## **UNOFFICIAL COPY**

The transfer of the second	en e	ensaristica interior	damente este pentre de la constanta de la cons	
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 22 JANUARY, 19	23	197 522	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Francis B. Plus			(his wife)
★##### Six-thousand-three-hu	sideration of the sum of ndred and 00/10	0 (\$6300,00	)) <del>******</del>	The specific and the second se
in and paid, CONVEY AND WARRANT to the Village of Homewood and to als accessors in trust hereinafter named, for	John H. 1	hode, Trust Cook	nnd State of	Illinois
lowing to ribed real estate, with the improvements it and everythin, a purite and thereto, together with all of	ereon, including all her	ting, air-condition	ing, gas and plumbi	
Lot Thirty-Six () Ad'ition to Palo	Westgate View	, Being a s	ubdivision o	f Part
well 'Alf of the 37 North, "ange I Gook Govity, Illi	Northwest quar 3, East of the	ter of Sect	ion 31, Town:	ship
0,		West Park s Heights,		
	4			
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securi WHEREAS. The Grantor France institute indebted upon their	is B. Plummer	ovenants and agr and Ruth S.	Plummer (his	wife)
justly indebted upon GIBIT		cipal promissory	notebearing even	date herewith, payable
to the order of E Illinois the sum	of Six-thousan	i-tice -hund	ired-and 00/1	6 <u>e</u> ,
(\$6300.00) Dollar installments as f of January, 1975.	s, in 1 (one) o ollows: \$6300	ons culive	the 25th day	)
			St. Ju	
THE GRANTOR covenants and agrees as follows: ( notes provided, or according to any agreement extend and assessments against said premises, and on deman rebuild or restore all buildings or improvements on sai shall not be committed or suffered; (3) to keep all buil grantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first Tru which policies shall be left and remain with the said M brances, and the interest thereon, at the time or times w IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness sa IN THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal hold thereon from time of such breach at seven per cent per	<ol> <li>To pay said indebte go time of payment; (2 to exhibit receipts the d premises that may ha lings now or at any time insurance in companie tee or Mortgagee, and ortgagees or Trustees un then the same shall been con assessments, prut</li> </ol>	iness, and the implement of the interference of a within the been destroyed to be a complement of the interference on said-premises accordable to the second to the Trigill the indebtednoone due and payage orior incumbra	what the con, as her The first 'a' of June Sixty 'avs af er de- or damaged' (4) 'as insured in com and holder of the first rustee herein as hei ess is fully paid; (6) ble.	ein and in said note or ein each year, all taxes struction or damage to t waste to said premises set to be selected by the martigage indebtedness, it pay all prior incumber con when due, the
grantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior inci Grantor agrees to repay immediately without demand per annum shall be so much additional indebtedness sa In THE EVENT of a breach of any of the aforesaid carned interest, shall, at the option of the legal holde thereon from time of such breach at seven per cent per	e such insurance, depli mbrances and the the , and the same with ir cured hereby, covenants of spreemer r thereof, without note annum-shall be recov	rest thereon from terest thereon from terest thereon from its the whole of sa ce, become imme erable by foreclos	time to time; and time to time; and time to time; and time the date of payr id indebtedness, includintly due and payoure thereof, or by s	rge or pur mass any tax all mon y so p id, the ment at veven r r cent adding principal and able, and wit' intrast uit at law, or bo'a, th
carned interest, shall, at the option of the legal holde thereon from time of such breach at seven per cent pet same as if all of said indebtedness had then matured by I'll SAGREED by the Grantor that all expenses an closure hereof—including reasonable attorney's fees, and pletting abstract showing the whole title of said prem expenses and disbursements, occasioned by any suit becauch, may be a party, shell also be paid by the Grantor. shall be taxed as costs and included in any excret that cree of sale shall have been entered or not chall not be the costs of suit, including attorney's fees have been persent of the Grantor waives all rightly differences that upon the filing of any computation to forecloss out, notice to the Grantor, or to any party claiming un	disbursements paid of the process of the control of	incurred in beha evidence, stenogra sure decree—sha grantee or any h disbursements sha ch foreclosure pr- ereof given, until he Grantor and fu, said premises pount in which such	If of plaintiff in con pher's charges, cost Il be paid by the older of any part of Il be an additional li- oceedings; which pr all such expenses a or the heirs, execute ending such forecola complaint is filed,	nnection with the lor- of procuring or coa- Grantor; and the like I said indebtedness, as en upon said premises, occeding, whether de- not disbursements, and ors, administrators and ware proceedings, and may at once and with-
IN THE EVENT of the death or removal from said	cook  rd J. Brennan		ounty of the grantee	or of his resignation,
refusal or failure to act, then first successor in this trust same if for any like cause said of Deeds of said County hereby appointed to be secon performed, the graphery his successor in trust, shall re-	first successor fail or read successor in this true	fuse to act, the pe t. And when all the ne party entitled, o	rson who shall then te aforesaid covenan	hereby appointed to be be the acting Recorder its and agreements are onable charges.
Witness the handand sealof the Grantor t	v Z	day of	July	19_75
This Document was prepared b	y: \square \frac{1}{2}	The 1 (1)	Mund	(SEAL)
Evergreen Plaza Bank Evergreen Park, Illino	is			(SEAL)

## **UNOFFICIAL COPY**

	1975 AUR 25 ANT 10		COOK COUNTY HERE
STATE OF Illinois COUNTY OF Cook	AUG-25-75 5	1277 • 23197522 •	A — Rec
I, Edward J. B. State aforesaid, DO HEREBY	ourgeois, Jr.  CERTIFY that Francis I	., a Notary Public in and for sai	d County, in the
appeared before me this day	the same person whose name sin person and acknowledged that and voluntary act, for the uses and p	they signed, scaled and de	livered the cold
waiver of the plant c. homestean	d.	day of July	1975
Commission Expires		Editary Public	
		5	
	-16		23197525
E			22
		0)	
ed.			
Trust Deed Trust Deed			GEORGE E. COLE®
JI.			GEO
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