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| TRUCT DEED | | 22 060 | 000 | |
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| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 JANUARY, 1968 | 23 969 | 000 | GEORGE E. COLE LEGAL FORMS |
| THIS INDENTURE, WITNESSETH, That | | ica Cagle, h | is wife | |
| 9 | usideration of the sum of Seventy-one-and-96/100 John H. Thode, T County of Cook the purpose of securing performancereon, including all heating, air-con rents, issues and profits of said pre ok and State | rustee and State of the covenants in ditioning, gas and pl emises, situated in the | ind agreeme umbing app | inois outside the following and fixtures. |
| ()x | 8841 So. Natoma | | | |
| Lot 19 in Bloc'. 7 in R lying West of and 40,0 the North ½ of the NE ! 13 East of the third P | ining the center line of of Section 6 Township | of Neenah Bro | ok of | |
| Hereby releasing and waiving all rights under and by In Trust, nevertheless, for the purpose of securi | virtue of t' e hon estead exemption ng perform nee of the covenants an | a laws of the State of agreements herein | f Illinois. | |
| WHEREAS. The Grantor Paul justly indebted upon their | W. Cagle and Veronica | Cagle, his w | ife | herowith povable |
| | | may never bearing | even date | nerewith payane |
| To the order of Svergrethe sum of \$6,771.96 (Sand-96/100's) Dollars is as follows: 188.11 on on the 15th of each and is fully paid. Tin Grantor covenants and agrees as follows: (notes provided, or according to any agreement extendinal assessments against said premises, and on demand rebuild or restore all buildings or improvements on said shall not be committed or suffered: (5) to keep all buildings or improvements on said shall not be committed or suffered: (5) to keep all buildings of the provided, or according to any agreement so as as shall not be committed or suffered: (5) to keep all buildings of the provided with foss clause attached payable first, to the first Trus which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times we is the Event of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procuritien or title affecting said premises or pay all prior incut Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness said a life and indebtedness had then matured by the Island of the said indebtedness had then matured by the Island of the said indebtedness had then matured by the Island of the said indebtedness had then matured by the Island of the said indebtedness had then matured by the Island of the said indebtedness had then matured by the Island of the said indebtedness had then matured by the Island of the said indebtedness of the said premexpenses and disbursements, occasioned by any suit operation. The said island island to the said by the Grantor such may be a party, shall also be paid by the Grantor such may be a party, shall also be paid by the Grantor waives all right to to forecloss of suit, including attorners's fees where you suit operated that upon the filing of any complain to forecloss out notice to the Grantor, or to any pair claiming unwith power to collect the rents, issues and profits of the secon offices of said Conural control of the death paremoval from s | ix-thousand-sever. I are an a consecutive nonth the 15th of July, 1/7 levery month thereafter of July, 1/7 levery month thereafter of the there is a consequence of the the there is a consequence of the there is a consequence of the the there is a consequence of the there is a | red-seventy- y install me y and a like er ant. I this the first day of citique in the first day of complete in the first day of the holder of the complete in the first day of said indebtedness immediately due an reclosure thereof, or behalf of plaintiff i nographer's charges —shall be paid by my holder of any p s shall be an additio re proceedings; whice until all such expen until all such expen of for the heirs, ex ses pending such to such complaint is f to take possession —County of the gra- | herein an June in ease of the control of the contro | ne see any tax ner so said, the toever per cent princi al an, all and with inte est aw, or both, ac n with the tyre- occuring or com- or; and the like indebtedness, as n said premises, ng, whether de- jursements, and uninstrators and once and with- for said premises, the see and with- for said premises. |
| Witness the hands and seal sof the Grantor s the | nis 6th day of | Ju | ne | , 19_77 |
| This document was prepared by: | 1 Spaul | 11. Cag | 24 | (SEAL) |
| Yvonne Savage Evergreen Plaza Bank Evergreen Park, Illinois | I florence | east C | age | (SEAL) |

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| Course Tilingia | - JG-15-11 390736 + 23905330 4 A . | |
| STATE OF Illinois | ss. | 2000 |
| COUNTY OF Gook | | · 1 |
| I, Kenneth C. Schwarz | a Notary Public in and for said Cou | nty, in the |
| State aforesaid, DO HEREBY CERTIFY th | nat Paul W. Cagle and Veronica Cagle, his wi | fe |
| personally known to me to be the same per | sons whose names are subscribed to the foregoing in | nstrument, |
| appeared before ric this day in person a | nd acknowledged that <u>they</u> signed, sealed and delivered | I the said |
| instrument as their free and voluntar | act, for the uses and purposes therein set forth, including the re | elease and |
| waiver of the right of hon este .J. | | |
| Qiven under my hand andotarial seal | his 6thday of June | 1977 |
| —(Impress Seal Here) | | |
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| Commission Expires 7-28-80 | Notary Fusile | |
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