UNOFFICIAL COPY

THE RESERVE OF THE PROPERTY OF	NOTES AND A STREET OF THE ARTER AND A STREET
TRUST DEED FORM No. 22 SECOND MORTGAGE FORM (Illinois) FORM No. 22 JANUARY, 19	202 GEORGE E. COLES 168 LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Donald Lockman	n and Joan L. Lockman (his wife)
(hereing or called the Grantor), of the <u>City</u> of <u>Palos</u> and Stocol <u>Illinois</u> , for and in consideration of the sum of	st .
Four-teen-thousand-fourty and 00/100 #	838488888888888 (\$14,040,00) ******** Dollars
in hand party CONVEY AND WARRANT to John H. The of the virtue Ee of Homewood County of and to his accuracy in trust hereinafter named, for the purpose of securin lowing described cal state, with the improvements thereon, including all he and everything appure that thereto, together with all rents, issues and profof Palos H. 11, 145 County of Illinois	ng performance of the covenants and agreements herein, the fol- ating, air-conditioning, gas and plumbing apparatus and fixtures, its of said premises, situated in the
Lot 18 in Peatow's Palos Heights Addiof Lots 4,5,6 and 7 in Circuit Court West Quarter of Section 30, Township of the Third Princips I Heridian (exce	Partition of the South
	23
0/	
Albert T	16
Hereby releasing and waiving all rights under and by virtue of the lomest IN TRUST, nevertheless, for the purpose of securing performance of the Whermans, The Grantor Donald Lockman and Jo. T	
justly indebted upon their ri	no pel promissory note bearing even date herewith, payable
to the order of the Dyorance Place P	ank Highwoon Payle Ti74pada
to the order of the Evergreen Plaza B the sum of Fourteen-thousand-forty do in one payments as follows:	llars and 00/100 (14,010.50)
\$14,040.00 due on the 5th day of	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebte notes provided, or according to any agreement extending time of payment; (and assessments against said premises, and on demand to exhibit receipts the rebuild or restore all buildings or improvements on said premises that may he shall not be committed or suffered; (5) to keep all buildings now or at any tig grantee herein, who is hereby authorized to place such insurance in compani with loss clause attached payable first, to the first Trustee or Mortgagee, and which policies shall be left and remain with the said Mortgagees or Trustees: brances, and the interest thereon, at the time or times when the same shall be IN THE EVENT of failure so to insure, or pay taxes or assessments, or grantee or the holder of said indebtedness, may procure such insurance. On grantee or the holder of said indebtedness, may procure such insurance. On grantee or the holder of said indebtedness, may procure such insurance. On grantee or the said indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants of greene carned interest, shall, at the option of the legal holder thereof, without no thereon from time of such breach at seven per cent per annum, shall be reco same as if all of said indebtedness had then matured by express times. It is Agreed by the Grantor that all expenses and disbursements possession of the payon of the grantor of the control of the contr	edness, and the interest hereon as in ein and in said note or 2) to pay prior to the first day of \(\frac{1}{2} \) on in each year, all taxes erefor; (3) with a sixty days aft. \(\frac{1}{2} \) estimates to said premises me on satisfyrables of annuage to ave been destroyed or damaged; (4) at tweste to said premises me on satisfyrables to the holder of the first \(\text{in a gage} \) indebtedness, \(1, \text{secution} \) of the Trustee herein as their merests \(\text{a y appear, unfit the indebtedness is fully paid; (6) to pay \(\text{a y prio} \) incumerous due and payable. The prior incumbrances or the interest thereon when \(d y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, or discharge or purchase \(\text{a y x in taxes or assessments, and the like or incurred in behalf of plaintiff in connection with the forevidence, stenographer's charges, cost of procuring or comosure decree—shall be paid by the Grantor; and the like a grantee or any holder of any part of said indebtedness, as disbursements shall be an additional lieu upon said premises, uch foreclosure proceedings; which proceeding, whether dehereof given, until all such expenses and disbursements, and the Orantor and for the heirs, executors, administrators and mount in which such complaint is filed, may at once and without a receiver to take possession or charge of said premises
IN THE EVENT of the death removal from said Cook refusal or failure to act, the Richard J. Bronnan	County of the grantee, or of his resignation, of said County is hereby appointed to be
refusal or failure to act, then Richard J. Brennan first successor in this trust and if for any like cause said first successor fail or a of Deeds of said County, hereby appointed to be second successor in this tru performed, the grapher of his successor in trust, shall release said premises to	ist. And when all the aforesaid covenants and agreements are the party entitled, on receiving his reasonable charges.
Witness the hand S and seal S of the Grantor S this	dny of May 19.77
This Document was prepared by:	(SEAL)
Dianne Compton Evergreen Plaza Bank Evergreen Park, Illinois	(SEAL)

UNOFFICIAL COPY

₩ yet	.C.C.	ge Alle Seam	PEFOLS C 05% CC 5	교수는 Jenes 변문 기술하는 기
STATE OF Dlinois COUNTY OF GOOK	MVA-Sa-		23939467 ⊌ A Rec	10.00
I, Kenneth C. Sch		-	olic in and for said County, in	
			ibed to the foregoing instrument, sealed and delivered the sealed	
vaiver of the right of homester	•		set forth, including the release a	nd 7 .
(Impress Seal Here)	0x	_kanstl	Notary Public Population	The second of th
	00	2	The second	ottore.
	100 E	Co,	* 5	
		903		<i>5</i> 2
			Cotto	3939467
		1	0,	1/30.
Trust Deed Trust Deed				GEORGE E. COLE® LEGAL FORMS
Trust Deed				GEORGE E. COLE® LEGAL FORMS

Tad.

7.5

35 CT

¥17

we.

1352 2021 1164

END OF RECORDED DOCUMENT