## UNOFFICIAL COPY

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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	4 934 582	GEORGE E. C LEGAL FO	
THIS INDENTURE, WITNESSETH, That P	andal Roeges and Cla	udia, his wife		
(hereinafter called the Grantor), of 1 M 5' (No. and Str	74 Western	Glén Ellyn (City)	_ Illinois	
for and in consideration of the sum of <u>Fifteen</u> -in band, aid, CONVEY AND WARRANT	to _ JOHN H. THODE,	TRUSTEE		Hars
of 18224 S Dolph	nin Lake Drive	Homewood	Ill (State)	
and to 'is s' ressors in trust hereinafter named, for lowing des rib' I real estate, with the improvements and everything app remant thereto, together with a of COOK	the purpose of securing perform thereon, including all heating, air the rents, issues and profits of said	-conditioning, gas and plund d premises, situated in the	nbing apparatus and fixt	
Address of Froperty:	2067-71 M. Leavitt			
Lots 3 & 4 and the N 18 Holstein, A Subdivision 40 North, Range 74 East Illinois	of the SEH of the N	Wh of Section 31 pal Meridian in	Township -	40
		HECOHOLA	OF DENSE	
COOK COUNTY, ILLINO, S FILED FOR RECORD	02	*249	34582	
APR 26 * 79 9 00 A	$\tau_{\sim}$			
Hereby releasing and waiving all rights under and b IN TRUST, nevertheless, for the purpose of secur	y virtue of the he mestead exem	its and agreements herein.	llinois.	
justly indebted upon their		romissory notebearing e	ven date herewith, pay	able
	46			P
To the order of Evergree	en Rlaza Bank, Ever	reen Pk Illinois	<b>.</b> 4.	ريا
the sum of Fifteen-thou: \$15,998.04 in 108 month: 1979 until fully paid.	ly installments at 🕭	148. 13 starting 1	n May 30th,	C
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exten against said premises, and on demand to exhibit receival buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insur loss clause attached payable first, to the first Trustee policies shail be left and remain with the said Mortga and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay ta grantee or the holder of said indebtedness, may proculien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal hold	(1) To pay said indebtedness, a ding time of payment; (2) to pipts therefor; (3) within sixty of may have been destroyed or dar at any time on said provided or at any time on said provided or Mortgagee, and, second, but gees or Trustees until the nidebte is same shall become the and pixes or assessmelling the prior tre such insurance.	nd the interest thereen, as when due in each year ays lifter destruction or la graded; (4) that waste to sinsured in companies to the holder of the first me Trustee herein as their in daness is fully paid; (6) to payable.  incumbrances or the inter axes or assessments, or disc	herein and in said note all taxes and assessmenting to rebuild or rest aid premises shall not be selected by the gran origing individuals. The selected by the gran to the selected by the gran to the selected by the gran to the selected by the grant properties may all properties and the selected by the	or nts ore be tee vith ich :es.
inen or title affecting said premises or pay all prior it Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent same as if all of said indebtedness had then matures	neumbrances and the interest the did, and the same with interest t secured hereby. declared the same state of colorants or agreements the were thereat, without notice, become annum, shall be recoverable to express terms.	ereon from time to time; a hereon from the date of p whole or said indebtedness, me immediately due and p by foreclosure thereof, or b	nd all money \$ pail, to ayment at eighther co- including principal and payable, and with inter by suit at law, or both, to	all est ihe
IN THE EVENT of a breach of any of the aforesai earned interest, shall, at the option of the legal hold thereon from time of such breach at eight per cent p same as if all of said indebtedness had then matures. IT IS AGREED by the Grantor that all expenses at closure hereof—including reasonable attorney's feesepleting abstract showing the whole title of safe preventing abstract showing the whole title of safe preventing abstract showing the whole title of safe preventing abstract showing the praid of the prevention of the preven	Indisbursements paid or incurr whiles for documentary evidence mises embracing foreclosure do proceeding wherein the granter. All such expenses and disburset may be rendered in such force dismissed, nor release hereof g paid. The Grantor for the Granton of, and income from, said se this Trust Deed, the court in under the Grantor, appoint a regard pressure.	ed in behalf of plaintiff in e, stenographer's charges, cree—shall be paid by t e or any holder of any pai ments shall be an addition closure proceedings; which iyen, until all such expens ntor and for the heirs, exe premises pending such for which such complaint is fil ceiver to take possession c	connection with the for cost of procuring or co- he Grantor: and the li- t of said indebtedness, a proceeding, whether is a proceeding, whether is a roces and disbursements, a cutors, administrators a eclosure proceedings, a ed, may at once and wir or charge of said premis	re- m- ike as es, de- nd nd nd th- ses
The name of a record owner is:IN THE EVENT of the death or removal from said	Cook Cook	County of the gran	tee, or of his resignation	n,
refusal or failure to act, then <u>Richard</u> Brist successor in this trust; and if for any like cause sai of Deeds of said County is hereby appointed to be sectoerformed, the grantee or his successor in trust, shall r	d first successor fail or refuse to	act, the person who shall the	en be the acting Record nants and agreements a	er
Witness the handand sealof the Grantor	this 14th	day ofApril	, 19 <u>79</u>	

This instrument was prepared by Karen Balser,

## UNOFFICIAL COPY

STATE OF Illinois  COUNTY OF COOK	
I,Kenmeth C. Schwarz	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY th	at Randal Roeges and Claudia his wife
	,
	son s whose name s are subscribed to the foregoing instrument,
	nd acknowledged that they signed, sealed and delivered the said
CVA.	act, for the uses and purposes therein set forth, including the release and
waiver of the right of homes ear.	this 14th day of April , 19 79.
Simplified his haid and totalial seal	uay of
(Impress Seal Here)	Van the Sale
7-28 0	Notary Public / //
Cantillitation Expires 20-3	
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•	Everybeen Cate, Dell. Colts
	9640 Anxi whiten we
	Energene: Chaza Bond
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Seg	
SECOND MORTGAGE  Trust Deed  To	GEORGE E. COLE®
Trust Deed Trust Deed	

## END OF RECORDED DOCUMENT