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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24	735	25 8	GEORGE E. CO LEGAL FORI
THIS INDENTURE, WITNESSETH, That	Mary Lee ROberts an	d Marg	aret (POber	rts
(hereinafter called the Grantor), of 91	36 S Oakley	(Cit	y)	C hgo	OIII (State)
(hereinafter called the Grantor), of	-thousand-seventy-t	wo-and	00/10	0	Dolla
of 18324 Dolphin Lake (No. and Street)	Homew (City)	ood		I11	(State)
and to his successors in trust hereinafter named, for lowing described real estate, with the improvements and everything appurtenant thereto, together with ofCounty ofCounty of	thereon, including all heating, all rents, issues and profits of s	air-condit aid premi	tioning, ga ises, situat	s and plum ed in the _	bing apparatus and fixtur
Address of Property:		a state of	minois, i	o-wit:	41
Lot 11 in Block 3 in Resubdivizion of the of the West ½ of the	Morth 22 Acres of (George	A. Ch	ambers	Subdivision
North, Range 14 East	of the third princi			n in 34.254 in 34.05	
COUR COUNTY, ILLINOIS FILED / OI REGURD		2	LONDEN A	of 3 4484	
Nov 24 176 10 45 M		*	247	3525	8
Hereby releasing and waivin, all rights under and IN TRUST, nevertheless, for any pu pose of sect Whereas, The Grantor	uring performance of the cover	ants and	agreemen	ts herein.	linois.
justly indebted upon their					ven date herewith, payab
to the order of ferty of: Fifteen-thousand-monthly installments fully paid.	eventy-two-and 00/	100	(≙15 h of E	,072.00 very mo)) in 60 on&v til
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	Y)x		્ર		
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exte against said premises, and on demand to exhibit rec all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings not herein, who is hereby authorized to place such insu loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortge and the interest thereon, at the time or times when to grantee or the holder of said indebtedness, may provide the said to the said premises or pay all prior Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness. In THE EVENT of a breach of any of the aforess carned interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent same as if all of said indebtedness had then matured. It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fess, pleting abstract showing the whole title of said rexpenses and disbursements, occasioned by any different shall be taxed as costs and included in any later the costs of suit, including attorney on the Said with the costs of suit, including attorney on the plant of the costs of suit, including attorney on the plant of the costs of suit, including attorney on the plant of the costs of suit, including attorney on the plant of the costs of suit, including attorney on the plant of the costs of suit, including attorney on the plant of the costs of suit, including attorney on plant to force out notice to the Grantor, or only party claiming with power to collect the rent issues and profits of it.	(1) To pay said inc. bit lness, nding time of paym; (2) to eipts therefor; (3) within sit , may have been destroyed or or at any time on said ; emirance in companies accept of or Mortgagee, and, second, so agees or Trustees until fine and he same shall become the and axes or assessments of if er in axes or assessments of if er in in axes or assessments in in axes or assessments in in in axes or assessments in in in in axes or assessments in in in axes in axes or assessments in in in axes in axes or axes in in axes in a	and the pay whe pay whe last sugged; see all sure to lie he last see all sure to lie he last see all s	interest the due in ear destruct (4) that ed in comolder of the technic fully pair the technic full full full full full full full ful	nereon, as he each year, tion or dam waste to so panies to be first more as their int d; (6) to par the intere	erein and in said note or all taxes and assessments tage to rebuild or restore not premises shall not be e selected by the grantee trgage indebtedness, with crests may appear, which yall prior incumbrances, st thereon when due, the
grantee of the notater of satu indentedness, may principle of lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without demper annum shall be so much additional indebtedness per annum shall be so much additional indebtedness canned interest, shall, at the option of the grant thereon from time of such brench at citch to get read, thereon from time of such brench at citch terms.	incumbrances and the interest incumbrances and the interest and, and the team with interest secured hereby; aid covenants or agreements the der thereby, without notice, be not account that the recoverable	thereon for the thereon for th	r said in to	to time; an date of pa tel tedness, in due and pa	large or purchase any tax, d all money so paid, the lyment at eight per cent acluding principal and all ayable, and with interest that they are both the
same as if all of said indehtedness had then matured IT is Agreed by the Grantor that all expenser closure hereof—including reasonable attorney's feet, pletting abstract showing the whole title of said in expenses and disbursements, occasioned by any fulf of	on express terms. and disbursements paid or inco- ontlays for documents of emises embracing foreclosure or proceeding wherein the gran	irred in b nce, stend decree—s tee or an	ehalf of pographer's shall be pour to the population of the popula	olai tiff in ch. rges. paid c, the	onnection with the fore- or of procuring or com- Grantor; and the like o' sai! indebtedness, as
such, may be a party, shall also be paid by the stanted shall be taxed as costs and included in any dearer the cree of sale shall have been entered or not shall not be costs of suit, including attorney of the sale was the costs of suit, including attorney of the passes agrees that upon the filing of any complaint to foreclout notice to the Grantor, or to any party claiming with power to collect the rents issues and profits of it	or. All such expenses and disbut at may be rendered in such for dismissed, nor release hereof a point. The Grantor for the G sion of, and income from, sai ose this Trust Deed, the court it under the Grantor, appoint a te said premises.	rsements or reclosure f given, un rantor an d premise in which s receiver t	shall be as proceedis ntil all sud d for the es pending such comp to take po	n additional ngs; which ch expenses heirs, exect such forest laint is file ssession or	filer upon said premises, preceding, whether destand distursements, and uton administrators and closure J. see dings, and d, may a long and withcharge of said premises
The name of a record owner is: <u>Hary</u> In the Event of the death or removal from said	Lee Roberts and Ma - Coek	rgaret	G. Ro	herts f the grant	ee, or of his resignation,
refusal or failure to at, then Ficha first successor in the trust; and if for any like cause as of Deeds of said County is hereby appointed to be see performed, the grantee or his successor in trust, shall	rd .I. Brennan id first successor fail or refuse t cond successor in this trust. An release said premises to the par	o act, the d when al rty entitled	person which the afored, on recei	id County in the shall the esaid coven in the real three real thre	is hereby appointed to be n be the acting Recorder ants and agreements are asonable charges.
Witness the hand_g_and seal_g_of the Grantor_g_	. · · · ·	_ day of _		lovembe	, 19.78
	y Maryan Mary	et,	y (r	obert.	(SEAL)
	Mary .	Lee	رکل ر	bert	(SEAL)
This instrument was prepared by Karen	Balser, Evergreen F		Bank	Ever	green Pk Ill

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STATE OF	_Tllinois	\ ss.			
COUNTY OF	Cook)			
•			· •		
State aforesaid, D	O HEREBY CERTIFY t	hat <u>Nary Lee</u>	Roberts and Mara	aret G. Rober	ts
	to me to be the same per				
	me this day in person a				
instrument as the	eir free and voluntar	y act, for the uses and p	urposes therein set forth	n, including the rel	ease and
vaiver of the right					
Given under	my hand and notarial seal	this 6t	h day of Nov	ember,	19 <u>78</u>
TO Ampi as Sea	Hare)			2	
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Commission L	es 12-15-25				
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St D	10		}	197411 TO GREEN PL. SOUTH WEST	GREEN FARK 42, HLL B. A. S D D D 2 D D D D D GEORGE E. COLE® I FGAI FORMS
SECOND MORTGAGE Trust Deed				EVERGREEN PLAY CANK	13 G. C. G. C. G. C.
			1	VEF 9640	EVE E
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END OF RECORDED DOCUMENTS