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| TRUST DEED SECOND MORTGAGE FORM (Illinois) FORM No. 2202 September, 1975 24. 816. 937 GEORGE E. C. LEGAL FOR | |
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| THIS INDENTURE, WITNESSETH, That Francis E. Plummer and Buth S. Plummer, his wi | ſе |
| (hereinafter called the Grantor), of 6927 11 Park Lane Palos Peights Illinois (No. and Street) (City) | - ·• : |
| for and in consideration of the sum ofFleven_thousand_five_hundred_seventy_five_and_91/100-Doll in hand paid. CONVEYAND WARRANT toJohn !! ThodeTrustee | iars |
| of 1824 South Polphin Prives City (State) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the | |
| lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtue and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Palos Heights County of Cook and State of Illinois, to-wit: | res, |
| Lot 36 in Triensenberg and Company's 2nd Addition to Palos Westgate View, being a subdivision of part of the Fast half of the Morthwest Guarter add part of the West half of the Fortheast quarter of Section 31, Township 37 Forth, Range | <u>o</u> |
| 12, East of the Third Principal Meridian in Cock County, Illinois | |
| FILED FOR REPORTS | |
| JAN 26 9 00 AM 73 RECORDER OF DEEDS | |
| *24816937 | |
| Hereby releasing and waiving all rights inder and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor | |
| justly indebted upon thèir principal promissory note bearing even date herewith, paya | ble |
| To the order of Evergreen Plaza Fank, Evergreen Park, Illinois 60642 the sum of (011,575.91) Eleven-thousand-five-hundred-seventy-five-and 91/100in one monthly installment of 011,575.91 due on the last day of June, 1079 | |
| | |
| The sector | |
| | |
| THE GRANTOR covenants and agrees as follows: (1) To pay said indebted: ss. and the laterest thereon, as herein and in said note notes provided, or according to any agreement extending time of payment; (2, 10 pay where due in each year, all taxes and assessment against said premises, and on demand to exhibit receipts therefor; (3) within sixty 4', so fitter destruction or damage to rebuild or resto all buildings or improvements on said premises that may have been destroyed or dan & (4) that waste to said premises shall not committed or suffered; (5) to keep all buildings now or at any time on said premises has ed in companies to be selected by the grant herein, who is hereby authorized to place such insurance in companies acceptable to the boar of the first mortgage indebtedness, will loss clause attached payable first, to the first Trustee or Mortgagee, and, second, by the Trustee cerein as their interests may appear, while policies shall be left and remain with the said Mortgagees or Trustees until the first debtedness is a type d; (6) to pay all prior incumbrance and the interest thereon, at the time or times when the same shall become due and payable. | or its ire be ee ith ch es. |
| grantee or the holder of said indebtedness, may procure such insurance, of pay such taxes or assess noits, or discharge or purchase any training of title affecting said premises or pay all prior incumbrances and the interest thereon from ting to time, and all money so paid, if Grantor agrees to repay immediately without demand, and the Appe with interest thereon from the date of p yment at eight per ceiper annum shall be so much additional indebtedness secured hereby. | he nt |
| In THE EVENT of a breach of any of the aforesaid covenants or agreements the whole or said indebte, ess., ac' ding principal and a carned interest, shall, at the option of the legal holder thereon without notice, become immediately due a by 'b', and with interest thereon from time of such breach at eight per cent per annum, shall be recoverable by foreclosure thereof, or 'y y', a' law, or both, the same as if all of said indebtedness had then matured, he express terms. | ill st he |
| THE GRANTOR covenants and agrees as follows: (1) To pay said indebted ass, and the laterest thereon, as herein and in said note notes provided, or according to any agreement extending time of payment; (2, 10 pay where due in each year, all taxes and assessment against said premises, and on demand to exhibit receipits therefor; (3) within sixty of a softer destruction or damage to rebuild or resto all buildings or improvements on said premises that may have been destroyed or d. or do. (4) that waste to said premises shall or committed or suffered; (5) to keep all buildings now or at any time on said premises to be selected by the grant herein, who is hereby authorized to place such insurance in companies acceptable to the business of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, scord, to the Trustee crein as their interests may appear, whis policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is a type of (6) to pay all prior incumbrance and the interest thereon, at the time or times when the same shall become out and payable. In the Event of failure so to insure, or pay taxes or assessments of pay such taxes or assess, not, or discharge or purchase any to liter or title affecting said premises or pay all prior incumbrances and the interest thereon from time and all money so paid, the frantee or pay immediately without demand, and the 4pps with interest thereon from the day of py years and all money so paid, the carried interest, shall, at the option of the legal holder thereon without of a such peach at eight per cere per annum shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants or agreements the whole or said indebted ness, ac' ting principal and a carried interest, shall, at the option of the legal holder thereon with the for closure hereof—including reasonable attorney's fee couldays for documentary evidence, stenggrapher's charges, co | e- n- ice as is, e- id id id h- |
| with power to collect the rents, saies and profits of the said premises. The name of a record owner is: Francis B. Plummer and Euth S. Plummer, his wife | . |
| IN THE EVENT of buy teath or removal from said | e |
| Witness the hand_ and seal_ of the Grantor.s. this | _ |
| Francis B Plummer (SEAL) | , |
| Ruth S. Plumme (SEAL) | 1 |
| This instrument was prepared by <u>Karen Balser</u> , <u>Evengreen Plaza Pank</u> , <u>Evengreen Pk</u> Ill (NAME AND ADDRESS) | |

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| I, | • | th C. Schw | | | tary Public in and fo | | the |
| person appea instrui | ally known to me red before me the ment as their ment as the ment | to be the sail is day in per free and vo mestead. | me person_S whoseson and acknowledges an | se name_s_aftended that _the te uses and purposes | subscribed to the signed, sealed are therein set forth, including day of Secreber Notary Public | foregoing instrumend delivered the saluding the release a | aid |
| | | 0, | F COLL | | לומים ל המלפטה המלפטה | L. Henren Menren Menren Menren Meres | 7) 12 13 14 15 16 17 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18 |
| SECOND MORTGAGE | Tidat Deed | TO | | | | Tico. | GEORGE E. COLE® LEGAL FORMS |

END OF RECORDED DOCUMENTS