of the said. In the Event of the death of removal from said	such expenses and disburs, be rendered in such fore such for release hereof g The Grantor for the Gra f, and income from, said	ements shall be an additional lier closure proceedings; which proc more, until all such expenses and ntor and for the heirs, executors premises pending such forecloss	n upon said premises, ceeding, whether de- d disbursements, and s, administrators and tre proceedings, and
agrees that upon the filing of any complete to foreclose thi out notice to the Grantor, or to any party claiming under with power to collect the rents, it was and profits of the said	s Trust Deed, the court in the Grantor, appoint a re premises.	which such complaint is filed, m ceiver to take possession or cha	ay at once and with- rge of said premises
IN THE EVENT of the deal of removal from said chicago Title clist successor in this talk and if for any like cause said first for each of Deeds of said County shereby appointed to be second siderformed, the greates of his successor in trust, shall release	Cook and Trust Compa successor fail or refuse to uccessor in this trust. And said premises to the party	County of the grantee, of said County is he act, the person who shall then be when all the aforesaid covenants yentitled, on receiving his reason	or of his resignation, ereby appointed to be the acting Recorder and agreements are table charges.
Witness the hand_S.and seal_S.of the Grantor_S. this		day of November	, 19 <u>79</u> .
	Stephen Shin	ker ////	(SEAL)
THIS INSTRUMENT WAS PREPARED BY JEROME A. MAHER 1210 CENTRAL AVENUE WILMETTE, ILLINOIS	Carolyn Shin	ker	(SEAL)

25270182

UNOFFICIAL COPY

STATE OF	Illinois	_)		
COUNTY OF	Cook	} ss.		
	Tulia W. HERNER DO HEREBY CERTIFY that	, a notary	Public in and for said Cou	
wrte				,
personall _e kr o	own to me to be the same person	Ls whose name_s <u>are</u> sul	bscribed to the foregoing in	astrument,
appeared before	this day in person and	acknowledged thatthey s	signed, sealed and delivered	the said
instrument as _	tue c free and voluntary ac	et, for the uses and purposes the	rein set forth, including the re	elease and
waiver of the ri	ght of homestead.	. 1 1/6	_ ,	
Given white	no my hand and not trial seal this	day	of <u>December</u> ,	19 <i>79</i> .
2 POTA Companies	16-83.	Julia	W. Huadon Notary Public	<u></u>
CRUNT	min anna	4		
		()		•
in Andreas		0,		
		4/2*		
		day Rolling	k: CO ()	COUNTY REARING
	14.14	DEC 6 AM 9 06 EC6-79 707564 •	25222102	
	υ	EC6-19 707564 •	25270182 u A	iec 10.0t.
			1/4	
			0,1	
		1000 E	0)
				<i>Sc.</i>
			·	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
				(2)
			1	
ш			2	182
3AG		M	8 100 ETTE 99 EE	S S
D R		MAIL TO	NGS & I WILMET WILMET AVENUE 60091	OS SE
St M	P		SAVI E P P P	3263-3- George e. cole® Legal forms
Trust Deed			to, Federal Savi Sociation of V 1210 Central, Wilmette, Ill.	983263-3 GEORGE E. CC LEGAL FORM
E			FIRST FEDERAL SAVINGS & LOAN ASSOCIATION OF WILMETTE 1210 CENTRAL AVENUE WILMETTE, ILL. 60091	2
			FIRST	983263-3- GEORGE E. COLE® [S8]
1 1	1 1 11		5	l ä