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TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 JANUARY, 1968 23 425 100

GEORGE E. COLE®

THIS INDENTURE, WITNESSETH, That Joseph T. McGrath and Catalina McGrath (his wife	
(hereinafter called the Grantor), of the City of Chicago County of Cook and State of Illinois, for and in consideration of the sum of	100
##### Four-thousand-five-hundred-thirty and 00/100 *** (\$4530.00) in hand pand, (ONNIY AND WARRANT, to John H. Thode, Trustee	Dollars
of the Village of Homewood County of Cook and State of Illinois	
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein,	
lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and and everything appuritinant thereto, together with all rents, issues and profits of said premises, situated in the CLTY.	nxintes,
of Chacago County of Cook and State of Illinois, to wit	
Lot 20 in Block & in William E. Harmon's Beverly Hills	
Addition being a Subdivision in the South west & of	
Section 7 Township 37 North, Hange 14 East of the	
Third rincipal Meridian.	
Ox	
Hereby releasing and waiving all rights under any type rtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of security performance of the covenants and agreements herein.	
WHEREAS, The Grantor Joseph T. re Grath and Catalina McGrath (his wife) justly indebted upon their principal promissory note bearing even date herewith,	payable
A. David B. D. D. D. D. D. D. B. Till and Abo	
te Evergreen Plaza Bank, Evergreen Park, Illinois the sum of \$four-thousand-five-hurared-tnirty and 00/100	
(\$4530.00) Dollars in 1 consequitive monthly installment	
due on the 30 day of Merch, 1976.	
due on the 30 day of Merch, 1976.	
(A) (A)	
THE GRANICH COVERNMEN and agrees as follows: (1) To now and indebtedness, and the said subserior as berein and in ani	l note or
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the inject of thereon, as herein and in said notes provided, or according to any agreement extending time of payment. (2) to pay print 15 for first day of June in each year, and assessments against said premises, and on demand to exhibit receipts therefor: (3) within any days after destruction or displaid to require the building and approximately approxim	all taxes
shall not be committed or surfered. (3) to keep all huildings now or at any time on safe primises assure in companies to be select	d by the
grantee herein, who is hereby authorized to place such insurance in companies accept. To the holder of the first mortgage inde with loss clause attached payable first, to the first Trustee or Mortgagee, and, so had, to the Trustee he may be their interests may	btedness, / appear,
which policies shall be left and remain with the said Mortgagees or Trustees uffil no indebtedness is fully paid; (6) to pay all pric brances, and the interest thereon, at the time or times when the same shall be timedue and navable.	r incum-
IN THE FVENT of failure so to insure, or pay taxes or assessments of the prior incumbrances or the increase the prior increase the prior increase the prior incumbrances or the increase the prior increase	due, the
and assessments against said premises, and on demand to exhibit receipts therefor; (3) within 127 days after destruction or disclosular restore all huildings or improvements on said premises that may have been insurgous c. (4a jaged; (4) that waste to said shall not be committed or suffered. (3) to keep all huildings now or at any time on said primises, issue in companies to be select grantee herein, who is hereby authorized to place such insurance in companies accepts to the hold; r.o. the first mortgage inde with loss clause attached payable hist, to the first Trustee or Mortgages, and, so that Trustee his interests may which policies shall be left and remain with the said Mortgages or Trustees uffil be includedness is fully paid, (6) to pay all pricipances, and the interest thereon, at the time or times when the same shall be impedied and payable. In the Event of failure so to insure, or pay takes or assessments, of the prior incumbrances or the increase thereon when grantee or the holder of said indebtedness, may procure such insurance, a procure as the taxes or assessments, or it charge or purchas lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all noney so Griantor agrees to repay immediately without demand, and the same was interest thereon from the date of payment it seven per annum shall be so much additional indebtedness secured hereby.	paid, the per cent
per annum shall be so much additional indebtedness secured hereby. In THE EVENT of a breach of any of the aforesaid covernants to accommend and indebtedness, including principle earned interest, shall, at the option of the legal holder thereof, authorit notice, become immediately due and payable, and will thereoa from time of such breach at seven per cent per annum, shall be recoverable by foreclasure thereof, or by suit at any or	al and all interest
same as if all of said indebtedness had then matured by explanations and a same as if all of said indebtedness had then matured by explanations and the same as a same	ha fora
closure hereof—including reasonable attorney's fees, when you do not never the content of the co	or com-
such, may be a party, shall also be paid by the Gorber. All such expenses and disbursements shall be an additional lien upon said	premises,
stant to taken as tools and included in any secretarial may be considered in sale three-party proceedings, which proceedings of core of sale shall have been entered or not saled by be dismissed now relate three green, until all such expenses and disbursem	ents, and
the costs of suit, including attorney's feet that been paid. The Gramfor for the Grantor and for the beirs, executors, administr, assigns of the Grantor waives all right of the presession of and income from, said premises pending such foreclosure proceed	dors and ngs, and
same as if all of said indebtedness had then matured by expression and indeptedness had or incurred in behalf of plaintiff in connection with closure hereof—including reasonable attorney's fees, and just or discumentary evidence, stenographer's charges, cost of procuring pleting abstract showing the whole title of said a remove embracing foreclosure decree—shall be paid by the Grantor's and expenses and disbursements, occasioned by any unities, seeding wherein the grantee or any holder of any part of said indebte such, may be a party, shall also be paid by the Course. All such expenses and disbursements shall be an additional lien upon said shall be taxed as costs and included in any detreather may be rendered in such foreclosure proceedings, which proceedings, where of sale shall have been entered or not said limb by dismissed nor release hereof given, until all such expenses and disbursem the costs of suit, including attorney's fees are been paid. The Grantor for the Grantor and for the heirs, executors, administrations of suit, including attorneys fees are been paid. The Grantor for the Grantor and for the heirs, executors, administrations for the fitting of any consequent to foreclose the Livist Deed, the court in which such complaint is filled, may at once out notice to the Grantor, or to according to the processor of and income from, said premises pending such foreclosure proceed agrees that upon the fitting of any consequent to foreclose the Livist Deed, the court in which such complaint is filled, may at once out notice to the Crantor, or to according to the close the Livist Deed, the court in which such complaint is filled, may at once out notice to the Crantor, or to according to foreclose the Livist Deed, the court in which such complaint is filled, may at once out notice to the Crantor, or to according to fill and premises.	ind with- premises
retusal or railure to act, the ALCHARIA is DEPLICABLE. of any like cause said first successor fail or refuse to act, the person who shall then be the acting	ited to be Recorder
refusal or failure to act, then AIC hard & Brennath of said County is hereby appointed successor in this true and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting of Deeds of said County actively appointed to be second successor in this trust. And when all the aforexaid covenants and agreed performed, the graphenic his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charge	nents are s.
Witness the hand and seal & of the Grantor & this 2.24 day of PADEURS	9.76
Trils Document was prepared by:	(SEAL)
Diane Compton State 24 AN Asalt	(SEAL)
Evergreen Plaza Bank	
Evergreen Park, Illinois	

23 425 100

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	Illinois Cook J. Hourgeois, Jr. I, DO HEREBY CERTIFY that	ss.	, a Notary Public		ounty, in the	10.1.
personally kno appeared before instrumera as		5 whose name 8 cknowledged that	are subscribed	I to the foregoing scaled and deliver	instrument,	
	ider ny hand and notarial scal this	27th	day of	February Language	, 19 76.	
						23425100
SECOND MORTGAGE Trust Deed	2				GEORGE E. COLE*	

THE SE SELECTED DOCUMENT