UNOFFICIAL COPY

| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 September, 1975 | 24 756 | 125 | GEORGE E. COLES LEGAL FORMS |
|--|--|--|--|--|
| THIS INDENTURE, WITNESSETH, That Will | iam G. Davis and W | averene Davis | his wife | L |
| (hereinafter called the Grantor), of 9125 S. (No. and Stre- | Bennett et) | Chicago (City) | Ill | inois (State) |
| ft and in consideration of the sum of Twenty=ft in hand paid, CONVEY_ AND WARRANT_ t 1821 Dolphin Lake (No. and Street) | o John H. Thode, Homewood (City) | Trustee | Illin | ois (State) |
| an 1 to 1 is successors in trust hereinafter named, for 1 lowing c ser bed real estate, with the improvements th and c e vith an appurtenant thereto, together with all of C 1 c 2go County of | ereon, including all heating, a rents, issues and profits of sa | ir-conditioning, gas an id premises, situated in | d plumbing app theCi | paratus and fixtures, |
| | | | ĺ | 40 |
| Address of Property: | 3423 W. Ohip St | | | 00 |
| Lot 3 in rust's subblock 9 'arding's subblock 9 in artificial for the subblock 9 | division of the we | st s of the | enth east about 1999 | i |
| GON ED FOR REGING DEC 8-76 12 15 1'1 | | *24 | 17561 | 25 |
| Hereby releasing and waiving all rights under and by | sit us of the homestand ever | antian laws of the Ste | ta of Illinois | |
| IN TRUST, nevertheless, for the purpose of securir WHEREAS, The Grantor justly indebted upon their | perform of the covena and Waveren | nts and agreements he e Davis, his veromissory notebea | rein. rife | harawith payable |
| | | | | |
| to the order of Evergre sum of Twenty-five-tho Dollars in one payment | en Plaza sark, Evenusand-five-midred due on the loth di | rgreen Park, I -four-and-16/1 v of February, | 111inois t .00(25,500 1970 | he .16) |
| | | | | |
| | | OF | | |
| THE GRANTOR covenants and agrees as follows: (I notes provided, or according to any agreement extendi against said premises, and on demand to exhibit receip all buildings or improvements on said premises that meommitted or suffered; (5) to keep all buildings now oherein, who is hereby authorized to place such insurar loss clause attached payable lirst, to the first Trustee or policies shall be left and remain with the said Moreage and the state of the stat | (1) To pay said indebtedness, ing time of payment; (2) to ts therefor; (3) within sixty or any have been destroyed or dr at any time on said premise in companies acceptable. Mortgagee, and, second, (b) we have a said premise of the said become the same shall become the said the said become the said the said become th | and the above the control of the con | on, as herein at year, all taxe or damage to caid preness of be selecter in the selection of discharge or met and all me and all me the selection of the select | ad in said note or a and assessments rebuild or restore isses shall not be do by the grantee debtedness, with ay appear, which or incumbranes. on when due, the rest and the at eigh per cent are and all and with a crest law, or both the |
| It is Agreed by the Grantor that all expenses the losure hereof—including reasonable attorney's feet, oblicting abstract showing the whole title of soil of the syeness and disbursements, occasioned by any full or puch, may be a party, shall also be paid by the Grantor, hall be taxed as costs and included in any latere that race of sale shall have been entered or not shall not be or sale shall have been entered or not shall not be or sain shall have been entered or not shall not be or sains of the Grantor waives all right to the possession grees that upon the filing of any complaint to foreclose out notice to the Grantor, or set any party claiming un with power to collect the rents issues and profits of the. The name of a record owner is: William G. In the Event of the death or removal from said—fusal or failure to be, then rest of the first successor in this trust; and if for any like cause said f Deeds of said County is hereby appointed to be secon formed, the grantee or his successor in trust, shall rel | J. Brennan first successor fail or refuse to d successor in this trust. And | act, the person who sh when all the aforesaid | ounty is hereby hall then be the covenants and | appointed to be acting Recorder agreements are |
| Witness the hand.g_and seal_g_of the Grantor.g_ the | to 10th / 10th | lean I | davu | 19 -78 |
| | Tautr | ene Klos | us | (SEAL) |

UNOFFICIAL COPY

| Illinois | |
|--|--|
| COUNTY OF Cook | ss. |
| Edward J. Bourgeois, Jr. | , a Notary Public in and for said County, in the |
| | illiam G. Davis and Waverene Davis, his wife |
| · (V). | whose names are subscribed to the foregoing instrument, |
| | owledged that they signed, sealed and delivered the said |
| instrument as free and voluntary act, for waiver of the right of ton estead, | the uses and purposes therein set forth, including the release and |
| O Charles of the state of the s | 10th day of November 19 78 |
| | |
| | Show & Aragan of Notary Public |
| Complesion Expires 2.45.17 | Notary Public |
| The state of the s | |
| | |
| | OUNT |
| | 4 |
| | 17 |
| | 7 |
| | 24736125 |
| | 0 |
| | 4 |
| | '\C |
| | |
| | - 15c. |
| | - 1/0 |

END OF RECORDED DOCUMENT

17/11/11

SECOND MORTGAGE

Trust Deed