## **UNOFFICIAL COPY**

r of the live of the commentation and weather the live of the complete of the commentation of the commenta	CERTIFY SCHOOLSHIP OF BUT IN THE PURCH WASHINGTON AS	できない はいかい かんかい 大変ない ないかい はんかい かんかん かんかい かんかい かんかい かんかい かんかい か	interest in the second of the
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	25380057	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Wlad	lyslaw Drwiega M	.D., & Rosine M. Dr	wiega, his wife
not state of Illinois for and in consider SEVENTEEN THOUSAND THREE H	ation of the sum of UNDRED SEVENTEE	N AND 04/100	Cook
of the 'A secessors in trust hereinafter named, for the	Joseph R. County of Coo	Berube k and State of	Illinois
lowing described real estate, with the improvements thereo and everything operated and thereto, together with all rent of Cook	n, including all heating, a	ir-conditioning, gas and plumbi	ng apparatus and fixtures.
Lot 5 in block 6 in Inverna 11, 1 , and 13 in Westerfi 42 North, singe 13, east of Illinois. for monly known a	elds Addition to f the Third Pri	o Wilmette Village, ncipal Meridian, in	in Township Cook County,
			•
00/			
$\tau$			
Hereby releasing and waiving all rights under and by virth TRUST, nevertheless, for the purpose of securing power with the State of State of Windyslaw Drwieg postly indebted upon \$17,317.04	of formance of the covers 22, 1 = & Rosin	nption laws of the State of Illinate and agreements herein. e. M. Drwiega, his woromissory note bearing ever	ife
in 24 consecutive monthly i	nstallments of	721.54 each.	<b>5</b>
This Grantor coverants and agrees as follows: (1) To notes provided, or according to any agreement extending in and assessments against said premises, and on demand to e rebuild or restore all buildings or improvements on said preshall not be committed or suffered. (5) to keep all buildings grantee herein, who is hereby authorized to place such insulation with loss clause attached payable first, to the first Trustee of which policies shall be left and remain with the said Mortga brances, and the interest thereon, at the time or times when In 10. 10. EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure suchies or title affecting said premises or pay all prior incumbration title affecting said premises or pay all prior incumbration title affecting said premises or pay all prior incumbration title affecting said premises or pay all prior incumbration title affecting said premises or any affection demand, and per annum shall be so much additional indebtedness secure. In the EVENT of a breach of any of the aforesaid coverance distribution of the legal holder thereon from time of such breach of any of the aforesaid coverance as if all of said indebtedness had then matured by explant as if all of said indebtedness had then matured by explants.	o pay said indebtedness, me of payment; (2) to pathibit receipts therefor; mises that may have bee now or at any time on stance in companies and or Mortgagee, and gees or Trustees shill the same shall fee on assessments of the prior insurance. By such ances and or misers that the same whiterest the the same who interest to the prior of the p	and the higher near in, as he	rein and in said note or e in each year, all fases struction or damage to It waste to said premises ics to be selected by the mortgage indebtedness in interests may appear to p. y all prior incum their on shen due, the all rone, so paid, the ment at seven per cent
In the Event of a breach of any of the aforesaid coveramed interest, shall at the option of the legal holder the thereon from time of such breach at seven per cent per aparame as if all of said indebtedness had then matured by expense the same as if all of said indebtedness had then matured by expense and the same as if all of said indebtedness had then matured by expense and same as if a same a same as if a same a same as a	for documentary eviden	ce, stenographer's charges, cos	t of procuring or com-
IN THE EVENT of the deal of removal from said refusal or failure to act the Chicago Title and first successor in this tract and if for any like cause said first of Deeds of said Court of the second superformed, the gratic of his successor in trust, shall release	Trust Company successor fail or refuse to ccessor in this trust. And said premises to the part	County of the grantee of said County is act, the person who shall then when all the aforesaid covenary entitled, on receiving his reason.	, or of his resignation, hereby appointed to be be the acting Recorder its and agreements are onable charges.
Witness the hands and seal Sof the Grantors this	26th	day of February	19 80
THIS INSTRUMENT WAS PRECASED BY JECOMES A MARKEN	Wladyslav Di Rosine M. Di	Wiege, M.D. M. Dowigs Wiege	(SEAL)
1210 CENTRAL AVELUE WILMETTE, ILLINOIS			

2538005

## UNOFFICIAL COPY

STATE OF FEDERALS 4 AM 9 45 ss.	
COUNTY OF COOK	
1. HARON ICHTERSICO 2569 t Notary Publicin and for said County, in the State aforesaid, DO HEREBY CERTIFY that Wladyslaw Drwiega M.D. & Rosine M. Drwiega, his	
wife	
are subscribed to the foregoing instrument app and before me this day in person and acknowledged that they signed, sealed and delivered the said	
instrument is their free and voluntary act, for the uses and purposes therein set forth, including the release and	
waive to item to mestead.  See 186 and and notarial seal this 28th day of Jelouary 1980	
Maron Sichter	
Commission Expires My Commission Expires March 17, 1989	
$\tau_{\odot}$	
Commission Expires My Commission Expires March 17, 1989	
	ွှ
	538005
7,	55 55
0.0	
Peed Jeed Jeed Jeed Jeed Jeed Jeed Jeed	RMS C
Trust Deec  Frust Deec  To To To The Service of Wilmerte Milmerte, ILL 60091	LEGAL FORMS
Trust Deed Trust Deed  Trust Bedral Savings & Log.  Association of Wilmerte 1210 Central Avenue Wilmerte, Ill. 60091	
	LEGAL FORMS