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the contract of the contract o	envelopistische State der Verbertreiter im der	And the second s	4944 Janes Co.
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968		
THIS INDENTURE, WITNESSETH, That	Charles J. Andersen	Jr., and Pamela Ando	ersen (his ifc)
(hereinafter called the Grantor), of theCit	or Chicago	County ofCOU	<u>x</u>
and State of Dlinois , for and in c	consideration of the sum of		ae⊖e: Dollars
and State of Illinois for and in a	undred and 00/100 associated	(1), 2, 00	DOMAIN
in and paid, CONVEY AND WARRANT	to John Tridge		linois
in and paid, CONVEY AND WARRANT Of the Village of Housewood of the Successors in trust hereinafter named.	County of	rance of the covenants and agreen	nents herein, the fol-
ne' w bis successors in trust hereinafter named, i	or the purpose of accuring formation nie-	conditioning gas and plumbing ar	oparatus and fixtures.
			tу
of Chier c County of	Cools and S	tate of Illinois, to-wit:	
81OIIIC/C			화면 휴가의 사람들이 없다.
7210 South Homan		아일 집에 아이라를 다 넘었다	
Parcel 1: the South 22' of lot being a Subdivision of H 2/3 20' of Lot 22 in Llo k 1 in Sig of Section 2' Township 3	01 0110 22 02 011	0 1 1 2 7 /2 AP +h	e of the
Hereby releasing and waiving all rights under an	G' While of the homestead exem	aption laws of the State of Illinois	ľ
Hereby releasing and waiving all rights under an IN TRUST, nevertheless, for the purpose of se WHEREAS, The Grantor Charles_	curi g performance of the covena	anela Andersen	CONTRACTOR OF THE PARTY OF THE
justly indebted upon their	principal p	romissory note bearing even da	ate herewith, payable
to the Evergreen Plaza	Bank, Evergr en Park,	IIIIIOIS	
		, 00,	
bollars in 1 monthly in	oral line it or ALJ, Joose		
the 30th day of June, 1			
		7.7	
		oo due on	
[12] 이렇게 되었다면 하다 모든 모든 사람이		<b>%</b> -\$-`	
[발전: [발표] - 그림 기를 다 하는 말 이 그리고 있다.	아시네는 어린 사람들은 모든 것	and it a incorner thereon, as herei	n and in said note or
THE GRANTOR covenants and agrees as follo	stending time of payment; (2) to r	ay pror to the first day of June i	n each year, all taxes
and assessments against said premises, and on de	emand to exhibit receipts theretor; on said premises that may have bee	in destroyed or damaged; (4) that	waste to said premises
THE GRANTOR covenants and agrees as follo notes provided, or according to any agreement et and assessments against said premises, and on direbuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep a grantee herein, who is hereby authorized to place with loss clause attached payable first, to the first which policies shall be left and remain with the steriors and the interest thereon, at the time or t	Il buildings now or at any time on s	aid premises instruction companies ptable to the he der of the first m	ortgage indebtedness.
with loss clause attached payable first, to the first	it Trustee or Mortgagee, and, secon	e indebtedness t full, c ad; (6) to	o pay all prior incum-
which policies shall be left and remain with the s brances, and the interest thereon, at the time or t 18 THE EVENT of failure so to insure, or p grantee or the holder of said indebtedness, may i lien or title affecting said premises or pay all pri Grantor agrees to repay immediately without of per annum shall be so much additional indebted is THE EVENT of a breach of any of the affecting of the top carned interest, shall, at the option of the lega- thereon from time of such breach at seven per c	imes when the same shall become	lue and payable.	hereon when due, the
IN THE EVENT of failure so to insure, or programme or the holder of said indebtedness, may	procure such insurance, or pay such	taxes or assessments, or d scharg	e or purchase any tax
lien or title affecting said premises or pay all pri	or incumbrances and the interest to emand, and the same with interest	thereon from the date of payme	ent at seven per cent
per annum shall be so much additional indebted	ness secured hereby,	whole of said indebtedness, it can	d ng principal and all
earned interest, shall, at the option of the legal thereon from time of such breach at seven per c	holder thereof, without notice, b	ecome immediately due and p. va e by forcelosure thereof, or by sui	it at law, or both, the
ic at a could included done and then matu	red by express terms.		with the fore-
ame as if air or said interestings that all expending its Agreement by the Grantor that all expendious the following the following the said in the following that are said in the following the follow	ees, outlays for documentary evide	nce, stenographer's charges, cost	of procuring or com-
pleting abstract showing the whole title of said	I premises embracing foreclosure uit or proceeding wherein the gran	tee or any holder of any part of	said indebtedness, as
expenses and disbursements, occasioned by any s such, may be a party, shall also be paid by the G shall be taxed as costs and included in any decrea-	rantor. All such expenses and disbuted that may be rendered in such for	reclosure proceedings; which pro	seeding, whether de-
shall be taxed as costs and included in any decre- erce of sale shall have been entered or not shall- the costs of suit, including attorney's fees have assigns of the Grantor waives all right to the pro-	not be dismissed, nor release hereo	f given, until all such expenses are rantor and for the heirs, executor	rs, administrators and
assigns of the Grantor waives all right to the pagrees that upon the filing of any complaint to fi	ossession of, and income from, sai	d premises pending such foreclos in which such complaint is filed, a	nay at once and with-
assigns of the Grantor wares an ingle of the agrees that upon the filing of any complaint to four notice to the Grantor, or to any party claim with power to collect the rents, issues and profits	ning under the Grantor, appoint a	receiver to take possession or ch	arge of said premises
with power to collect the rents, issues and profits to the Event of the death or removal from	of the said premises.	County of the grantee,	or of his resignation.
IN THE EVENT of the death-or-removal from	hard I. Frennan	of said County is	hereby appointed to be
IN THE EVENT of the death of removal from refusal or failure to act, then it.i.c. it.i.c. first successor in this trust and if for any like can of Decks of said County is hereby appointed to performed, the grantee or his successor in trust.			I
Witness the hand_Sind seal S. of the Gran	tor.5_this28th	day of large	
This Document was prepared	by: - Challe	o y unacour	(orAL)
	1 Kames	la Undinen	(SEAL)
Dianne Compton v rgreen Plaza Bank			
Evergreen Park, Illin	ois		
회부들은 아이들이 가는 사람이 되었다.	The state of the s		

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State OF Illinois	#ENGREUN 2252 - 17,2
	SS;
COUNTY OF Cook	)
I. Kenneth C. Schwarz	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY (	hat Charles J. Anderson and Pamela Anderson (his wife
personally known to me to be the same pe	rsons, whose names, are subscribed to the foregoing instrument,
appeared before me this day in person a	and acknowledged that they signed, sealed and delivered the said
ir strument as _their _ free and voluntar	y act, for the uses and purposes therein set forth, including the release and
waiver of the right of homestead.	
	this
(Impress gal Here)	V 16
1, 7	Notary Public
Commission Expires $7 - 3 - 50$	
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Trust Deed Trust Deed  To	) <u> </u>
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END OF RECORDED DOCUMENT