UNOFFICIAL COPY

	en e	a salah saki dalah saki da	المراجعين والمحارض المساور والمساور المراجعين والمحارض المساور والمساور	المعارية فأعلام معرسا سيبار
TRUST DEED SEGUND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23 (979 732	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Richard P. Quaic	i and Patr	icia J. Quaid,	his wife
(hereinafter called the Grantor), of the City and State of Illinois for and in co				
and State of Tllinois for and in co F or een-thousand-eight-h in hand past, C NEY S AND WARRANTS of the Villar of Homewood		e-and-92/10 node, Trust	00's tee	Dollars
of the Villar of Honewood and to his successor in trust hereinafter named, for lowing described it does ate, with the improvements and everything appuner and hereto, together with of Blue Island County of C	the purpose of securing per thereon, including all heating	rformance of th g, air-conditionir f said premises.	e covenants and agreem ng, gas and plumbing appoint situated in the	ems nerem, the rea-
Address of Treperty:				
	6 ft. of the E. 1	1), ft. of	the S. 12 of	~
Block 16 in Youn, s a Township 37 North Ar				23 979 7.72
Meridian.				73
	0-			73
Hereby releasing and waiving all rights under and 18 Trust, nevertheless, for the purpose of sect	by virtue of the homestead tring performant. The co	exemption laws venants and agre	of the State of Illinois.	
WHERTAS, The Grantor Richard P. justly indebted upon their				e herewith, payable
the sum of \$11,899.92 nine-and-92/100's) Do ments as follows: 17 sum on the 10th of ea note is fully paid.				
		U	3	
The Grantor covenants and agrees as follows notes provided, or according to any agreement extend assessments against said premises, and on demobially of restore all buildings or improvements on shall not be committed or suffered; (3) to keep all b grantee herein, who is hereby authorized to place swith loss clause attached payable first, to the first I which policies shall be left and remain with the said brances, and the interest thereon, at the time or time II till. Evist' of failure so to insure, or pay grantee or the holder of said indebtedness, may prolien or title affecting said premises or pay all prior if Grantor agrees to repay immediately without demogrant man shall be so much additional indebtednes. In till. Evists of a breach of any of the aforesearned interest, shall, at the option of the eggent	uildings now or at any time ich insurance in companies rustee or Mortgagee, and, Mortgagees or Trustees un is when the same shall beco taxes or assessments, of the cure such insurance, or hay	on said premise: acceptable to the second, to the Ti ill the indebteda mediae and paya prior incumbra such taxes or as	s insured in ec n au ies t e holder of the fir. n or rustee herein as me in ess is fully paid: (1) to oble. nees or the interest this sessments, or discharge	o be selected by the tragge indebtedness, trests may appear, any all prior incum- eon when due, the or process any lax memory a paid, the
lien or title affecting said premises or pay all prior i Grantor agrees to repay immediately without dem per annum shall be so much additional indebtednes In time Evens of a breach of any of the afores earned interest, shall, at the option of the legal he thereon from time of such breach at seven per cent same as if all of said indebtedness had then matured Ir is Adaren by the Grantor that all expenses closure hereof—including reasonable attorney's fees pleting abstract showing the whole title of said of expenses and disbursements, occasioned by any quif- sach, may be a party, shall also be paid by the Gran shall be taxed as costs and included in any derect cree of saie shall have been entered or not shall not the costs of suit, including attorney's feed have be assigns of the Grantor waives all right in the pos- agrees that upon the filing of any compliant to force out notice to the Grantor waives all right in the pos- agrees that upon the filing of any compliant to force to the Evensor of the deather-removal from sa- refusal or fullure to act, then	id Cook	c	ounty of the grantee, o	r of his resignation,
refusal or failure to act, then first successor in this trust, and if for any like cause of Deeds of said County is ucreby appointed to be s performed, the granteetor his successor in trust, sha	7.0		the aforesaid covenants on receiving his reason:	and agreements are able charges.
Witness the hand seal seal of the Grantor. This document was prepared by	- () <u>- </u>	lave	Quare	(SEAL)
Yvonne Savage	Da	tricia	J. Qua	il (SEAL)
Evergreen Plaza Bank Evergreen Park,Illinois			<i>V</i>	

UNOFFICIAL COPY

	all proces		Con The Control of th
	197	7 JUN 22 MM 10 25	
STATE OF <u>Illinois</u>	}	998 0 839791384 A	— frac 10.
OUNTY OF COOK	SS.		
. Kenneth C. Schwarz			
tate afor aid DO HEREBY CERTIFY (nat Kichard P. Q	uaid and Patricia J. Qua	id, his wife
personally known to be to be the same per	son_S_ whose name_Si	are_subscribed to the foregoi	ng instrument,
ppeared before me this day in person a	nd acknowledged that _	they signed, scaled and deliv	vered the said
nstrument astheir/rec_od voluntar	y act, for the uses and pur	poses therein set forth, including t	he release and
raiver of the right of homestead			
Given under my hand and notar al seal	this 10th	day ofJune	
S S S			
(Infaross Sod-Here)		amelt c	Koku
formission Expires 7-28-50	0	Notary Public	
odining south with the state of	OZ.		
and the second s			
	()		
	C		
		Yh	
		(Q ₄ .	ఙ
			97
			0 3
			7
			Usa
	II		
# ~			•
Trust Deed Trust Deed To			GEORGE E. COLE® LEGAL FORMS
			F. C.
St o		-19-	RGE GAL
			E SE
) H			

END OF RECORDED DOCUMENT