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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23 979 734	GEORGE E. COLET
THIS INDENTURE, WITNESSETH, That			
thereinafte called the Grantor), of the Village and State of Illinois for and in core his cen-thousand-seven-hund in hand paid, NYEY S AND WARRANTS to of the Village of Homewood	nsideration of the sum of red-fifty-and-00/100 John H. Thode, Tru)'s stee	
and to his successors in trust hereinafter named, for lowing described regress te, with the improvements if and everything a pressure in the teto, together with all of Oak Lawn County of County of	hereon, including all heating, air-	conditioning, gas and plumbing premises, situated in the .	apparatus and fixtures,
Lot 33 and 3h in Block being a Su division of the Worthwest outter of the East half of the of Section 10, rought Meridian, in Cook Co. 1	the West half of th of the Southeast qua e Southwest quarter p 37 North Range Eas	e Southeast quarter rter and the West ha of the Southeast qua	of lf rter
	00/		Ţ
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securi WIGBLESS. The Grantor Francis B. justly indebted upon. their	ng performance the covenant Plummer and Rath S.	s and agreements herein. Plummer, his wife	
To the order of the Eve the sum of 15,750.00 (F Dollars, in 1 monthly i December.	ifteen-thousand-se e	n hundred-fifty-and	-00/100's)
		CCA	
THE GRANTOR covenants and agrees as follows: (notes provided, or according to any agreement extendiand assessments against said premises, and on deman rebuild or restore all buildings or improvements on sa shall not be committed or suffered; (5) to keep all buildings and the control of the first Tru which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times the time of the control of t	es or assessments, of the prior is e such insurance, or pay such ta ambrances and the Interest there and the same with interest	incumbrances or the interest the xes or assessments, or discharge con from time to time; and all cream from the data of more	or pu chase my tax mon y so p iid. The
per annum shall be so much additional indebtedness s Is the EVEN of a breach of any of the aforesaid carned interest, shall, at the option of the legal holds thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by It is AGRIERD by the Grantor that all expenses an closure hereof—including reasonable attorney's fees, of pleting abstract showing the whole title of said prem	covenants or agreements the wi- covenants or information of the wi- r thereof, without notice, beco- r annum, shall be recoverable by express forms. d disbursements paid or incurre thays for documentary evidence miss embracing foreclosure dec	hole of said indebtedness, including immediately due and payah foreclosure thereof, or by suit d in behalf of plaintiff in connustreeman in the said of the forecast learners.	ling princip (ar., al') le, and with i ter st at law, or both (b') setion with the fc e- f procuring or con- antor; and the like
thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses an closure hereof—including reasonable attorney's fees, of pleting abstract showing the whole title of said pren expenses and disbursements, occasioned by any suit or, such, may be a party, shall also be paid by the Grantor, shall be taxed as costs and included in any decree that cree of sale shall have been entered or not, shall for the the costs of suit, including attorney's fees have been justigns of the Grantor waives all right to the possession arces that upon the fling of any complain to forecost and indice to the Grantor, or to any party claiming any with power to collect the rents, but any order profits of the IN THE EVENT of the death of strength and the said.	on of, and income from, said pie this Trust Deed, the court in worder the Grantor, appoint a recond premises. Cook	remises pending such foreclosu shich such complaint is filed, mu- elver to take possession or chain County of the erantee, or	re proceedings, and sy at once and with- ge of said premises
refusal or failure to act, thether Richard first successor in this trust, and if for any like cause said of Deeds of said County is breeby appointed to be seed performed, the granteetor his successor in trust, shall re	J. Brennan lifest successor fail or refuse to a	of said County is here. the person who shall then be	chy appointed to be the acting Recorder
Witness the handSand sealS_of the Grantor_S.	this16th_da	ay ofJune	. 19_77
This document was prepared Yvonne Savage Evergreen Plaza Bank Evergreen Park, Illinois	Ruth	S Plummer	(SEAL)
			

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FATE OF Illinois ss.	
OUNTY OF COOK	
Kenneth C. Schwarz, a Notary Public in and for said County, in	the
ate aforesaid, DO HEREBY CERTIFY that Francis B. Plummer and Ruth S. Plummer, his wi	
ersonally known to be the same person. S. whose name_Sare subscribed to the foregoing instrume	mt,
peared before me this day in person and acknowledged thatthey_ signed, sealed and delivered the si	
strument astheirfe_and voluntary act, for the uses and purposes therein set forth, including the release a	
Given we have a way board and a second secon	
Given under my hand and no ar al real this 16th day of June 1977	-
(Impress Sentitere)	
Notary Public Notary Public	
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Trust Deed Trust Deed To	GEORGE E. COLE ⁸ LEGAL FORMS
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END OF RECORDED DOCUMENT