UNOFFICIAL COPY

	TRUST DEED SECOND MORTGAGE FORM (IIIi	noîs)	FORM No. 2202 September, 1975	21.	836	175	GEORGE E. COLE [®] LEGAL FORMS
ſ	THIS INDENTURE, WITNESSE	TH, That Kenneth	Creed and Ca				
ا لذ	(hereinafter called the Grantor), o	f 9224 So. Saw (No. and Street)	yer	Evergreen Pa	rk		inois (State)
14801464	for and in consideration of the sum in hand paid, CONVEY AND of 18221 Dolphin Lake (No. and Street) and to his a cessors in trust herein lowing the rib d real estate, with the and everything appurtenant thereto, of Evergr er Park Con	of Twelve-Tho WARRANT to J Drive after named, for the p improvements thereon together with all rent	Ohn H. Thode, Homewood (City) urpose of securing per including all heating	formance of the conditioning.	Tovenants a gas and pl ated in th	llinois and agreeme umbing app	100Dollars State) ents herein, the fol- paratus and fixtures.
1							
	Lot 1: a Resuldid	of Property: and the south rision of block Evergreen Part 2 ocwnship 37	nalf of lot laks 1 to 16,21 to Subdivision	in block l to 28 all i of the sout	nclusi heast the th	ve in B quarter ird pri	.F. of ncipal
						Telesconos of A	or other
	FILE	OUNTY, 12 INCIS O FOR RECOFO			5	e o a a	86175
	Hereby releasing and waiving infilted a union and by writter the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing perfor nance of the covenants and agreements herein. Whereas, The Grantor Kenneth Creed and Carol creed, his wife justly indebted upon their principal promissory note bearing even date herewith, payable						
	the sum \$12,344.	order of Evergr of (twelve-tho 10 in one paym (ay, 1979	ousand-three-h	undred-forty	/-four-	-and] .0,	/100)
			*** * * * *	N	Ö,	A bansin	ad in which note on
	THE GRANTOR covenants and ag notes provided, or according to any against said premises, and on deman all buildings or improvements on sai committed or suffered; (5) to keep a herein, who is hereby authorized to loss clause attached payable first, to policies shall be left and remain with and the interest thereon, at the time In THE EVENT of failure so to i grantee or the holder of said indebte lien or title affecting said premises of Grantor agrees to repay immediately per annum shall be so much addition	nsure, or pay taxes or lness, may procure suc r pay all prior incumb	assessments of the p h insurance, or pay st rances and the interes	orior incumbrances sch taxes or assessa at thereon from tin	or the in nents, or c ne to time	terest there lischarge or and all m	on when the the purch se any tax oney so haid, the
	Grantor agrees to repay intinculatory per annum shall be so much addition. In THE EVENT of a breach of an earned interest, shall, at the option of thereon from time of such breach at same as if all of said indebtedness has it is AGREED by the Grantor the closure hereof—including reasonable pletting abstract showing the whole expenses and disbursements, occasion such, may be a party, shall also be pain and the state of sale shall have been entered on the costs of suit, including attorner assigns of the Grantor waives all figurees that upon the filing of any out that the cost of the Grantor, or any with power to collect the rents, saves	y of the aforesaid coving the legal holder that eight per cent per ann of the matured the extra all expenses and als attorney's feet on days attorney's feet on days litle of sail permises ed by any set or proceed by the Chantor. All in any deer that may first shall not be dism to the possession of plaint to foreclose this party claiming under	grants or agreements in the control of the control	ne whole or said become immediate ble by foreclosure curred in behalf of dence, stenograph of the control of th	ly due an thereof. of plaintiff r's charge a paid by r of any a an additional dings; who such expense heirs, complaint is possession	in connection of payable, or by suit at in connection, cost of protein on all lien up the Grant lien up the proceed mases and dixecutors, as foreclosure filed, may an or charge	on with int res law, or both, ure on with the fore- rocuring or com- tor; and the like I indebtedness, as on said premises, ling, whether de- isbursements, and dministrators and proceedings, and at once and with- of said premises
 	with power to collect the rents, saues The name of a record winer is: IN THE EVENT of Deveath or rei refusal or failure to och then <u>Picha</u> irst successor in this must; and if for a f Deeds of said County is hereby app erformed, the grantee or his successor	moval from saidC rd J. Brennan my like cause said first pointed to be second su	successor fail or refus ccessor in this trust. A said premises to the p	County e to act, the person And when all the af party entitled, on re	y of the g f said Cou who shall oresaid co ceiving hi	rantee, or o nty is hereb I then be the ovenants an	f his resignation, y appointed to be acting Recorder d agreements are
	Witness the handand seal_S_of	f the Grantor £ this _	16th	day of Febr	uary >	0	, 19 <u>/ Y</u>
			ra Cons	of Cind		/ 	(SEAL)

This instrument was prepared by Patricia A. Burke, Evergreen Plaza Bank, Evergreen Park, Il. (NAME AND ADDRESS)

24886175

	•
STATE OF Illinois ss.	
COUNTY OF COOK	
· · · · · · · · · · · · · · · · · · ·	
Edward J. Bourgeois	, a Notary Public in and for said County, in the
tate aforesaid, DO HEREBY CERTIFY that <u>Kennet</u>	th Creed and Carol Creed his wife
nate a desard, DO HEREBI CERTIFI (flat	of eed and varor oreed, are write
personally knewn to me to be the same persons whose	names are subscribed to the foregoing instrument,
ppeared becre pro this day in person and acknowled	ged that <u>they</u> signed, scaled and delivered the said
	-
istrument astim_zr free and voluntary act, for the u	ses and purposes therein set forth, including the release and
valver of the right of hom stad.	
Given under my hand and no arial seal this	th day of <u>February</u> , 19 <u>79</u> .
6.11.0	
(Impress Seal Here)	
	Sidemal f. Language A. Notary Public
on Signatures 12/15/79	
4	
	0/
	46
医骨髓管 医电影 医电影 医二苯基酚	

SECOND MORTGAGE

Trust Deed

ဥ

END OF RECORDED DOCUMENT