## **UNOFFICIAL COPY**

, 第125章 大人,大人,我们我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就	TO A TO A STATE OF THE PERSON	Territoria de la composition de la comp
TRUST DEED . SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	James J. King and Mary Ann	King U(his wife)
(here after called the Grantor), of the Villag and tate of Illinois. for and in constitution of the Village and tate of Illinois. for and in constitution of the Village and the William of the Village and the William of the William	nsideration of the sum of lived and OO/1.00 ***********************************	and State of Tlinois , covenants and agreements herein, the folga and plumbing apparatus and fixtures, tuated in the Village
Address of Property: 145 T	upalo, Naperville,	DuPage County
Lot 9 in Mock 1 in Olympic	Torrace Unit #2, being a su	bdivision of part
of Section 30, Two ship 36	North, Range 10 East of the	Third Principal
Hereby releasing and waiving all rights under and b IN TRUST, nevertheless, for the purpose of secu WHEREAS, The Grantor justly indebted upon their	s J. King and Pary Ann King	the State of Illinois. ments herein. (his wife) te_bearing even date herewith, payable :
justry macoted apole	en Plaza Bank, Lvergreen Parl	د لمخ
_	1 (10,400.00) Dol?ar; in 1 mo	·
of \$10,400.00 due on the 201		
•	5	FICA
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement extent and assessments against said premises, and on demar rebuild or restore all buildings or improvements on s shall not be committed or suffered; (3) to keep all bu grantee herein, who is hereby authorized to place sue with loss clause attached payable first, to the first Tr which policies shall be left and remain with the said l brances, and the interest thereon, at the time or times IN THE EVENT of failure so to insure, or pay ta grantee or the holder of said indebtedness, may proci lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demar er annum shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforesa arned interest, shall, at the option of the legal holt thereon from time of such breach at seven per cent p same as if all of said indebtedness had then matured b IT is Agreeb by the Grantor that all expenses a closure hereof—including reasonable autorney's fees, opleting abstract showing the whole title of said pre expenses and disbursements, occasioned by any suit os such, may be a party, shall also be paid by the Grittoe such case as costs and included in any defect ha cree of sale shall have been entered or not, shall be faxed as costs and included in any defect ha cree of sale shall have been entered or not, shall be faxed as costs and included in any defect ha cree of sale shall have been entered or not, shall be faxed as costs and included in any defect ha cree of sale shall have been entered or not, shall be faxed as costs and included in any defect ha cree of sale shall have been entered or not, shall be faxed as costs and included in any defect ha cree of sale shall have been entered or not, shall be faxed as costs and included in any defect ha cree of sales shall have been entered or not, shall be faxed as costs and included in any defect ha cree of sales shall have been entered or not, shall be faxed as costs and included in	(1) To pay said indebtedness, and the intertaining time of payment; (2) to pay prior to the full of the exhibit receipts therefor; (3) within in the control of the exhibit receipts therefor; (3) within in the control of the exhibit receipts therefor; (3) within in the exhibit receipts therefor; (3) within independent of the exhibit receipts the exhibit receipt receipts the exhibit rec	stance n, as herein and in said note or a first u. y if June in each year, all taxes try days after destruction or damage to damag. d. f. that waste to said premises sured in a punit's to be selected by the older of the first mortgage indebtedness, tee herein a their afterests may appear, is fully paid; (f) 2 any all prior incumbers of the interest thereone when the service incuments, or discharge or purch se any tax me to time; and all may be judit, the the date of payment u. se any paid, the the date of payment u. se any paid, the the date of payment u. se any paid, the the date of payment u. se any paid, the the date of payment u. se any paid, the the date of payment u. se any paid the the care of paintiff in connection with the forever's charges, cost of procuring or converse charges charges and distance charges charges c
refusal or failure to act, there is a considered first successor in this true simple for any like cause said country. Leftely appointed to be see performed, the grantee or life successor in trust, shall it	J. Brennen  Id first successor fail or refuse to act, the perso ond successor in this trust. And when all the a release said premises to the party entitled, on a	of said County is hereby appointed to be n who shall then be the acting Recorder afforesaid covenants and agreements are receiving his reasonable charges.
Witness the hand Sand seal Sof the GrantorS	this 18 th day of	February , 19_77.
This Document was prepared by	9: \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	(SEAL)
Diane Comp <b>t</b> on Evergreen Flaza Bank Evergreen <sup>F</sup> ark, Illinois	X Marylin Xing	MAILYAND (SEAL)
	,	

	Illinoi		} ss	-77 335176 0 s, a Notary Pu	. 1-00		.0,00
-	)		FY that	James J. King and	1 Mary Ann King	(his wife)	
appeared t	b forc me thi as _:he_r he right or hor	is day in persum free and voluments.	on and acknowle	se name s are subsc edged that they sign	ned, scaled and deliv	vered the said	
Given Counting States	a sertion 2	nd and notarial	seal this	formett.	February  Acl	A. 19_77.	
1182	D.			10	C	23034437	-UVYGOOV
·					Clark	SOM	
SECOND MORTGAGE  Trust Deed		TO		The same of the sa		GEORGE E. COLE® LEGAL FORMS	
SECONI Trus							