UNOFFICIAL COPY

a en	And Changes in the Secretary of Control of the Control of Changes and the Control of the Control of the Control of Control of the Control of Co		
TRUST DEED SECOND MCRTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968 23 955 674 GEORGE E. COLE® LEGAL FORMS		
THIS INDENTURE, WITNESSETH, That Sh	irley A. Jeske		
(hereinafter called the Grantor), of the <u>Gity</u> and State of <u>Illinois</u> , for and in consider	of Evergreen Park County of Cook ration of the sum of four-and-00/100's		
in hand paid, CONVEY_S AND WARRANTS to of the illage of Homewood	John H. Thode, Trustee County of Cook and State of Illinois purpose of securing performance of the covenants and agreements herein, the fol-		
lowing described real estate, with the improvements there	on, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, its issues and profits of said premises, situated in the		
Address of Property: 28			
in the Jasthalf of the Sc	De Lugach Beverly Hillcrest Subdivision buthwest quarter of Section 12 Township of the Third Principal Meridian.		
	173		
Hereby releasing and waiving all rights under and by	or of the homestead exemption laws of the State of Illinois.		
WHEREAS, The Grantor Shirley A. Jes justly indebted upon her	ck = principal promissory notebearing even date herewith, payable		
, and the second	2		
678.40 on the 15th of Ju each and every month the	ve monthly in stillments as follows: ly, 1977 and a 1 ce sum on the 15th of creafter until this note is fully paid. To pay said indebtedness, and the mer statereon, as herein and in said note or time of payment; (2) to pay prior to or in t day of June in each year, all taxes		
and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said p shall not be committed or suffered; (5) to keep all building strantee herein, who is hereby authorized to place such might hose clause attached payable first, to the first Trustee which policies shall be left and remain with the said Morty pranees, and the interest thereon, at the time or times whe IN THE EVENT of failure so to insure, or pay taxes a trantee or the holder of said indebtedness, may procure stien or title affecting said premises or pay all prior incumic frantor agrees to repay immediately without demand, a green union shall be so much additional indebtedness secure and the productions of the security of the secur	exhibit receipts therefor; (3) within at the property of that waste to said premises remises that may have been destroyed or 'mrs. d. (4) that waste to said premises as now or at any time on said premises insur d in companies to be selected by the urance in companies acceptable to the holder 'b' first mortgage indebtedness, or Mortgagee, and, second, to the Trustee here n as their interests may appear, aggess or Trustees unfil the indebtedness is fully paid; (5) to pay all prior incumn the same shall become due and payable. The same shall become due and payable are assessments, or the prior incumbrances or the interest thereon when due, the ich insurance, or pay-such taxes or assessments, or discharge or aurchase any tax or and the interest thereon from time to time; and a limit of your period bereits.		
IN THE EVENT of a breach of any of the aforesaid co are districted interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per at ame as if all of said indebtedness had then matured by extense and the such as the seven shall be such as the such may be a party, shall also be paid by the Graftor. All hall be taxed as costs and included in any defree that mare costs of said, including attorney's fees have been paid ssigns of the Grantor waiter and the signs of the Grantor waiter and the seven paid stages of said, including attorney's fees have been paid ssigns of the Grantor waiters all right to the possession grees that upon the filing of any complaint to foreclose the	To pay said indebtedness, and thecr st.thereon, as herein and in said note or time of payment; (2) to pay prior to or in t day of June in each year, all taxes exhibit receipts therefor; (3) within st.; ays after destruction or damage to remises that may have been destroyed or 'mr. do (4) that waste to said premises go now or at any time on said-premises insur. dir. companies to be selected by the turance in companies acceptable to the holder of the first mortgage indebtedness, or Mortgage, and, second, to the Trustee here in as their interests may appear, gagees or Trustees unfil the indebtedness is fully paid; (5) to pay all prior incumning the same shall become due and payable. The same shall become due and payable. The same will interest thereon from time to time; and all morey so paid, the office of the same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the date of payr ent at seven per cent red hereby. The same will interest thereon from the same will interest the same will int		
ut notice to the Grantor, or to any party claiming under with power to collect the rents, issuer and profits of the sai. In the Event of the death or temoval from said.	the Grantor, appoint a receiver to take possession or charge of said premises by premises. Cook County of the grantee, or of his resignation,		
of said County is hereby appointed to be first successor in this trust. And when all the aforesaid covenants and agreements are performed, the granue of fits successor in this trust. And when all the aforesaid covenants and agreements are performed, the granue of fits successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.			
Witness the hand S and seal S of the Grantor S this	27th day of May , 19_77.		
This document was prepared by:	Shirley A. Jecke (SEAL)		
Yvonne Savage Evergreen Plaza Bank Evergreen Park, Illinois	(SEAL)		
Pacificen rank ittinors			

UNOFFICIAL COPY

4077	BIAL COLOR	1004 Chu (Truck)
1911	'JUN <mark>6 °PM 2 18</mark> - JUN6-77 3 8 5 6 4 6 ∞ 23955574	u A Rac 10.0□
State of Illinois	ss.	100 20,000
COUNTY OF Cook	53.	
I. Kenneth C. Schwarz	, a Notary Public in and for	enid County in the
	Shirley Jeske	·
		The state of the second
personally known to me to be the same person	on whose nameis subscribed to the fo	pregoing instrument,
appeared before me this day in person and	acknowledged that _she signed, sealed and	delivered the said
instruments her free and voluntary	nct, for the uses and purposes therein set forth, inclu	ding the release and
waiver of the right of homestead.		
Given under my hand and notarial scal th	is 27tb day ofMay	19_77.
Ci (Impress Seal Here)		
	Januella C	Aldung
Commission Expires 7-28-70	_	
	0	
Variable Control		•
€ 3		
	A CONTRACTOR OF THE PROPERTY O	
	Clark.	Ŋ
	9	395567
		556
		74
	~/ <u>/</u> _	
		0
		3.
]	U _{SC}
Gec		SE SE
DIGNET		FOR C
D MC		RGE
Trust Deed Trust Deed		GEORGE E. COLITO LEGAL FORMS
1 1 1 1 1 1	1	I

END OF RECORDED DOCUMENT