UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 855	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That			Streff, (Spin)
(hereinafter called the Grantor), of(No. and	10405 S Central	Park Ave Chg	O ₃ Ill (State)
for and in consideration of the sum of Seven	teen-thousand-seven-hundre	ed-ninety-seven	-and-20/100 _{Dollars}
in hand paid, CONVEY. AND WARRANT of 18224 Dolphin Lake Drive (No. and Street)	to John H. Thode, Ti Homewood	rustee	Ill (State)
and to his successors in trust hereinafter named.	for the purpose of securing performance		greements herein, the fol-
lowing described real estate. At the improvement and everything appurtens at the eto, together will	h all rents, issues and profits of said pren	litioning, gas and plumbi nises, situated in the	city
of Chicago County of		of Illinois, to-wit:	
Subd:	47 and 48 in Block 3 in Mivision of part of the NEdownship 37 North, Range 13 third principal Meridian.	of Section	1000
	/ o pr		l
		SECOND OTH HOLD	diam.
	Ox	BACCHELL ADI HOLD	
PILED FOR RECORD	· C	*248551	89
CERTY JA A GO MI			
Hereby releasing and walving all rights under an in Trust, nevertheless, for the purpose of se	curing performance of an covenants and	l agreements berein.	
WHEREAS, The Grantor their	princip if pre miss	ory note bearing ever	date herewith, payable
To the order of Evengro	en Plaza Bank, Evergreen J	Paris Tiliani	&
the sum of Seventeen-th	ousand-seven-hundred-aine	y - reven-and	100
	n 120 monthly installment: day of every month until		tarting
on the 20th day of Febu	ary, 1979	S	
		Mo	
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement exagainst said premises, and on demand to exhibit re-	s: (1) To pay said indebtedness, and the tending time of payment; (2) to pay wh secipts therefor: (3) within sixty discs if	thicrest thereon, is being the due in each year all ter destruction or dame.	cin and in said note or taxes and assessments
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement exagainst said premises, and on demand to exhibit reall buildings or improvements on said premises the committed or suffered; (5) to keep all buildings nerein, who is hereby authorized to place such in loss clause attached payable first, to the first Trust policies shall be left and remain with the said Mort and the interest thereon, at the time or times when In the EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may premise of the diffecting said premises or pay all prior	at may have been destroyed or danaged ow or at any time on said promises insur	: (4) that waste to said red in companies to be	eni es shall not be sel cted by the grantee
loss clause attached payable first, to the first Trust policies shall be left and remain with the said Mort	the Trustees until the indebtedness	stee herein as their interests fully paid: (6) to pay	age in extedness, with sets n ay appear, which all price incurred ances.
and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay	the same shall become one and payable taxes or assessments of the prior incum	ibrances or the interest	thereon when due, the
Circular surees to rensy immediately without dev	and and the last with interest therein	. Course that does not make	ance he district to a color of
per annum shall be so much additional indebtedne IN THE EVENT of a breach of any of the afore carned interest, shall at the option of the lead by	ss secured hereby, said coving to or agreements the whole of literatures without nation become im-	or said indebtedness, incl	uding principal and a'.
thereon from time of such breach at eight per cen- same as if all of said indebtedness had then mature	per annum, shall be recoverable by fore	eclosure thereof, or by s	uit at law, or both, the
per annum shall be so much additional indebtedne IN THE EVENT of a breach of any of the afore carned interest, shall, at the option of the legal hethereon from time of such breach at eight per censure as if all of said indebtedness had then mature IT is AGREED by the Grantor that all expense clotting abstract showing the whole title of said expenses and disbursements, occasioned by finy shift in the costs of such may be a party, shall also be paid by the Grantor that be taxed as costs and included in an decree tree of sale shall have been entered of said shall not be costs of suit, including attorny's less have be ssigns of the Grantor waives all tigh to the possingeres that upon the filing of any complaint to foreut notice to the Grantor, or any party claiming with power to collect the ents, sues and profits of The name of a record where is:	and disbursements paid or incurred in it is a state of the control	behalf of plaintiff in cor ographer's charges, cost -shall be paid by the (of procuring or com-
expenses and disbursements, occasioned by my diffuch, may be a party, shall also be paid by the cran	or proceeding wherein the grantee or ar tor. All such expenses and disbursements	ly holder of any part of shall be an additional li	said indebtedness, as en upon said premises,
tree of sale shall have been entered of part shall not the costs of suit, including attorn 75 cas have be	be dismissed, nor release hereof given, the paid. The Grantor for the Grantor at	e proceedings; which promited all such expenses and for the heirs, executor	nd disbursements, and interest of the control of th
ssigns of the Grantor waives all right to the possi- grees that upon the filing of any opplaint to force all notice to the Grantor, or any party claiming	ession of, and income from, said premise the Crust Deed, the court in which a under the Granton appoint a receiver	es pending such foreclo such complaint is filed, to to take porression or of	sure proceedings, and may at once and with-
with power to collect the cents, issues and profits of	the said premises. Earl D. Berry, Jr. (Bach)	and Carol A. S	treff (spin)
In the Event of the death or removal from sa	id Cook ard J. Brennan	County of the grantee,	or of his resignation,
efusal or failure to certhen Rich rst successor in this trust; and if for any like cause of Deeds of said County is hereby appointed to be serformed, the grantee or his successor in trust, shall	econd successor in this trust. And when a	ili the aforesaid covenan	is and agreements are 1
Witness the hands and seal If the Grantor_			
	+ Earl D. B.	erry Jr.	(SEAL)
	+ Paul a.	Alla DI	(SEAL)
	- Contract	- All	(SEAL)
This instrument was prepared by Karen Ba	lser, Evergreen Plaza Ban (NAME AND ADDRESS)	k, Evergreen Pk	n_

24 855 189

UNOFFICIAL COPY

2485**5189**

Renneth C. Schwarz a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Earl D. Berry Jr. (Bash) and Carol A. Streff (spin) personally known to me to be the same person. 8 whose name. 8. are subscribed to the foregoing instrument, suppeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as	STATE OF	} ss.
A Notary Public in and for said County, in the Barl D. Berry Jr. (Bash) and Carol A. Streff (spin) hersonally known to me to be the same person. It whose name. It is also subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. They signed and and notarial seal this 12th day of January 19 / 18 / 19 / 18 / 19 / 18 / 19 / 18 / 19 / 19	Cook	
The personally known to me to be the same person. 8 whose name. 3. are subscribed to the foregoing instrument, suppeared before me this day in person and acknowledged that they signed, sealed and delivered the said natrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and values or the right of homestead. Christoper that and and notarial seal this 12th day of January 19 18. Commission Expires 2.8. Commission		Note Public in and for said County in the
personally known to me to be the same person_9 whose name_9are subscribed to the foregoing instrument, suppeared before me this day in person and acknowledged thatthey signed, sealed and delivered the said instrument suthefit free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. 12th day ofJanuary	,	real D. Roppy In (Rach) and Carol A. Streff (spin)
AND THE PROPERTY OF THE PROPERTY OF THE WAR AND THE PROPERTY OF THE WAR AND THE PROPERTY OF TH	State aforesaid, DO HEREBY CERTIFY the	iat
UST TO	instrument as their free and voluntar waiver of the right of homestead. Constitution of the right of the and notarial seal their se	this tags and purposes therein set forth, including the release and this tags and
	SECOND MORTGAGE Trust Deed To	S. S
والمنافز المنافز المنافز والمنافز والمن		·
		그 선생님 그는 그는 그는 그는 그를 보는 것이 되었다.