UNOFFICIAL COP

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25270274	GEORGE E. COLE® LEGAL FORMS
THIS INDENTU. S, VITNESSETH, That W.	Richard Dell and 1	-	2
(hereinafter called the Gravier), of the City and State of Illin is for and in consid THIRTY TWO THOUS AF FOUR HUNDRED F	of Evanstor	County of Cool	
in hand paid, CONVEY ed AND WARRANT ed to of the Village of 10 ling Meado	Joseph R.	Berube Ook and State of II	linois
and to his successors in trust herein aften a red, for the lowing described real estate, with the improvements there and everything appurtenant thereto, togethe with all refer to the cook of Evanston County of Cook	eon, including all heating, air	conditioning, gas and plumbing ap premises, situated in theCI	
Lot 8 in Block 7 in E. T. Pra Township 41 North, Range 19, County, Illinois.	s addition to Ev	anston in Sections 11	
Y	004		
	4		
	i	0,	
Hereby releasing and waiving all rights under and by vii IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor W. Richard Dell justly indebted upon\$32,405.40	performance of the covenant and Nora M. Dell,	s and for en ents herein	- Landel La
in 180 consecutive monthly install			<i>^</i>
		RICH	45
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said pshall not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such in with loss clause attached payable first, to the first Trustee which policies shall be left and remain with the said Mort brances, and the interest thereon, at the time or times whe IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure silien or title affecting said premises or pay all pror incumf Grantor agrees to repay immediately without demand, a ger annum shall be so much additional indebtedness seen	To pay said indebtedness, ar time of payment; (2) to pay o exhibit receipts therefor; (5) oremises that may have been gs now or at any time on sur- surance in companies accep- or Mortgagee, and and agrees or Trustees with the	d the human thereon, as herein a prio to the first day of June in e justing is sixty days after destruct the properties of the first control to the holder of the first mort to the Trustee herein as their intendebtedness is fully naid; (6) to no ndebtedness is fully naid; (6) to no	and in said no' or or ach year, all axes tion or dama, e to ste to said premion be selected by the gage indebtedness, crests may appear, avall prior incum-
brances, and the interest thereon, at the time or times whe IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure silen or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, a ger annum shall be so much additional indebtedness secu the THE EVENT of a breach of any of the aforesaid co	n the same shall become due or assessments of the prior uch insurance, thay such to brances and the interest ther nd the same with interest the red here by	and payable, incumbrances or the interest there incumbrances or the interest there is seen assessments, or discharge or eon from time to time; and all mereon from the date of payment bole of said indebtedness, including	on when due, the repurchase any tax toney so paid, the at seven per cent
IN THE EYENT of a breach of any of the aforesaid co arned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a ame as if all of said indebtedness had then matured by ex	thereof, without notice, become shall be recoverable be recoverable by terms.	me immediately due and payable, y foreclosure thereof, or by suit at	and with interest law, or both, the
ame as if all of said indebtedness had then matured by ext. IT-15. ACREED by the Grantor that all expenses add of losure hereof—including reasonable attorney's fees only loging abstract showing the whole title of said frem sexpenses and disbursements, occasioned by any suit. Provided, may be a party, shall also be paid by the Contor. All hall be taxed as costs and included in any decay that maree of sale shall have been entered or not shall not be dish he costs of suit, including attorney's fees have been paid sissigns of the Grantor waives all right of the possession agrees that upon the filing of any offen hant to foreclose the total totice to the Grantor, or to say arty claiming under into the property of the said to the Event of the deat of removal from said. IN THE EVENT of the deat or removal from said.	listuresments paid or incurre ys for documentary evidence s embracing foreclosure de- ceeding wherein the grantee I such expenses and disburser ys be rendered in such forec missed, nor release hereof gi. I. The Grantor for the Gran of, and income from, said p its Trust Deed, the court in v r the Grantor, appoint a rec d premises.	d in behalf of plaintiff in connect, stenographer's charges, cost of pree—shall be paid by the Gran or any holder of any part of said ments shall be an additional lien up losure proceedings; which procee- ven, until all such expenses and di tor and for the heirs, executors, a remises pending such foreclosure rhich such complaint is filed, may eiver to take possession or charge	ion with the tore- roccuring or com- tor; and the like I indebtedness, as oon said premises, ding, whether de- isbursements, and dministrators and proceedings, and at once and with- of said premises
		,,,,	

Richard Dell

THIS INSTRUMENT WAS PREFARED BY JEROME A. MAHER 1210 CENTRAL AVENUE WILMETTE, ILLINOIS

UNOFFICIAL COPY

_ Illinois	
STATE OF Ss. County of Cook	
I, TAMALA A. Boughner, a Notary Public in and for said County, in the	
State Loresaid, DO HEREBY CERTIFY that W. Richard Dell and Nora M. Dell, his wife	
personall known to me to be the same persons whose names are subscribed to the foregoing instrument,	
appeared before this day in person and acknowledged that they signed, sealed and delivered the said	
instrument as _the ir free and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of homestad. waiver of the right of homestad. day of homestad. day of homestad. 19.79.	
day of Now when the seal this 38 the day of Now when 19 19.	
Panala a Boughnes	
PUBLIC Notary Notary Public Notary Notary Public Notary Notary Notary Public Notary No	
COUNT	
THE COURT OF BLEDS	
1979 DEC 70	
OEC6-79 707584 • 2527 0 27; • A Rec 10	.Cu
1100 E	
1100 E	
No	
527	
See	
Dee Dee NGS 8 NGS 8 NGS 8 NGS 8 NGS 8 FORMS	
SECOND MORTGAGE Trust Deed To To TO TO TO TO TO ASSOCIATION OF WILMETTE 1210 CENTRAL AVENUE WILMETTE, ILL. 60091 GEORGE E. COLPT. 202, 252 GEORGE E. COLPT. 202, 252	
Trus FEDERAL OCIATION 11. METTE	
SE BOOK SERVICE SERVIC	

and of revorded document