UNOFFICIAL COPY

				34 A. 34
	Inner en en 16 de la company de la company	a (territor de a mante l'ancient de si	Market de la company de la	529/
TRIST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 24	526 440	GEORGE E. COLE®	
/		526 442	LEGAL FORMS	1
P.S INDENTURE, WITNESSETH, That Philip	J. Kvederis and Ire	ene A. Kvederis,	his wife,	
hereir (te called the Grantor), of 1571 Cove Di		ng,	Illinois (State)	ĺ
or and in consideration of the sum of Ten_and_ne	o/100	·	Dollars	
n hand paid, COTIVEY AND WARRANT to _Bt	u <u>ffalo Grove Nation</u> uffalo Grove	al Bank Illi	nois	
(No a _ Street) nd to his sucsors in trust hereinafter named, for the pu	(City) srpose of securing performance	e of the covenants and aga	(State) eements herein, the fol-	
owing described real ef ate, with the improvements thereon and everything appurt nan the color, together with all rents	, including all heating, air-con , issues and profits of said pre	ditioning, gas and plumbin mises, situated in the	g apparatus and fixtures, Village	
f Wheeling County of Cook Init No. 188A as delir ted on survey	and State	of Illinois, to-wit:	of real	-
estate (hereinafter eferred to as 'l	Parcel'): Part of t	he South East qu	arter of	0
rincipal Meridian being Lituated in	Wheeling Township,	Cook County, Il	linois 📗 🖳	
which survey is attached to as Exhibituincy Park Condominium " made by	y Exchange National	Bank of Chicago	, a	_
National Banking Association, as Trus 1971 also known as No. 24670 recorded	stee under Trust Ag	reement dated Ja	nuary 4,	
11inois, as document No. 2184(377 to nterest in said Parcel (excepting	ogether with an und	ivided .26220 per	cent	
onprising all the units thereof as d	le fined and set for	th in said declar	ration	
nd survey) in Cook County, Illineis.				
	U/	. Investigation of the Court of The Court		
ereby releasing and waiving all rights under and by virtue In Trust, nevertheless, for the purpose of securing per	rform and of the covenants ar	nd agreements herein.		
WHEREAS, The Grantor Philip 1. Kvederis stly indebted upon \$13,950.00		ssory notebearing even		
n demand.			ľ	
		'	&	
•		CANCO,	ŀ	
THE GRANTOR covenants and agrees as follows: (1) To	pay said indehtedness, and the	ne interest hereon, as here	in and in said note or	
THE GRANTOR covenants and agrees as follows: (1) To test provided, or according to any agreement extending tim da assessments against said premises, and on demand to ebuild or restore all buildings or improvements on said premal not be committed or suffered; (3) to keep all buildings all not be committed or suffered; (3) to keep all buildings to the control of the	ne of payment; (2) to pay pri	or to the fist day of June vith sixty day; a ter des	in each year, all taxes truction or damage to	
Dung or restore all bundings or improvements on said pre all not be committed or suffered; (5) to keep all buildings antee herein, who is hereby authorized to place such insur	mises that may have been dest now or at any time on said pa ance in companies acceptable	emises insured to companie to the holder of the fire.	s to be selected by the rigage indebtedness.	
th loss clause attached payable first, to the first Trustee of the policies shall be left and remain with the said Morray pages and the interest thereon at the time of the page.	r Mortgagee, and, second to gees or Trustees until the inde	The Trustee herein as neir btedness is fully paid: (6)	in terests may appear, to ay all prior incum-	
In the Event of failure so to insure, or pay taxes or the holder of said indebtedness, may procure such	assessments, or the pror incu	or assessments, or dischar	ner on when due, the	
n or title affecting said premises or pay all prior incumbra antor agrees to repay immediately without demand, annum shall be so much additional indebtedness course.	the same with interest thereon the same with interest there	from time to time; and a on from the date of paym	m nev so paid, the	
IN THE EVENT of a breach of any of the aforesaid covered interest, shall, at the option of the legal holder the	nants or agreements the whole reof, mout notice, become	of said indebtedness, including the of said indebtedness, including the original said pays	iding p neit il and all	
reon from time of such breach at seven per cent per ann ne as if all of said indebtedness had then matured by expre- IT is AGREED by the Grantor that all expenses and did	um, shall be recoverable by for the terms.	reclosure thereof, or by su thehalf of plaintiff in con	nection with the fore-	
sure hereof—including reasonable attorney's fees, ovelays ting abstract showing the whole title of said provides of	for documentary evidence, stembracing foreclosure decree	enographer's charges, cost —shall be paid by the (of procuring or com- irantor; and the like	2
enses and disbursements, occasioned by any suit or noces in may be a party, shall also be paid by the Graner All st libe taxed as costs and included in any decreases may	eaing wherein the grantee or uch expenses and disbursemen be rendered in such forecloss	any holder of any part of its shall be an additional lie are proceedings; which pro-	said indebtedness, as in upon said premises, occeding, whether de-	ۍ
of sale shall have been entered or not, shall not be dismis costs of suit, including attorney's fees have been paid.	ssed, nor release hereof given. The Grantor for the Grantor	until all such expenses as and for the heirs, executo	nd disbursements, and rs, administrators and	6
gns of the Grantor waives all right to be possession of, ees that upon the filing of any compaint to foreclose this notice to the Grantor, or to any party claiming under t	Trust Deed, the court in which the Grantor, appoint a receive	h such complaint is filed, r tr to take possession or ch	nay at once and with- arge of said premises	7
Innum shall be so much additional indebtedness secured. IN THE EVENT of a breach of any of the aforesaid covened interest, shall, at the option of the legal holder the reon from time of such breach at seven per cent per annue as if all of said indebtedness had then matured by export it is Aorese by the Grantor that all expenses and disasure hereof—including reasonable attorney's fees, or lays ting abstract showing the whole till of said practices the said of	oremises. deris and Irene A.	Kvederis, his wi	fe, as joint Tera	PF.
IN THE EVENT of the death of removal from said		County of the grantee, of said County is b	or of his resignation, ereby appointed to be	
sal or failure to act, thus, successor in this said first sourcessor in this tree, and if for any like cause said first soeds of said County. In hereby appointed to be second successor, the granded or his successor in trust, shall release	successor fail or refuse to act, to cossor in this trust. And when said premises to the party entities.	the person who shall then be all the aforesaid covenant tled, on receiving his reaso	e the acting Recorder s and agreements are nable charges.	
Witness the hands_and seals_of the Grantors_ this	29th day o	·	19_78_	
epared by Christa Lenczuk	on Pho.	A Kned .		
o Buffalo Grove National Bank So W. Dundee Road	Philip O. Kve	deris	(SEAL)	
iffalo Grove, Illinois 60090	(X) drene A. Kved	eris	(SEAL)	
mail to I				
			and the state of t	
		*		

UNOFFICIAL COPY

	Westernamentalistic	i en	mes de la constante de la cons	en expresidente en la company de la comp				Sections
	<i>W</i> _* .	, Illinoi	y AA.		• • • • • • • • • • • • • • • • • • •			ji I
	STATE C			} ss.		Lak		
THE TOTAL	I,		K. Widbin	hat Philip J.		blic in and for SEN	County, in the	
			1.			ribed to the forego		enterthe treatment
A A Marketter	instrume	nt's their	_ free _nd \ oluntar	-	_	ned, sealed and de		etis executive unit
Walter Howard	Tillian .	ar the of home	d and not	this 29th	day o	June	, 19 <u>78</u>	
	Complete		3 - ነነ - ምግ-		getith &	Notary Public		
	, 2		2 10 0	0/		· · · · · · · · · · · · · · · · · · ·		
	5.264				12			
	Parchineary Parchineary				C_{λ}			
Mension & Vin	i daj					4		
				• .		0,		
Section of the sectio								
Mar I	RECORD.		1 2 1	11			0	
	GE 10 '78						•	
	BOX 58 COUNTY, ILLINOIS MORTIGAGE IN 718 2 03 E		٩				GEORGE E. COLE®	
	BOX N. BOX N. BOX SOME SECOND MORTGAGE U				•		GEORGI	
	_ S							