Military States Andreas

:			refree						1
	, TRUST DEED		FORM No. 22	202	22	890	447	GEORGE E. CO	OL.
ſ	SECOND MORTGAGE FORM (Illinois)		FORM No. 22 JANUARY, 19	. 1	• •	900		LEGAL FOR	łM:
١.	IHIS INDENTURE, WITNESSETH, That	Edgar	A. Bevir	s and	wife	Flore	ence	·	-
į	(reremaner caned the Grantor), of the	illage	of Stre			County of	Coók	<u> </u>	_
İ	and State of Illinois for and Eleven thousand eight hu	in consideration andred e	n óftlie sum o ighty an	d 00/10	00			. Dol	laı
i	of the	r_ toRo	obert_Th County of	omas & Cook	Asso	ciate and Stat	e of Ill	inois	<u>.</u>
ļ	: I to his successors in trust hereinafter name lowing described real estate, with the improver								
İ	ond everything appurtenant thereto, together of Streamwood County of			its of said pro and State				llage	-
•	Lot 116 in Woodland He	iahte IIn	i+ #1 =	. subdi	vicio	n in	the S	outh k of	. :
į	Section 23 and the Nor East of the Third Prin	th ½ of	Section	26, To	wnshi	lp 41	North	, Range 9,	
-	east of the filling filling.	cipai ne	Ligian i		, coar				
			•	•			- ' '		
	0.5	٠			:		-	, . ļ.	
			,	-	,	•			,
.				ļ		•	.		•
	Hereby releasing and waiving all rights under In Trust, nevertheless, for the garpuse of	and by virtue of	of the homeste	ad exemption	n laws of	the State ments her	e of Illinois.	; ,	
	WHEREAS, The Grantor Edga ()	Bevins a		. 1		tebear	ing even da	te herewith, payal	ble
			_			,			-
	Sixty payments of \$19 ending August 5, 1979		rting Se	eptembe	r 5,	1974	and.		, '
ĺ						: '	C	*	•
	•	-	1/2×			<	ا ^ب ر		- :
	· · · · · · · · · · · · · · · · · · ·	4.			• (₹`	-	195 T.	
r	THE GRANTOR covenants and agrees as fol notes provided, or according to any agreement and assessments against said premises, and on ebuild or restore all buildings or improvement that the contract of the co	lows: (1) To p	ay said indebto of payment; (dnes , and t 2) t pay pr	e intere	st thereo	n, as herein of June.in	and in said note	or es
r	and assessments against said premises, and on ebuild or restore all buildings or improvement hall not be committed or suffered; (5) to keep	demand to exh s on said premi all buildings no	ibit receipts these ses that may how or at any ti	ereto. (3)= ave been de ne on said et	oved or sise in	xty days damaged asured in	after destruit; (4) that will companies t	ction or damage aste to said premis o be selected by the	to es ne
8	hall not be committed or suffered; (5) to keep rantee herein, who is hereby authorized to pla vith loss clause attached payable first, to the fi which policies shall be left and remain with the	ce such insulant rst Trustee or l said Mortgage	ice in compani Mortgagee, and ≅ or Trustees,	es acceptable l, second; to intil the inde	to h tu. Tr bted .ess	older of ace terein rically p	the first mon n as their in aid; (6) to	rtgage indebtednes terests may appea pay all prior incun	is, ir, n-
	orances, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or rantee or the holder of said indebtedness, may ten or title affecting said premises or pay all programmed agrees to repay immediately without								
e	In the Event of a breach of any of the all arned interest, shall, at the option of the leg hereon from time of such breach at seven per	foresaid covens al holder thefe	nts on agreeme of, without no	ints the whole tice, become verable by for	e of said immedi oreclosur	indebted ately due e thereof	ness, neludi and ayabl or by	n ; principal and a r and with intere atw, or both, th	II st
57 C	ame as if all of said indebtedness had then mate IT is Agreed by the Grantor that all expensive hereof—including reasonable attorney's	ired by express nses and disbui fees foutlant fo	terms. Sements paid of Adocumentary	or incurred i	n behalf	of plaint	iff in conne	etica with the for	c-
p.	leting abstract showing the whole title of sai xpenses and disbursements, occasioned by any	sulfor proceed	bracing forecling wherein the	osure decree e grantee or dishursemen	:—shall any bole	be paid der of an	by the Gra y part of sa litional lien	intor; rud the like iid ind bledness t	15
sh Ct th	nall be taxed as costs and included in any decree of sale shall have been entered or not, finall ne costs of suit; including attorney's feet have saligns of the Grantor waives all right of the grees that upon the filing of any complaint to for the costs of the Grantor waives all right of the grees that upon the filing of any complaint to for the costs of the Grantor waives all right of the costs of the co	es that may be not be dismisse been paid. Th	rendered in s d, nor release a Grantor for	uch forecloss hereof given the Grantor	ure proces, until al	cedings; y il such ex the heirs	which procespenses and executors.	eding, who her disbursements, an administrators an	d
88	signs of the Grantor waives all right (of the parees that upon the filing of any complaint to full notice to the Grantor, or to any party claim	ossession of, a oreclose this Training under the	nd income from rust Deed, the Grantor, app	m, said pren court in which	nises pen ch such c er to tak	ding such complaint	is filed, may	e proceedings, any at once and with	d I-
W	it notice to the Grantor, or to any party clair ith power to collect the rents, issues and profits In the Event of the death or removal fror		mises. Zook	. 1				of his resignation	
fir	rfusal or failure to act, then Rec at successor in this trust, and if for any like ca I Deeds of said County is hereby appointed to be formed, the grantee of his successor in trust,	corder of use said first su be second succe shall release sa	ecessor fail or : essor in this tri	refuse to act, ist. And whe the party ent	the person all the	on who sh aforesaid	all then be t covenants i	by appointed to be the acting Recorde and agreements are ble charges.	e F C
	Witness the handand sealof the Gran	tor this	6th	day	ofA	ugust		, 19_74	
			Edg	MA	1/3	eis	سسد	L(SEAL)) -
-			Hore	rie!	Serli	n	ر	(SEAL))
	no no	1			٠.				2"
			· · · · ·			. ,			J

22 890 444

;

UNOFFICIAL COPY

		profession that control of the Contr
	, T., COT 23, CM 12 45,	Alec 5.1
Stati orCook	}	
amburu 1. Ardersen	2. Notay Pahas	re and for and County, in the
State of the Control of the Control of the	. "dger A. Jevis and Wi	fc "lerence
personally known to me to be the same personal	on S whose name S subscribe	to the foregoing instrument,
appeared before me this day in person an	d acknowledged that they signed,	sealed and derivered the said
in or ment as <u>their</u> free and voluntary	act, for the uses and purposes therein sec	Torus, including the formation
watver are right of homestead.	this 6th day of	August 19.74
Giver unde my hand and notarial seal t		16/1/
(Impress Seal Here)	Lather	Stary Public
	, , , , , , , , , , , , , , , , , , ,	otary Public
Commission Expires 11-1 2-74 Prepared by: KDD 2 E	. Anderson	
A COLUMN TO A COLU	rlington Heights Rd.	
	/	
MISTIC	0,	경우 세 살아 함
COUNTY		经 经连续收益的
The same of the		73
	120	WALL 89
		5
		Tá
	MAIL TO	0.
-	800	
S		
SAGE SECTATES	Bad.	
SSOC	0000,000	
S. A.	is 6	COLI
DARTO NRTO	ino	7 J
THOW	111	GEORGE E. COLE
BOX No. Trust Deed Trust Trust Deed TO TO TO TO TO TO TO TO TO TO TO TO TO T	225 N. Arlington Heights Rd Elk Grove, Illinois 60007	
SEC SEC SEC SEC SEC SEC SEC SEC SEC SEC	S Gro	
	225 E1K	