UNOFFICIAL COPY

TRÜST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23 738 081	GEORGE E. COLE* LEGAL FORMS
T'AS INDENTURE, WITNESSETH, That	John J. Murphy and	Gwen Murphy, his wife	
(hereir or called the Grantor), of the Villand State of Illinois, for and in co	nsideration of the sum of	County of	Dollars
in hand paid' CC NVEY_AND WARRANT_to the V3 4 8 9 of Homewood	John H. Thode		
and to his succe so, a in trust hereinafter named, for lowing described real r ane, with the improvements to and everything apparter at thereto, together with a contract of the contract of t	r the purpose of securing perfe thereon, including all heating, a all rents, issues and profits of s	ormance of the covenants and agr air-conditioning, gas and plumbing	cements herein, the fol-
Lot 73 in Cak Meadows, West half of the North range 12 east of the th	being a subdivision	n of the West half of ction 9 township 36 n	the orth,
	9/21/11/12		
Hereby releasing and waiving all rights under and to In TRUST, nevertheless, for the purpose of secution John J. Murph	iring performan is of the cover	nants and agreements herein.	is.
justly indebted upon their	- E 11 (1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 ×	promissory notebearing even	date herewith, payable
to the order of Ev	vergreen Plaza Benk	, Evergreen Park, Ill	inois
the sum of Thirtee Dollars, in 60 cor	n-thousand-vie-huld	, Evergreen Park, Ill dred-and-no/100 (13,5)	inois 00.00)
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t	en-thousand-vie-hund recutive monthly to th of December, 1970	, Evergreen Park, Ill dred-and-no/100 (13,5	inois 00.00) hyl5th
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t	en-thousand-vie-hund recutive monthly to th of December, 1970	, Evergreen Park, Ill dred-and-no/100 (13,5) callments as follow 6 and a like sum on t	inois 00.00) hyl5th
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every	en-thousand-vie-huld nsecutive monthly d th of December, 1970 month thereafter u	, Evergreen Park, Ill dred-and-no/100 (13,5 rocallments as follow 6 and a like sum on the ntil this rote in the	inois 00.00) by 15th Ty paid.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every	en-thousand-vie-huld nsecutive monthly d th of December, 1970 month thereafter u	, Evergreen Park, Ill dred-and-no/100 (13,5 rocallments as follow 6 and a like sum on the ntil this rote in the	inois 00.00) by 15th Ty paid.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every	en-thousand-vie-huld nsecutive monthly d th of December, 1970 month thereafter u	, Evergreen Park, Ill dred-and-no/100 (13,5 rocallments as follow 6 and a like sum on the ntil this rote in the	inois 00.00) by 15th Ty paid.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every	en-thousand-vie-huld nsecutive monthly d th of December, 1970 month thereafter u	, Evergreen Park, Ill dred-and-no/100 (13,5 rocallments as follow 6 and a like sum on the ntil this rote in the	inois 00.00) by 15th Ty paid.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten and assessments against said premises, and on dema cbuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all be grantee herein, who is hereby authorized to place su with loss clause attuched payable first, to the first T which policies shall be left and remain with the said rances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay t rantee or the holder of said indebtedness, may proc	an-thousand-vie-hui- secutive monthly in the of December, 1976 month thereafter un (1) To pay said indebtedness adang time of p-yment; (2) to naid to exhibit receipts therefore said premises that may have be uildings now or at any time on the insurance in companies are rustee or Mortgagee, and, see Mortgagees or Trustees until s when the same shall before laxes or assessments, or the pr uere such insurance, or hypery	s, and the interest in comparison for the interest as follows, and the interest in comparison of the interest in the interest of the interest of the interest of assessments, or dischart in taxes or assessments, or dischart in the interest	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumtheree, when due, the go, pu show any tax.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten and assessments against said premises, and on dema cbuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all be grantee herein, who is hereby authorized to place su with loss clause attuched payable first, to the first T which policies shall be left and remain with the said rances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay t rantee or the holder of said indebtedness, may proc	an-thousand-vie-hui- secutive monthly in the of December, 1976 month thereafter un (1) To pay said indebtedness adang time of p-yment; (2) to naid to exhibit receipts therefore said premises that may have be uildings now or at any time on the insurance in companies are rustee or Mortgagee, and, see Mortgagees or Trustees until s when the same shall before laxes or assessments, or the pr uere such insurance, or hypery	s, and the interest in comparison for the interest as follows, and the interest in comparison of the interest in the interest of the interest of the interest of assessments, or dischart in taxes or assessments, or dischart in the interest	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumtheree, when due, the go, pu show any tax.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each and every of each and every notes provided, or according to any agreement extend assessments against said premises, and on dema chuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all brantee herein, who is hereby authorized to place suith loss clause attached payable first, to the first Thich policies shall be left and remain with the said rances, and the interest thereon, at the time or time in the Event of failure so to insure, or pay trantee or the holder of said indebtedness, may proceed the said and the contract of said indebtedness, may proceed the said and the contract of said indebtedness, may proceed the said said the contract of said indebtedness, may proceed the said said the said the said the said said said said said said said said	an-thousand-vie-hui- secutive monthly in the of December, 1976 month thereafter un (1) To pay said indebtedness adang time of p-yment; (2) to naid to exhibit receipts therefore said premises that may have be uildings now or at any time on the insurance in companies are rustee or Mortgagee, and, see Mortgagees or Trustees until s when the same shall before laxes or assessments, or the pr uere such insurance, or hypery	s, and the interest in comparison for the interest as follows, and the interest in comparison of the interest in the interest of the interest of the interest of assessments, or dischart in taxes or assessments, or dischart in the interest	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumtheree, when due, the go, pu show any tax.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each and every of each and every notes provided, or according to any agreement extend assessments against said premises, and on dema chuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all birantee herein, who is hereby authorized to place sufficiely first, to the first Twich policies shall be left and remain with the said rances, and the interest thereon, at the time or time in the policy of said indebtedness, may proceed the policy of said indebtedness.	an-thousand-vie-hui- secutive monthly in the of December, 1976 month thereafter un (1) To pay said indebtedness adang time of p-yment; (2) to naid to exhibit receipts therefore said premises that may have be uildings now or at any time on the insurance in companies are rustee or Mortgagee, and, see Mortgagees or Trustees until s when the same shall before laxes or assessments, or the pr uere such insurance, or hypery	s, and the interest in comparison for the interest as follows, and the interest in comparison of the interest in the interest of the interest of the interest of assessments, or dischart in taxes or assessments, or dischart in the interest	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumtheree, when due, the go, pu show any tax.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each and every of each and every notes provided, or according to any agreement extend assessments against said premises, and on dema chuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all birantee herein, who is hereby authorized to place sufficiely first, to the first Twich policies shall be left and remain with the said rances, and the interest thereon, at the time or time in the policy of said indebtedness, may proceed the policy of said indebtedness.	an-thousand-vie-hui- secutive monthly in the of December, 1976 month thereafter un (1) To pay said indebtedness adang time of p-yment; (2) to naid to exhibit receipts therefore said premises that may have be uildings now or at any time on the insurance in companies are rustee or Mortgagee, and, see Mortgagees or Trustees until s when the same shall before laxes or assessments, or the pr uere such insurance, or hypery	s, and the interest in comparison for the interest as follows, and the interest in comparison of the interest in the interest of the interest of the interest of assessments, or dischart in taxes or assessments, or dischart in the interest	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumtheree, when due, the go, pu show any tax.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten and assessments against said premises, and on dema cbuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all be grantee herein, who is hereby authorized to place su with loss clause attuched payable first, to the first T which policies shall be left and remain with the said rances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay t rantee or the holder of said indebtedness, may proc	an-thousand-vie-hui- secutive monthly in the of December, 1976 month thereafter un (1) To pay said indebtedness adang time of p-yment; (2) to naid to exhibit receipts therefore said premises that may have be uildings now or at any time on the insurance in companies are rustee or Mortgagee, and, see Mortgagees or Trustees until s when the same shall before laxes or assessments, or the pr uere such insurance, or hypery	s, and the interest in comparison for the interest as follows, and the interest in comparison of the interest in the interest of the interest of the interest of assessments, or dischart in taxes or assessments, or dischart in the interest	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumtheree, when due, the go, pu show any tax.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each and every of each and every notes provided, or according to any agreement extend assessments against said premises, and on dema chuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all birantee herein, who is hereby authorized to place sufficiely first, to the first Twich policies shall be left and remain with the said rances, and the interest thereon, at the time or time in the policy of said indebtedness, may proceed the policy of said indebtedness.	an-thousand-vie-hui- secutive monthly in the of December, 1976 month thereafter un (1) To pay said indebtedness adang time of p-yment; (2) to naid to exhibit receipts therefore said premises that may have be uildings now or at any time on the insurance in companies are rustee or Mortgagee, and, see Mortgagees or Trustees until s when the same shall before laxes or assessments, or the pr uere such insurance, or hypery	s, and the interest in comparison for the interest as follows, and the interest in comparison of the interest in the interest of the interest of the interest of assessments, or dischart in taxes or assessments, or dischart in the interest	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the orig ge indebtedness, inter its may appear, to pay all orior incumtheree, w'en due, the go, py show any tax.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each and every of each and every of each and every and expression of each and every notes provided, or according to any agreement extend assessments against said premises, and on demarchaid or restore all buildings or improvements on shall not be committed or suffered; (3) to keep all be grantee herein, who is hereby authorized to place as with loss clause attached payable first, to the first Twhich policies shall be left and remain with the said orances, and the interest thereon, at the time or lime IN THE EVENT of failure so to insure, or pay trantee or the holder of said indebtedness, may procien or title affecting said premises or pay all prior in Crantor agrees to repay immediately without demarce annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforest arred interest, shall, at the option of the legal hereon from time of such breach at seven per centame as if all of said indebtedness had then matured IT is AGRIED by the Grantor that all expenses closure hereof—including reasonable attorney's fees been assent and shall have been entered or not said expenses and dispursements, occasioned by any suitable that the said in the said of any of the such may be suitable to the Grantor waives all right of the posse grees that upon the filing of any computer to force the Fornior, or to any pay claiming with power to collect the rents, askin and profils of IN THE EVENT of the death of removal from said the power of the death of the mount of the mount of the mount of the control of the death of the mount of the mount of the death of the mount of the mount of the death of the mount of the mount of the death of the mount of t	an-thousand-vie-humbers of the control of the comber, 1970 month thereafter under the control of	s, and the interest the control of t	cin and in said note or in each year, all taxes struction or damage to twaste to said premises so to be selected by the party of the property
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each and every of each and every of each and every index provided, or according to any agreement extensions provided, or according to any agreement extensions assessments against said premises, and on dema chuild or restore all buildings or improvements on hall not be committed or suffered; (3) to keep all bright of the said that the said premises or pay all prior is living to fill the said premises or pay all prior is living to fill the said premises or pay all prior is living to the forth of the said prior in the said that the said	en-thousand-vie-humbers and thousand-vie-humbers, 1970 month the reafter under the control of th	s, and the interest he can be considered as the constant of the can be ca	cin and in said note or in each year, all taxes truction or damage to twaste to said premises es to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumbered when the control of the c
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each and every of each and every of each and every notes provided, or according to any agreement extending seasons and against said premises, and on demand assessments against said premises, and on demand the seasons are seasons as a season of the season of the seasons are seasons as a season of the season of	an-thousand-vie-humbers of the or monthly dependent of the	s, and the interest he can be considered as the constant of the can be ca	cin and in said note or in each year, all taxes truction or damage to twaste to said premises es to be selected by the origination of the control of the con
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every of each e	an-thousand-vie-humbers of the or monthly dependent of the	s, and the interest he come a here pay prior to the first of your factor of of	cin and in said note or in each year, all taxes truction or damage to twaste to said premises es to be selected by the orig se indebtedness, inter its may appear, to pay all orior incumbered when the control of the c
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every notes provided, or according to any agreement extend assessments against said premises, and on dema rebuild or restore all buildings or improvements on shall not be committed or suffered; (3) to keep all by grantee herein, who is hereby authorized to place as with loss clause attached payable first, to the first Twhich policies shall be left and remain with the said brances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay trantee or the holder of said indebtedness, may provide the first three of the holder of said indebtedness and manum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforest earned interest, shall, at the option of the legal he intereon from time of such breach at seven per cent same as if all of said indebtedness had then matured it is a Koukele by the Grantor that all expenses repeated in the costs of said indebtedness and included in any dependent of the costs of said, including reasonable attorney's feet as the costs of said indebtedness and included in any dependent of the costs of said, including attorney's feet as the said of the Grantor waives all right in possible to said including attorney's feet and the costs of said, including attorney's feet way be assigns of the Grantor waives all right in possible to force of said shall have been entered or not shall be taxed as costs and included in any dereching the costs of said, including attorney's feet way be said and the said of the Grantor of the death Tennoval from an interest of said country to the costs of said country to the costs of the Grantor of the death Tennoval from an interest of said country to the costs of the Grantor of the death Tennoval from an interest of said country to the successor in this transmit of the costs of the Grantor waives all right in the possible part o	an-thousand-vie-humbers of the or monthly dependent of the	s, and the interest he come a here pay prior to the first of your factor of of	cin and in said note or in each year, all taxes truction or damage to twaste to said premises es to be selected by the orige of potential truction or all the original truction with ner at all the original truction with ner at all the original truction with the fore-to-define the original truction or all the original tructions and the like fault disbursaments, and sare proceeding, whether dend disbursaments, and sare proceedings, and may at once and with-harge of said premises or of his resignation, hereby appointed to be the acting Recorder is and agreements are onable charges.
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every notes provided, or according to any agreement extend assessments against said premises, and on demarchald or restore all buildings or improvements on shall not be committed or suffered; (3) to keep all be grantee herein, who is hereby authorized to place as with loss clause attached payable first, to the first Twhich policies shall be left and remain with the said brances, and the interest thereon, at the time or time in THE EVENT of failure so to insure, or pay trantee or the holder of said indebtedness, may provide or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demayer amount shall be so much additional indebtedness that the expense in the state of the said of said indebtedness had then matured the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had then matured in the said of said indebtedness had the matured in the said of said indebtedness had the said of said when the said of said indebtedness had the said of said indebtedness had then matured in the said of said indebtedness had the matured in the said of said indebtedness had the said of said indebtedness had the said of said to said said said said said said said said	an-thousand-vie-humbers of the or monthly dependent of the	s, and the interest he come a here pay prior to the first of your factor of of	cin and in said note or in each year, all taxes truction or damage to twaste to said premises est to be selected by the origing estimated to twaste to said premises est to be selected by the origing estimated to twaste to said premises est to be selected by the origing estimated to twaste to said premises on the original estimated the original estimated to the original estimated est
the sum of Thirtee Dollars, in 60 cor \$225.00 on the 15t of each and every notes provided, or according to any agreement extend assessments against said premises, and on dema ebuild or restore all buildings or improvements on thail not be committed or suffered; (3) to keep all by grantee herein, who is hereby authorized to place as with loss clause attached payable first, to the first which policies shall be left and remain with the said varances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay trantee or the holder of said indebtedness, may procien or title affecting said premises or pay all prior is Tranter agrees to repay immediately without dema ser annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforest armed interest, shall, at the option of the legal hereon from time of such breach at seven per cent ame as if all of said indebtedness had then matured in I'r is Adautin by the Grantor that all expenses in the such may be a party, shall also be paid by the Cratter hereof—including reasonable attorney's feet, such may be a party, shall also be paid by the Cratter hereof—including attorney's feet such may be a party, shall also be paid by the Cratter hereof—including attorney's feet way be assigns of the Grantor waives all right in post paid with power to collect the rents, issue and profits of the costs of suit, including attorney's feet way be best and the offered of the Grantor of the death Temoval from an interest of said or failure to act, the Expense of the Grantor waives all right in post of Decis of said Cought in erreby appointed to be serformed, the granter of the death Temoval from an efusal or failure to act, the Expense of the Grantor waives all right in the post of Decis of said Cought in erreby appointed to be serformed, the granter of the secret of the Grantor servers of the Grantor of the death Temoval fro	an-thousand-vie-humbers of the or monthly dependent of the	s, and the interest he come a here pay prior to the first of your factor of of	cin and in said note or in each year, all taxes truction or damage to twaste to said premises est to be selected by the origing est indebtedness, inter its may appear, to pay all orior incumtered or purchase any tax all more y o paid, the ent at size, premise and may appear, to pay all orior incumtered or production of the original more y or paid, the ent at size, premise and indepted or procuring or comference of procuring or comference or productions, as en upon said premises, and disbursements, and original disbursements, and may at once and withharder of said indeptedings, and may at once and withharder of said premises, or of his resignation, hereby appointed to be be the acting Recorder iss and agreements are onable charges.

UNOFFICIAL COPY

	Alithogy of william	RYCORDCT OF THE TO SECOND TO THE TOP T
	1976 DEC 7 AM 9 33 DEC7-76 2 9 3 7 1 5 0 237380	D81 º A — Rec 10.0∪
ATE OF Tilinois		
UNTY OFCook		
Edward J. Bourgeois, Jr.	, a Notary Public in and	35 LEO SE SE SE CONTROL DE LA CONTROL DE SE
te aforesaid, DO HEREBY CERTIFY the	nt John J. Murphy and Gwen Murph	ý mana sa
	son s whose name s are subscribed to t	
	on acknowledged that they signed, sealed	
	act, for the uses and purposes therein set forth,	
iver of the bar homestead.		
Given under my and notarial seal t	this day of	1926.
Climpress and Horob	Edwarf_&	=
C. BUT AND THE STATE OF THE STA	Notary Pul	blis
mmission Expires 12-12-120	$ abla^{-1}$	
	19700	
		23
		23738081 23738081 ***********************************
		SOS SOS
		FE.C
Trust Deed Trust Deed Trust Deed		GEORGE E. COLES LEGAL FORMS LEGAL FORMS
3 <i>2</i> -1 1-8		
		er interesone ist kered til 2000 in 1000 in 10

END OF RECORDED DOCUMEN

NUMBER ST.