SECOND MONTUAGE (NUMBER) FORM NO. 2202 SECOND MONTUAGE (NUMBER) FORM NO. 2202 SECOND MONTUAGE (NUMBER) FORM NO. 2202 SECOND MONTUAGE (NUMBER) FORM NO. 2202

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the sells: of this form makes any warranty with respect thereto, including any warranty or merchantability or fitness for a particular purpose.

THIS INDENTURE WITNESSETH, That James Edward Jennifer Charmaine Bell - Price, his w	Price and ife.	
Avenue, Broadview, Illinois, 60153,	S. 16th DEPT-01 RECORDING	\$23
(No and Street) (City) for and in consideration of the sum of FOUR THOUSAND (\$4	1500 1500 1500 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 1600 16	7/92 15:05:0
د شاهنگ مشیر بای مانوی که در می به شده سنی مه بیشت خود می بیشت به در می بید می در میدود بیشت بیشت می و در میدو 	Bell and COOK COUNTY RECORDER	
of 316 Plymouth Lane, Bloomingdale, Ill		
as Trustee, and to his successors in trust hereinafter named, the folk estate, with the improvements thereon, including all heating, air-or	wing described real nditioning, gas and Above Space For Recorder's Use Or	nly
plumbing apparatus and fixtures, and everything appurtenant there rents, issues and profits of said premises, situated in the County of		
THE NORTH 50 FEET OF LOT 131 IN	BROADVIEW IN SECTION 22, TOWNSHIP THIRD PRINCIPAL MERIDIAN, IN COOK	
Hereby releasing and waiving r.i. rights under and by virtue of the	homestead exemption laws of the State of Illinois.	
Permanent Real Estate Index Number 15-22-217-01 Address(es) of premises: 2425 S. 17th Avenue, Br	oadview, Illinois 60153	
IN TRUST, nevertheless, for the purpose of securing performance		
WHEREAS. The Grantor is justly indebted up in princ		
upon the sale of the home at 2025 S. immediately upon the closing of said five (5) years of the date of the not	l6th Avenue, Broadview, Illinois, that the property pay the aforestated amount or wi e, whichever occurs earlier	ney will ithin
	T ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	
	(1 02546	ייים ניים נ
premises that may have been destroyed or damaged; (4) that waste to any time on said premises insured in companies to be selected by the acceptable to the holder of the first mortgage indebtedness, with less Trustee herein as their interests may appear, which policies shall be paid; (6) to pay all prior incumbrances, and the interest thereon, at the THE EVENT of failure so to insure, or pay taxes or assessment holder of said indebtedness may procure such insurance, or pay such premises or pay all prior incumbrances and the interest thereon from without demand, and the same with interest thereon from the data.	debtedness, or d'he interest thereon, as inventand in said note or notes, y when due in each jet it, all taxes and becoments against said premise truction or damage 'o rebuild or ristoriall buildings or improvement said premises shall not be committed or all buildings or improvement said premises shall not be committed or all ferred; (5) to keep all buildings or grantee herein, who is hereby a tructived to place such insurance in colause attached payable first (0) diffirst Trustee or Mortgagee, and sect left and remain with the said (Moltgagee or Trustee until the indebtedness or the or times when these less in the come due and payable, or the prior incumbrate for the interest thereon when due, the grant hases or assessment, or discharge of purchase any tax hen or title aftern time to time; and alternooney so paid, the Grantor agrees to repay import payament at the collection of payment at the collection of the collection of payment at the collection of the collection of the collection of payment at the collection of the collection of the collection of the collection of payment at the collection of the collecti	noworat companies and, to the ess is fully tee or the cting said mediately
ar 0 per cent per annum, shall be recoverable by fore	immediate)) due and payable, and with intere if thereon from time of su- dosure the cof. or by suit at law, or both, the same, and a linf said indebte.	ch breach doess had
then natured by express terms. IT IS AGREED by the Grantor that all expenses and disbursement including reasonable attorney's fees, outlays for documentary ende whole title of said premises embracing foreclosure decree—shall be suit or proceeding wherein the grantee or any holder of any part of a expenses and disbursements shall be an additional lien us usual production foreclosure proceedings; which proceeding, whether dispersions until all such expenses and disbursements, and the cost of sit, include executors, administrators and assigns of the Grant, who seeds in high proceedings, and agrees that upon the filing of my complaint to fore without notice to the Grantor, or to any particle aim, gunder the Grantollert the reads.	pact or incurred in behalf of plaintiff or connection "i.a" as foreclosure ice, stemographer's charges, cost of procuring or completing obstract should be drautor; and the like expenses and disburse her is, occasion d indebtedness, as such, may be a party, shalf also be paid by an Grantor mises, shalf be taxed as costs and included in any decree that may be reale shalf have been entered or not, shalf not be dismissed, nor release hereing attorney's fees, have been paid. The Grantor for the Granto, and for to the possession of, and income from, said premises pending such foclose this Trust Deed, the court in which such compliant is filed, may at itor, appoint a receiver to take possession or charge of said premises with	herzof owing the ed by any . Alf such indered in cof given, the heirs, reclosure once and power to
The name of a record owner is: Jar + B Edward Price IN THE EVENT of the death or recoval from said DuPage	and Jennifer Charmaine Bell - Price, his County of the grantee, or of his resignation, rejusal or failure to	wire,
Rufus Medley	Chok	his trust
appointed to be second successorum this trust. And when all of the a trust, shall release said primities to the party entitled, on receiving hi	of a County is hereby appointed to be first successor in the person who shall then be the acting Recorder of Derds of said County oresaid coverants and agreements are performed, the grantee or his successorable charges.	is hereby cessor in
appointed to be second successoring this trust. And when all of the a trust, shall release said primities to the party a nutled, on receiving his This trust deed is subject to first nortgage.	oresaid covenants and agreements are performed, the grantee or his successonable charges.	s hereby xessor in 1873
appointed to be second successoring this trust. And when all of the a trust, shall release said provides to the party chitled, on receiving his	oresaid covenants and agreements are performed, the grantee or his successonable charges.	1873
appointed to be second successoring this trust. And when all of the a trust, shall release said primities to the party of nittled, on receiving his This trust deed is subject in first nortgage.	ay of July 1991 Jan rifer Charmaire Belly	1873
appointed to be second successoring this trust. And when all of the a trust, shall release said primises to the parity smitled, on receiving his This trust deed is subject to first mortgage. Witness the hand and seal Softhe Grantor this 12th of the Grantor this 12th of	oresaid covenants and agreements are performed, the grantee or his successonable charges.	1873
appointed to be second successoring this trust. And when all of the a trust, shall release said primities to the party of nittled, on receiving his This trust deed is subject in first nortgage.	ay of July 1991 Jan rifer Charmaire Belly	1873 (462-a.)

UNOFFICIAL COPY

STATE OF ILLINOIS SS.
COUNTY OF DUPAGE
, a range, a district the first the same of the same o
State aforesaid, DO HEREBY CERTIFY that Jennifer Charmaine Bell - Price
personally known to me to be the same person whose name. is subscribed to the foregoing instrument.
appeared before me this day in person and acknowledged that she signed, scaled and delivered the said
instrument as bee free and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the right of nornestead.
Given under my hand and official seal this 12th day of June 19 92
(Impress Snel Here) Hargant a. Bernett
Commission Expires November 24, 1994
"OFFICIAL SEAL" MARGARET A. BENNETT
MARGARITA SEAL"
MY COMMISSION EXPIRES 11/2404
The state of the s
τ_{\circ}
Vic.
T'S OFFICE

52549873

SECOND MORTGAGE

Trust Deed

ဥ

GEORGE E. COLE LEGAL FORMS