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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24419668	GEORGE E. COLET
THIS INDENTURE, WITNESSETH, That			
(hereinafter called the Grantor), of 11251 So			
for and in consideration of the sum of <u>Four-th</u> in hand paid, CONVEY. AND WARRANT of 18224 South Dolphin	John H. Tho Homewood, I1	de, Trustee linois	(State)
and to his successors in trust hereinafter named, for lowing described real estate, with the improvements the and everything appurtenant thereto, together with all of Worth County of C	hereon, including all heating I rents, issues and profits of	, air-conditioning, gas and plumbing said premises, situated in the	ements herein, the fol- apparatus and fixtures, Village
Address of Property:	11251 South Lara	mie Worth, IL	
Lo' 3 in Cassisy's Subdiv Robe.t Bartlett's 111th S pait of the West ½ of the of t'.e East ½ of said Nor Range 13 Lest of the Thir	treet Garden Home Northeast 1 and thwest 1 of Section	wsites (a Subdivision part of the West 20 acomon 21 Township 37 Nort	of res o
Hereby releasing and waiving all rights case and b IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor Jame	y virtue of the homestead e ing performance of the cove Tinley and Mauree	xemption laws of the State of Illino enants and agreements herein.	is.
justly indebted upon their		al promissory notebearing even	date herewith, payable
to the order of the Evergi the sum of Four-thousand- (\$4893.84) Dollars in 36cc \$135.94 due on the 30th de 30th day of ecah and ever	eignt-hundred-nine onsecutive monthly ay of March, 1978	ety-three and 84/100 y installments as follo and a like sum due on	ows:
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exter against said premises, and on demand to exhibit rece all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings notes wherein, who is hereby authorized to place such insur loss clause attached payable Irist, to the first Trustee policies shall be left and remain with the said Mortga and the interest thereon, at the time or times when it Is the Event of failure so to insure, or pay it grantee or the holder of said indebtedness, may prochen or title affecting said premises or pay all prior i Grantor agrees to repay immediately without demarper annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforesa carned interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent pame as if all of said indebtedness had then matured. It is AGREED by the Grantor that all expenses the said indebtedness and then matured.	ints therefor; (3) within siv may have been destroyed or or at any time on said pre- rance in companies acceptal or Mortgage, and, second, gees or Trustees until fire the same shall become due a type of the same shall become due to the same shall become due a type of the same with inter- secured hereby; id covenants or agreements for the same with inter- secured hereby; id covenants or agreements for the same with inter- secured hereby; id covenants or agreements for the same with inter- secured hereby;	ty days at a destruction or damage; days at a destruction or damage; days at a destruction or damage; days at a destruction of the first more; to the first more; to the first more; to the first more debtedness is fully faid; (6) to pay and payable. The first manner of the first more incumbrances or the interest fuch taxes or assessment. In dischart, so thereon from time to time; destruction from the date of payment the whole or said indebtedness. In the commendately due and payable by foreclosure thereof, or by such as the days of the days and payable by foreclosure thereof, or by such as the days and a days and be destructed the days are destructed to the days and days able by foreclosure thereof, or by such as the days are destructed to the days and days able by foreclosure thereof, or by such as the days are days and days are days are days and days are days are days and days are days are days are days are days and days are days and days are days are days and days are days are days are days and days are days are days are days are days are days and days are days ar	to rebuild or restore premises shall not be elected by the grantee lege indebtedness, with sts may appear, which all prior incumbrances, hereon when due, the ge or purchase any tax if money so paid, the left at eight per cent and ge principal and all i.e., and with interest it it iew, or both, the
It is AGREED by the Grantor that all expenses a losure hereof—including reasonable attorney's feet, closure hereof—including reasonable attorney's feet, expenses and disbursements, occasioned by any suit's such, may be a party, shall also be paid by the Granto shall be taxed as costs and included in any deeree the cree of sale shall have been entered or not shall not be costs of suit, including attorney's tees have been sasigns of the Grantor waives all right to the posses grees that upon the filing of any complaint to forcelout notice to the Grantor, or to any party claiming with power to collect the rents, saues and profits of the The name of a record owner is: Jan In the Event of the death or removal from said	oblidays for documentary evi- mises embracing forcedosu r proceeding wherein the gr r. All such expenses and dis- ta may be rendered in such e dismissed, nor release her paid. The Grantor for the sion of, and income from, soe this Trust Deed, the cou under the Grantor, appoint to east a responsable.	idence, stenographer's charges, cost re decree—shall be paid by the cantee or any holder of any part of bursements shall be an additional life foreclosure proceedings; which proof given, until all such expenses a Grantor and for the heirs, execute said premises pending such foreclor rt in which such complaint is filed, a receiver to take possession or cl	of pi ceuring or com- forantor. 'd he like 's aid ind btc' less, as not be upon sale premises, occeding, whether de- nd disbursements, and rs, administrators and sure proceedings, and may at once and with- large of said premises
IN THE EVENT of the death or removal from said refusal or failure to act, then Richard inst successor in this rust; and if for any like cause sa of Deeds of said County is hereby appointed to be seconformed, the grantee or his successor in trust, shall	J. Brennan id first successor fail or refu	se to act, the person who shall then l And when all the aforesaid covenan	nereby appointed to be be the acting Recorder its and agreements are
Witness the hand Sand seal of the Grantor	_	17	. 1978
witness the national and sear of the Granton	of yan	er Tinlig en Girlig	(SEAL)
10	Maure	en Virtif	(SEAL)

Evergreen Plaza Bank

This instrument was prepared by

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COUNTY OF COOK	94	R-25-y3 51.72	7 64427000		2.0.00
Kenneth C. So	chwarz		a Notary Public in an	d for said County in	n the
		· ·	ey and Maureen Ti		
tate aforesaid, DO HEI	CEBY CERTIFY tha				
annually impour to ma	to be the some norm	Suban nama S	are subscribed to t	he foregoing instru	nent
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raiver of the right of ho	·	act, for the uses and po	iposes therein set forth,	mendanig the reloase	· uno
	mestead. nd and notarial seal th	nis 3rd	day ofMa	rch 19	78
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END OF RECORDED DOCUMENT