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| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 JANUARY, 1968 | 23 674 255 | GEORGE E. COLE® LEGAL FORMS |
|--|--|---|---|
| THIS INDENTURE, WITNESSETH, That J | erome R. Dispensa a | nd Patricia A. Dispe | nsa, his wife |
| (hereinafter called the Grantor), of the <u>City</u> and State of <u>Tllinois</u> for and in consi <u>Eleven-thousand-nineteen-and-50/1(</u> in hand paid, CONVEY AND WARRANT to of the <u>Village</u> of <u>Homewood</u> | deration of the sum of OO (\$11,019.60) John H. Thode, I County of Cook | Trustee and State of | linois |
| and to his successors in trust hereinafter named, for th lowin' tescribed real estate, with the improvements thet and very hing appurtenant thereto, together with all rolling to the country Hills County of | reon, including all heating, air-c ents, issues and profits of said p Cook and Sta | onditioning, gas and plumbing a premises, situated in thette of Illinois, to-wit: | |
| Let 21 (except the East 1 leet of Lot 22 in Block 1 Fight nds being a subdivi the Lethwest Quarter of feet and except the North quarter of section 20 to the third principal merei | 5 in F.H. Bartlett' sion of the Northwe section 20 (except 1 374.31 feet of the mship 38 north, ran | s Chicago est quarter of the South 30 Northwest | |
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| Ox | | | · . |
| ′ () | | | = |
| Hereby releasing and waiving all rights under and by v In Trust, nevertheless, for the purpose of securing Whereas, The Grantor Jerome R. Di: pe | performance of the covenants | and agreements herein. | |
| justly indebted upon their | principal pro | missory notebearing even da | te herewith, payable |
| to the Evergreen Plaza Ba of Eleven-thousand-ninete | en-and-60/100 (\$11,0 | 019.60) Dollars in. | |
| 24 consective monthly ins the 25th day of October, of each and every month u | 1976 and a like sum | due on the 25th day | . Cui |
| or each and every month u | neil this need is pa | | 0/4 |
| | | X CF, | ابر. |
| The Grantor covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restore all buildings or improvements on said shall not be committed or suffered; (3) to keep all buildings or improvements on said shall not be committed or suffered; (3) to keep all buildings or improvements of the said More which policies shall be left and remain with the said More which policies shall be left and remain with the said More brances, and the interest thereon, at the firme or times with the said More brances, and the interest thereon, at the firme or times and the interest thereon, at the firme or times all the said More brances, and the interest thereon, at the firme or times the said More failures to insure, or pay taxes granteer the EVENT of a failure so to insure, or pay taxes granteer title affecting of minimal the said More failures to the said More failures to the said of the said More failures to the | To pay said indebtedness, and time of payment; (2) to pay it oe exhibit receipts therefor; (3) premises that may have been deligned or at any time on said, surrance in companies acceptate or Mortgagee, and, second, it gagees or Trustees until the international control of the prior in the same shall become due at our assessments of the prior in assessments of the prior in the same shall become due. | he atterest thereon, as herein prior the first day of June in authin sixt was after destructions of the street of the street of the street of the street of the first more of | and in said note or each year, all taxes cition or damage to site to said premises o be selected by the tgage indebtedness, terests may appear, any all prior incumeron when due, the |
| is the control of the independence of the inde | such insurance, or pay such tax- brances and the interest therecand the same with interest the ured hereby, ovenants or agreements the whithereof, without notice, become aftern a property or the property of | es or assessments, or d'ochar e e on from time to time; anc elle reon from the date of payment ole of said indebtedness, includie te immediately due and payab. foreclosure thereof, or by suit a | or purchase any tax noney so paid, the at seven per cent of p incipal and all of no with interest of aw or 'the the |
| same as if all of said indebtedness had then matured by ex IT is AGREED by the Grantor that all expenses and, closure hereof—including reasonable attorney's fees-rould pleting abstract showing the whole title of said premise expenses and disbursements, occasioned by any suit or pre- such, may be a party, shall also be paid by the Grantor. A shall be taxed as costs and included in any decree that me cree of sale shall have been entered or not shall not be dis- the costs of suit, including attorney's fees have been paid assigns of the Grantor waives all right to the ossession | press ferms. disbursements paid or incurred issurements paid or incurred ys for documentary evidence, is embracing foreclosure decru- ceeding wherein the grantee of Il such expenses and disbursem ay be rendered in such foreclo ay be rendered in such foreclo | in behalf of plaintiff in connect stenographer's charges, cost of ee—shall be paid by the Gray rany holder of any part of saients shall be an additional lien warm of the saients which proceedings; which proceedings; | tion w th the ore- procuring or contor; and the indebted ss, pon said premide, de |
| agrees that upon the filing of any connicatint to foreclose it out notice to the Grantor, or to any parry claiming unde with power to collect the rents, issues and profits of the sa | his Trust Deed, the court in wher the Grantor, appoint a recei | tich such complaint is filed, may ver to take possession or charg | at once and with- |
| IN THE EVENT of the deathor removal from said refusal or failure to act, then Richard J. irst successor in this trust and if for any like cause said find Deceds of said County is hereby appointed to be second performed, the granter or his successor in trust, shall release | Brennan rst successor fail or refuse to act | | by appointed to be ne acting Recorder |
| Witness the hand S and seal S of the Grantor S this | 20th day | of September | |
| This Document prepared by: | V Jus | me K. Hage | (SEAL) |
| Barbara A. Spanos Evergreen Plaza Bank | Patrice | ia O-Despone | (SEAL) |
| Evergreen Park, Illinois | | | |

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| STATE OF Tilinois | 1 | A — rec 10 |
| COUNTY OF COOK | SS | |
| I, Edward J. Bourgeois. Jr. | , a Notary Public in and for sa | id County in the |
| | at | |
| A | | , |
| | on_s whose names are subscribed to the fore | |
| | d acknowledged that <u>they</u> signed, sealed and o | |
| waiver of the righ of he mestead. | act, for the uses and purposes therein set forth, including | ng the release and |
| | is day of septender | , 19 <i>26</i> |
| C B B B B B B B B B B B B B B B B B B B | | |
| | Edward & Soughing / | 2 |
| Commissium Expires 12-15-29 | | |
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