UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	22 534	068	GEORGE E. COLE®
THIS INDENTURE, WITNESSETH, That Gerald	T. Murphy and	Grace M.)	furphy (his w	1fe)
Fifty-eight-thousand-twelve and 20/			County of Cook	Dollara
in hand paid, CONVEY A AND WARRANT to of the V111age of Oak Lawn	Hugh A. Davis County of County	ok	and State of	inois
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there and every sing uppurtenant thereto, together with all ren of Oct. 1 2 Cook	on, including all heating its, issues and profits of	air-conditioning	, gas and plumbing s tuated in the V111	pparatus and fixtures,
Lot 20 of the Fourth Addition to Jo of the North 'nirty-six acres of th Fifteen, To ash', ThirtyGeeven Mobi Meridian, in Coal Jounty, Illinois	e East half of h, Range Thirt	the South	rest Quarter	of Section
Or				
Hereby releasing and waiving all rights under and by in Taust, nevertheless, for the purpose of securing. WHEREAS, The Grantor & Garald T. Kurphy	ad lrace M. I	mants and agree furphy (his	ments berein.	
justly indebted upon Their				ite herewith, payable
to the order of the Evergreen Plaz Firty-eight-thousand-twelve and 20/ installments as follows, Nine-hundr 15th day of December, 1973 and a li thereafter until this note is fully	ed-sixty-six at ke sum on the paid.	nd 37/00 (\$	each and	ers on the
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 p shall not be committed or suffered; (3) to keep all building strains of the said of th	To pay said indebtednet time of payment; (2) it exhibit receipts therefore remises that may have be a now or at any time or or mortagee, and ex- gagees or Trustees will not not said from the said port assessments on the payment of the said from the payment of the payment of the payment of the payment of the payment of the payment of payment of the payment of the payment of the payment of payment of the payme	is, and the ile- to pay prior of in r; (3) within it occurrences of the con- nection of the con- nection of the con- nection of the con- traction of the con	the con, as hereic e firr de of June is try 'ys after destr camaged; (' 'w saured in c npani; solder of ti e first in the herein a their 'is fully paid; (6) ce or the interest a saments, or discharge me to time; and all the date of payme	and in said note or teach year, all taxes uction or damage to rate to said premises to be selected by the regression of said premises actrests may appear, average indebtedness, actrests may appear new all prior incumers of the regression of the r
earned interest, shall, at the option of the legal holder to thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by ext IT is AGREED by the Grantor that all expenses actual closure hereof—including reasonable attorney's feet of the	hereof, without notice, them shall be recovera of a terms. isbursements paid or in ys for documentary evidents	become immedi ble by foreclosus curred in behalf ience, stenograp	ately due and payab re thereof, or by suit of plaintiff in conni her's charges, cost of	at law, or thut the
expenses and disbursements, occasionate years and the pro- such, may be a party, shall also be and by any and pro- such, may be a party, shall also be another than the pro- shall be taxed as costs and included in any forces that may cree of sale shall have been entered or not challenged to the dis- tance of the shall have been entered or not challenged to the the costs of suit, including attorney's feet awe been paid sasigns of the Grantor waives all right as the possession agrees that upon the filing of any complete to forcelose to out notice to the Grantor, or to asy party claiming under with power to collect the rents, taken and profits of the sal	s emoracing rorectosur ceeding wherein the gra I such expenses and dist missed, nor release here I. The Grantor for the of, and income from, so its Trust Deed, the cour	actes or any hole oursements shall foreclosure proceed given, until a Grantor and for aid premises per t in which such to the state of the state of the transfer of transfer	be paid by the Gr der of any part of s be an additional lien eedings; which proc il such expenses and the heirs, executors dding such foreclosu complaint is filed, man	antor; and the like aid indebtedness, as upon said premises, ecding, whether dedisbursements, and administrators and re proceedings, and sy at once and withsee of said premises.
out notice to the Grantor, or to say party claiming unde with power to collect the rents, is and profits of the sai IN THE EVENT of the deathful removal from said	r the Grantor, appoint d premises.	a receiver to tal	e possession or char nty of the grantee, o	rge of said premises
refusal or failure to act, the Lohm H. Thode first successor in this translated if for any like cause said fir of Deeds of said Coutsu; hereby appointed to be second performed, the granger or his successor in trust, shall relea	at successor fall or refus successor in this trust. A se said premises to the p		- # 11 m	
Witness the hand S and seal S of the Grantor Sthis			tober	19 73
	1 Jun	u M	mules	(SEAL)

UNOFFICIAL COPY

TATE OF_Illinois			
OUNTY OF Cook	85,		
Edward J. Bourgaois Jr		, a Notary Public in and for sa	id County, in the
ate aforesaid, DO HEREBY C	RTIFY thatGerald T.	Murphy and Grace M. Mur	phy (his wife)
		<u></u>	
rsonally know to me to be the	same persons whose names	are subscribed to the fore	going instrument,
cared before m this day in	person and acknowledged that	signed sealed and d	ally and star and
iver of the right of homes each	voluntary act, for the uses and p	surposes therein set forth, including	ng the release and
	X		•
and no	aris, seal this 29th	day of _October	, 1973.
	Ox	91-11- 0	
		Elizad & Moragon &	
70-9	124 P. C. 10		
			070
			OF CLEAN CO.
	# # 68 973 NO™ 5€ MI 9 17		COOK COURTY ILLING
	973 MOV 5E AM 9 17	090 • 22574068 • 1	
	9 ס ד כו-כ-יצטא	090 • 225 4068 • 1	1 — fec 5.10
		NAME	1 1 1
	// 13 <u>00</u>	2 MAIL	い な
3			
	MAY		3705 Sales
2	MANI TO		<u>1</u> 2
Trust Deed	Sir.		GEORGE E COLE LEGAL FORMS
	na a di Maseria (a Aldina)	진동에는 막게 하는 이 차면이 만드셨다.	
		시민이 된 바람은 분분들을 보다.	

END OF RECORDED DOCUMENT