UNOFFICIAL COPY

| THIS INDENTURE, WITNESSETH, That Olarence R. Peterson and Edwine Peterson (his wife) The wild of the William of the Willage of Burbank County of Cook any subject of History, of the Willage of Burbank County of Cook any subject of History, and the William of the Willage of Burbank County of Cook any subject of History, and the William of History of the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. M. % and second the William of the S. R. % of the S. W. % and second the William of the S. R. % of the S. W. % and second the William of the S. R. % of the S. W. % and second the William of the S. W. % and second the William of the S. W. % and second the William of the S. W. % of the S. W | o city pay page satura este page a row and an analysis of the saturation of the satu | in in the state of | nt State Course | Filterspycometry Valences at reformative files in the |
|--|--|--|---|---|
| (here after called the Crantor), of the Willage of Burbank County of Cook as Set of Lillinois. For and in consideration of the sum of One- house and six-funding and including the sum of One- house and six-funding and the sum of One- house and six funding and the sum of One- house and six funding and the sum of One- house and six funding and the sum of One- house and six funding and the sum of One- house and six funding and the sum of the country of the sum o | TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 JANUARY, 1968 | 23 834 411 | |
| an Ste M 1111nois for and in consideration of the sum of One - bous and-six x-hundrad-ninety-four-said-fol/1001s | THIS INDENTURE, WITNESSETH, That_ | Clarence R. Peterson a | nd Edwina Peterson (| his wife) |
| Hereby releasing and waiving all rights under and by virtue of th home lead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing performant of the covenants and agreements herein. Witerase, The Grantor S. Clarence. R. Peterson and dis in Peterson (1.8. wife) justly indebted upon. their. To the order of Evergreen Plaza Bank, Evergr en Park, Illinois the sum of Cree-thousand-six-hundred-ninety-four-an -7.0/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments as follows: Ninety-four and 15/100's (1694.70) in 18 monthly installments are released to the folder of each under control of the folder of each under control of the folder of each under control of each under con | (here in ter called the Grantor), of theVil an sate ofIllinois, for andOne housend_six_hundred_ni in hand paid _ONVEY AND WARRANT of theVillage ofHonewook and to his successor in trust hereinafter name lowing described relativities, with the improvement and everything app rich in thereto, together wof Burbank County of The W. ½ of Lot 5 is being subdivision the S. E. ½ al said W. ½ of said S | lage of Burbank in consideration of the sum of nety-four-and-70/100's | County of Cook Stee and State of II nee of the covenants and agreer inditioning, gas and plumbing agreemises, situated in the Vi te of Illinois, to-wit: 8 87th Street Orchar W. ½ (except the E and except the W. ½ ton 33 Township 38 N | linois nents herein, the fol- paratus and fixtures, llage |
| The Granton coverants and agrees as follows: (1) To pay said indebtedness, and the interest there are nere in and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day 1. The 1 said according to any agreement extending time of payment; (2) to pay prior to the first day 1. The 1 said according to the said permission and the committed or suffered; (3) to keep all buildings from a said permission of the said permission shall not be committed or suffered; (3) to keep all buildings now or at any time on said cripites insured as comparis the said permission of the said said said said said said said said | IN TRUST, nevertheless, for the purpose of substitution with the purpose of substitution of the conder of the cond | nd by virtue of the home tead exemption of the covenants | and agreements herein. erson (his wife) hissory note_bearing even dat en Park, Illinois 70/100's (1694.70), and 15/100's (914, the 30 on of each and | the sum in 18 |
| | grantee or the holder of said indebtedness, may p lien or title affecting said premises or pay all prio Grantor agrees to repay immediately without de per annum shall be so much additional indebtedness in the same as a proper source of any of the afocarned interest, shall, at the option of the legal thereon from time of such breach at seven per ce same as if all of said indebtedness had then matur. It is Agreed by the Grantor that all expense closure hereof—including reasonable attorney's fe pleting abstract showing the whole title of said expenses and disbursements, occasioned by any su such, may be a party, shall also be paid by the Grishall be taxed as costs and included in any defector of said shall have been entered or not, shill in the costs of suit, including attorney's fee have assigns of the Grantor waives all right of the poor agrees that upon the filing of any completing for out notice to the Grantor, or to any party claims with power to collect the rents, issue and profits of IN THE EVENT of the death to temoval from refusal or failure to act, there Prichal first successor in this trust and of for any like caus of Deeds of said County by breeby appointed to be performed, the granty or his successor in trust, should be successor in the structure of the Grantomed, the granty or his successor in trust, should be successor in the structure of the Grantomed, the granty or his successor in trust, should be successor in the structure of the Grantomed, the granty or his successor in trust, should be successor in the structure of the Grantomed, the granty or his successor in trust, should be successor in the structure of the Grantomed, the granty or his successor in trust, should be successor in the structure of the Grantomed, the granty or his successor in trust, should be successor in the structure of the Grantomed the grant or the successor in the structure of the Grantomed the grant or the successor in the successor in trust, should be successor in the successor in the successor in the successor in the s | orocure such insurance, or play the have incumbrances and the injurest thereo mand, and the same with interest thereo mand, and the same with interest thereos secured hereby, resaid covenants of preements the who holder thereof, without notice, become the property of th | es or assessments, or discharge o n from time to time; and all n con from the date of payment lee of said indebtedness, includin lee of said indebtedness, includin lee of said indebtedness, includin lee immediately due and payable foreclosure thereof, or by suit a interpose of the said of plaintiff in connect lee-shall be paid by the Grar any holder of any part of sai russ shall be an additional lien u sure proceedings; which procee n, until all such expenses and of and for the heirs, executors, a mises pending such foreclosure leth such complaint is filed, may ver to take possession or charge County of the grantee, or of said County is herel the person who shall then be the all the aforesaid covenants at tittled, on receiving his reasonab of July | r purche e a yeax noney so p. i.d. the at seven per cent g principal at a all and with inter. at law, or both, the ion with the fore-procuring or comitor; and the like d indebtedness, as pon said premises, ding, whether desibursements, and dministrators and proceedings, and at once and wither of said premises of his resignation, by appointed to be eating Recorder di agreements are le charges. |
| | | | | } |

UNOFFICIAL COPY

| | <u> </u> |
|--|----------|
| .offise ≠1000000 cm company file of the second fil | |
| STATE OF Illinois COUNTY OF Gook ss. | |
| I, <u>Edward J. Bourgeois</u> , <u>Jr.</u> , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that <u>Clarence R. Peterson and Edwina Peterson (his wife)</u> | |
| personally know; to me to be the same persons, whose names, are subscribed to the foregoing instrument, appeared before me ob's vay in person and acknowledged that they signed, sealed and delivered the said | |
| instrument astheir re and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestend. | |
| Edward & July 19.76 Edward & Jangeis & Notary Public | |
| 100 EP | |
| 23834.1.1 Main m | |
| eed with the state of the stat | |
| Trust Deed Teast forms To George E. Cole® LEGAL FORMS | |
| | |
| | |

1.