## <u>UNOFFICIAL COPY</u>

RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	Z4 585	574	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Thomas				
hereinafter called the Grantor), of 11406 S. T		hicago (City)		(State)
or and in consideration of the sum of <u>Seventeen-t</u> to hand paid, CONVEY AND WARRANT to	housand- <b>six</b> -hundre	ed-seventy-se trustee	even-and-01	100=Dollars
f 18224 Dolphin Lake Drive	Homewood (City)	i	Illinois (St	ate)
nd to his success in in trust hereinafter named, for the puring describe eal state, with the improvements thereough everything appurtenant thereto, together with all renification County of Co	ourpose of securing performs n, including all heating, air-c s, issues and profits of said p	onditioning, gas and	the	s herein, the fol- atus and fixtures,
0				4.0
Address of Froperty: 11406	S. Talman			11100
Lot 2 (except the north 201 block 15 in Ov. at its subdiving section 24 towns at its 37 north meridian, in Co. County	sion of part of th . range 13 east of	ne W ≥ of the	NE of	10
Ox				
		•		
	)			
ireby releasing and waiving all rights under and by vir.  In Trust, nevertheless, for the purpose of securing purposes. The Grantor Thomas J. Fort	erform nee of the covenants	ion laws of the Stat and agreements he orys, his wi	e of Illinois. rein. <b>fe</b>	
tly indebted upon their		missory notebea		erewith, payable
to the ender of Drewmon T	Danie Parte Filler	oon Domit Ti	7 d mad a	
to the order of Evergreen F the sum of Sevent <b>se</b> n-thousa	ind-six-hun red se	venty-seven-		
(17,677.0h)Dollars, in one \$17,677.0h due on the 25th		s: 979		
•		· (	JACIL	ĺ
THE GRANTOR covenants and agrees as follows: (1) The sprovided, or according to any agreement extending it in grains agreement extending it in grains agreement extending it in grains agreement or said premises that may homitted or suffered; (5) to keep all buildings now or at ein, who is hereby authorized to place such insurance is clause attached payable first, to the first Trustee or Meicies shall be left and remain with the said Mortgages of the interest thereon, at the time or times when the san In THE EVENT Of fallure so to insure, or pay taxes on title or title affecting said premises or pay all prior incumb anormal and the same that the same tha	o pay said indebtedness, and time of payment; (2) to pay herefor; (3) within sixty day have been destroyed or day any time on said premises, in companies acceptable to prigage, and, second, to he or Trustees until he individed he shall become time and pay r assessments, with prior in the insurance of way such tax orances and the interest there d the same with interest the d here of the payment of the prior in the here of the payment of the payment of the d here of the payment of the payment of the d here of the payment of the payment of the late of the payment of the payment of the payment of the d the payment of the payment of the payment of the payment of the d the payment of the payme	the first in each after destruction aged; (4) that vast he had been as the first as	on, as herein and year, all taxes a condition of the tribute of the selected services interests may be to all all prior interest interests may be to all all prior interest in	in said note or not assessments uild or restore es shall not be by the grantee ebetedness, with appear, which incumbrances, when due, the trchase any tax evy so paid, the eight per cent
In the Event of a breach of any of the aforesaid coved interest, shall, at the option of the legal holder the con from time of such breach at eight per cent per an easifall of said indebtedness had then matured by expensions.	enants or agreements the wh roof, without notice, becom uur, shall be recoverable by	ole or said indebted e immediately due foreclosure thereol	ness, including pland payable, and payable, and for by suit at la	with interest or both, the
IT IS AGREED by the Grantor that all expenses and dis- are hereof—including reasonable attorney's fels, or shaying abstract showing the whole title of said termises and isbursements, occasioned by any proportion, may be a party, shall also be paid by the shantor. All be taxed as costs and included in any ties ee that may of sale shall have been entered or sook hall not be dism	bursements paid or incurred s for documentary evidence, embracing foreclosure dec- eding wherein the grantee such expenses and disbursen be rendered in such foreclissed, nor release hereof giv	I in behalf of plaint stenographer's cha ree—shall be paid or any holder of ar tents shall be an ado osure proceedings; en, until all such es	tiff in connection rges, cost of proc by the Grantor my part of said in ditional lien upon which proceeding penses and disbusters and disbusters are dispussed in the contract of the contract	with the fo e- curin, or com- ; and 'b' li': debtedness as said prenuser, g, whether e- ursements, and
notes to suit, including autorities and receip paid, in so fithe Grantor waives all right to the possession of as that upon the filing of any complaint to foreclose this totice to the Grantor, or to any party claiming under power to collect the rents rises and profits of the said	f, and income from, said pr s Trust Deed, the court in w the Grantor, appoint a rece premises.	emises pending suchich such complain iver to take possess	h foreclosure pro t is filed, may at sion or charge of	oceedings, and once and with- said premises
In the Event of the death or removal from said	Cook	County of the	grantee, or of h	is resignation,
al or failure out, men Richard J. Br successor in the frust; and if for any like cause said first eeds of said County is hereby appointed to be second st brmed, the grantee or his successor in trust, shall release	successor fail or refuse to ac accessor in this trust. And what a said premises to the party e	of said C t, the person who sl ten all the aforesaid ntitled, on receiving	County is hereby a nall then be the act I covenants and a this reasonable c	ppointed to be eting Recorder greements are harges.
Witness the handS_and sealS_of the GrantorS_ this _		y ofJu	_	, 1978
	N Shows	0.70	up	(SEAL)
	M MILLER	II L	1	
	Janeer	7. 700	90	(SEAL)
			•	
is instrument was prepared by Barbara A. S				[

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STATE OF Illinois } ss.  COUNTY OF Cook , a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that	
SECOND MORTGAGE  Trust Deed  Trust Deed  TO  TO  TO  TO  ALER SPEEN PLAZA BANK  RUER SPEEN PLAZA BANK  RUER SPEEN PRESTERN  GOV 533  GOV 533  LEGAL FORM:	