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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24	735	262	GEORGE E. CO LEGAL FOR
THIS INDENTURE, WITNESSETH, That George F	. Hilliard ar	d Jean	J., his	wife	
(hereinafter called the Grantor), of 17107 Whi	tman Ave	Hazel	Crest		Ill (State)
for and in consideration of the sum of Thirteen-thou	sand-five-hund	red-nin	ety-nin	e-and 60	/100Doil
n hand paid, CONVEY AND WARRANT to of	John H Thode	Truste	e <u> </u>	I11	
(No. and Street) and to his successors in trust hereinafter named, for the put	(City) rpose of securing perfo	rmance of t	he covenar	nts and agreen	(State) nents herein, the
owing described real estate, with the improvements thereon, and everything appurtenant thereto, together with all rents,					
of Hazel Crest County of Cook					
Address of property:	17107 Whitman	. Hazel	Crest		4 1
					2012
Lot 33 and the S 21½ a subdivision of the	S 60 Acres of	the 财金	of the :	SW: and	i
the Et of the SWH of East of the Third Pri	Section 25 Tow incipal Meridia	vnship 3 an	36 Nortl	h, Range	13
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lereby releasing and waiving all ight under and by virtue	of the homestead exer	nption laws	of the Sta	te of Illinois.	
lereby releasing and waiving all ight under and by virtue IN TRUST, nevertheless, for the recent of securing perf WHEREAS, The Grantor George E. Hilliard a	formance of the covena and Jean J., hi	nts and agr	eements he	erein.	
istly indebted upon their	principal	promissory	notebea	ring even dat	e herewith, paya
To the order of ever					
the sum of Thi teer-t 60/100(\$13,592 60)	ollars, in 120				
of 113.33 a month cil	fully paid.			ν _C C,	
·	44		. (CAC	
	//X,				
THE GRANTOR covenants and agrees as follows: (1) To one provided, or according to any agreement extending that into said premises, and on demand to exhibit receipts then buildings or improvements on said premises that may har buildings or improvements on said premises that may har ministed or suffered; (5) to keep all buildings now or at a rein, who is hereby authorized to place such insurance in seclause attached payable first, to the first Trustee or Mort blicies shall be left and remain with the said Mortgages or of the interest thereon, at the time or times when the same Is THE EVENT of failure so to insure, or pay taxes or a rance or the holder of said indebtedness, may procure such an or title affecting said premises or pay all prior incumber an or title affecting said premises or pay all prior incumber an or man shall be so much additional indebtedness secured In THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder there are in the said indebtedness had then matured by exprire its AGREED by the Grantor that all expenses and disbuster hereof—including reasonable attorney's fets, ordiays fitting abstract showing the whole title of said infemises expenses and disbustered accounts, occasioned by my bit or proceed, may be a party, shall also be paid by the Grantor. All sull be taxed as costs and included in the distribution of the color of the said primises of the Grantor waives all right to the possession of, eees that upon the filing attorney seen paid. The cest that upon the filing attorney seen paid to the power to collect the rents, taxes and profits of the said profits to the collect the rents, taxes and profits of the said profits and the power to collect the rents, taxes and profits of the said profits.			Ö.	oo baaain .	and in said note.
otes provided, or according to any agreement extending tin tainst said premises, and on demand to exhibit receipts ther	ne of payment; (2) to refor; (3) within axty	p y when o	lue in each lestruction	year, all tax or damage to	es and assessment rebuild or resto
buildings or improvements on said premises that may hab ministed or suffered; (5) to keep all buildings now or at a	ve been destroyed or d	ame dd; (4 es ansured i) that was in compani	te to said pre	emises shall not be ted by the grant
rein, who is hereby authorized to place such histratice in ss clause attached payable <i>first</i> , to the first Trustee or Mort blicies shall be left and remain with the said Mortgagees or	gagee, and, second, to Trustees until the indeb	the Tru tee	herein as t illy paid; ((heir interests : 5) to pay all p	may appear, which orior incumbrance
nd the interest thereon, at the time or times when the same IN THE EVENT of failure so to insure, or pay taxes or a	shall become tipe and assessments, or the price insurance are pay such	payaole or inculabre taxes or the	ices or the	interest ther	con when due, the
ance of the induct said premises or pay all prior incumbra rantor agrees to repay immediately without demand, and	ances and the interest t	hereon from thereon from	time to t	ime; and all r e of payment	noney so paid, the
er annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid coven	hereby. ants or agreements the without notice, here	whole or sa	id and bted	iness, includir	ng principal and a
ereon from time of such breach at eight per cent per annu- me as if all of said indebtedness had then matured by expre	m, shall be recoverable ess terms.	by foreclo	sure thereo	, or by suit a	it law, or both, th
It is Agreed by the Grantor that all expenses and disblustice hereof—including reasonable attorney's fees, offices of the store abstract showing the whole title of which the store of the	ursements paid or incu- or documentary evider mbracing foreclosure	rred in beha ice, stenogra decree—sha	ilt of plain apher's cha il be paid	irges, cost of	procuring or cor
penses and disbursements, occasioned by any fuit or proceed, may be a party, shall also be paid by the Grantor. All su	ding wherein the grant ich expenses and disbur	ce or any h sements sha	older of a	ny part of solditional line.	d indebtedness,
all be taxed as costs and included in any decree that may be of sale shall have been entered or not, thall not be dead in a costs of cuit including attorney.	sed, nor release hereof	eclosure pr given, until	oceedings; I all such e	which proc o	edin j, whether d disbranents, ar adravis rators ar
igns of the Grantor waives all right to the possession of, ees that upon the filing of any complaint to foreclose this	and income from, said Frust Deed, the court is	premises pre	ending such complain	h foreclosure it is filed, may	e p occidings, at
t notice to the Grantor, or to any party claiming under the power to collect the rents issues and profits of the said profits of the said profits.	remises.	ecciver to	ake posses	sion or charg	e of said premis
IN THE EVENT OF A CERT OF TEMOVAL HOME SAID ======				- B	B
usal or failure to act, then <u>Figure 1. Frenn</u> t successor in this trust; and if for any like cause said first si	uccessor fail or refuse to	act, the pe	of said C	County is here half then be the	by appointed to b
Deeds of said County is hereby appointed to be second succ formed, the grantee or his successor in trust, shall release s					
Witness the hands_and seals_of the Grantor_S this	7th /	day of	October		, 1978
	Loy	<u> [</u>	Hilly	al_	(SEAL
	Je a	<u> </u>	The	liar	C(SEAL
	v	0			
nis instrument was prepared by Karen Balser,	Evergreen Pla (NAME AND AD	za Rank	Ever	reen Pk_	

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	24735267
,	th C. Schwarz , a Notary Public in and for said County, in the aid, DO HEREBY CERTIFY that George E. Hilliard, and Jean H+ his wife
appeared bef	known to me to be the same persons_ whose name.sare_ subscribed to the foregoing instrument, refore me this day in person and acknowledged that _they_ signed, sealed and delivered the said as _their free and voluntary act, for the uses and purposes therein set forth, including the release and
4.00	eright of homestead. under my hand and notarial seal this
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COOK COL	SECONDER OF DELOS FOR RECORD 35 4 7 3 5 2 6.0
NON ST	
	T'S
BOX No. SECOND MORTGAGE Trust Deed	TO WHILTON EVERGNEES AND LATOR BOGO SOUTH WESTERN AVENUE EVERGEEN PARK 42, ILLINOIS B. B. S. JA M. C.S. B. J. A. M. C.S. B. J. A. M. C.S. GEORGE E. COLE®
BOX No.	IRGNEE FOOTH BROKEN F

END OF RECORDED DOCUMENTS