UNOFFICIAL COPY

TRUS SICO	T DEED ND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24	504	001	GEORGE E. COL LEGAL FORM
THIS	INDENTURE, WITNESSETH, That	Harry Maheras and Th	erese Mahe	ras, h	is wif	3
(herei			green Park	,	I11:	inois (State)
for an	(No. and Stree Eight-The	nousand-One-Hundred-	Eighty-Two	-and-1	5/1001	State, Bollar
in har	nd paid 22. NVEY SAND WARRANTS to Dolphin Lake Drive		ıstee		Illir	
of	his success in in trust hereinafter named, for t	(City)	ance of the cove	nants and	(SI	ate)
lowing	described rer . es'ate, with the improvements th	ereon, including all heating, air-c	onditioning, gas	and plun	nbing appar	atus and fixture
of E	verything appure lant thereto, together with all vergreen (274) County of County of	rents, issues and profits of said ook and Sta	premises, situate ite of Illinois, to	d in the _ -wit:	920,	
l						
	Lot 300 and 301 in Fr	ank DeLugach's Bever	·ly Vista,	a sub	divisio	n
	in the No.th East Qua	rter of Section 12,	Township :	37 Nor	th, Ran	ge
	13, East of the Third	Principal Meridian.				
	Ox					
		1			*	
ļ		<u></u>			-	
Hereby	releasing and waiving all rights under and by	virtue c i the he nestead exempt	ion laws of the	State of I	Illinois.	
IN	TRUST, nevertheless, for the purpose of securing Harry Mahera	ng perfor. In of the covenants s and The esa Mahera	and agreement	s herein.		
1	ndebted upon their	p nc.,pal pro	missory note	bearing e	ven date h	erewith, payable
	To the order of Everg		_	•	· .	
	the sum of (Eight-Thors) \$8182.15 Dollars, in				()	40
	5, 1978.	one installment paying	e it due on		er.	
	•			7		10
_		1 T	O_{k}			
notes p	IE GRANTOR covenants and agrees as follows: (rovided, or according to any agreement extend said premises, and on demand to exhibit receip dings or improvements on said premises that me ted or suffered; (5) to keep all buildings now of which is hereby authorized to place such insural substitutions of the provided of the substitution of the first Trusteen of the provided of the substitution of the first Trusteen of the substitution of the first Trusteen of the substitution of the substitution of the first Trusteen of the substitution of substitution of the substitution of substitution of the substitut	ing time of payment; (2) to pa ts therefor; (3) within sixty day	when due in o	ach ye r	, all taxes : mage to re	and assessments build or restore
all buil	dings or improvements on said premises that in ted or suffered; (5) to keep all buildings now of	ay have been destroyed or data or at any time on said premises	aged; (4) that he worlder of the	war e	aid premi	ses shall not be by the grantee
loss cla	use attached payable <i>first</i> , to the first Trustee of shall be left and remain with the said Mortgage	Mortgagee, and, second, to me ees or Trustees until the indebted	Trustee herein a	is then in	nrage ili nrestrma ay r'i prio	y appear, which r incumbrances,
and the	interest thereon, at the time or times when the THE EVENT of failure so to insure, or pay tax	es or assessments, or the prior i	able. ncumbrances or	the inter	est t' ereor	when due, the
lien or Granto	title affecting said premises or pay all prior inc agrees to repay immediately without demand	cumbrances and the interest there, and the same with interest the	eon from time	to time; a	nd all ro payment a	e so paid, the eight per cent
per ann In earned	um shall be so much additional indebtedness so THE EVENT of a breach of any of the aforesaid interest, shall at the option of the legal holder	covered hereby: coverents or agreements the white the without notice, become	ole or said inde	btedness,	including p	rincipal an 1 all
thereon	from time of such breach at eight per cent per if all of said indebtedness had then matured	r anguer, shall be recoverable by express terms.	foreclosure the	reof, or t	y suit at la	w, c bot, th
closure	is Agreed by the Grantor that all expenses and hereof—including reasonable attorney's fees, of the state of t	disbursements paid or incurred hays for documentary evidence,	in behalf of p	laintiff in charges,	connection	n with the sore curing or cc a-
expenses	s and disbursements, occasioned by any part or pay be a party, shall also be paid by the Glantor.	proceeding wherein the grantee All such expenses and disbursen	or any holder of tents shall be an	f any par addition	rt of said i	ndebtedness, s n said premises,
shall be cree of s	taxed as costs and included in any decree that ale shall have been entered or not shall not be	may be rendered in such forecl dismissed, nor release hereof giv	osure proceeding en, until all suc	gs; which	proceedings and disb	g, whether de- ursements, and
assigns e	of the Grantor waives all right to the possession at upon the filing of any complaint to foreclose	on of, and income from, said pre- this Trust Deed, the court in w	emises pending hich such comp	such for	eclosure pi ed, may at	oceedings, and once and with-
out notic	that upon the filing of any comblaint to foreclose to the Grantor, or the sy party claiming un wer to collect the rent states and profits of the name of a reord owner is: Harry Ma	ider the Grantor, appoint a reco	iver to take pos	ssession o	or charge o	f said premises
10.1	THE EVENT OR THE BEATH OF TEHIOVAL ITOM SAID		County of	ine gran	nce, of or	us resignation,
refusal of first succonfirst succonfired	r failure to at, then Richard J. essor in this trust; and if for any like cause said of said County is hereby appointed to be secor d, the grantee or his successor in trust, shall re	first successor fail or refuse to ac id successor in this trust. And w	of sa t, the person when all the afore	id County o shall the said cove	is hereby a en be the a nants and	appointed to be cting Recorder agreements are
performe	d, the grantee or his successor in trust, shall re		ntitled, on recei	ving his r	easonable o	harges.
Wit	ness the hand Sand seal S of the Grantor S t	his 3rd	y of June	7	1-	, 1978
		Har	ay In	il	ual	(SEAL)
		Therese	mak	eca	es	(SEAL)
			-			
This in	strument was prepared by Kathy A. I	Abugelis Evergreen	n Plaza Ba	nk	Evergi	een Pk, I
1 1113 111		(NAME AND ADDRI	ee)			

UNOFFICIAL COPY

T112-22-2	
STATE OF COOK SS.	
COUNTY OF COOK	
I, Kenneth C. Schwarz , a Notary Public in and for said	County, in the
State aforesaid, DO HEREBY CERTIFY thatHarry Maheras and Therese Maheras, hi	s wife
personally known to me to be the same persons whose names are subscribed to the foregoi	
appeared before me this day in person and acknowledged that they signed, scaled and deli-	ered the said
instrument their free and voluntary act, for the uses and purposes therein set forth, including	ne release and
waiver of the right of homestead.	7/8
Given under my hand and notarial seal this 3rd day of June	→ 19/6—
E fundes segrators	
Notary Public	
Commission Expires 78-60	
504001	
# 2450400	
2.45	
SA S	
COOK COUNT PILED FOR TO A STATE OF THE COOK COUNT PILED FOR THE COOK COOK COUNT PILED FOR THE COOK COUNT PILED FOR THE COOK COOK COOK COOK COOK COOK COOK COO	
Service Control of the Control of th	
BOX No. BOX 533 SECOND MORTGAGE Trust Deed TO TO BUBL TO EVELGEEN PLA 9640 S. WESTER	GEORGE E. COL
DO 10 10 10 10 10 10 10 10 10 10 10 10 10	F F F
THIST TO	EGA
Tru III	