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A8955667

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 94	Ž 255	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, ThatWill	iam G. Davis and Maver	ene his wil	re	
(No. and Street) (City			llinois (State)
for and in consideration of the sum of <u>Twenty-fi</u> in 'and paid, CONVEY_AND WARRANT_ to 16:224 Dolphin lake Drive	ve-thousand-six-hundred John H. Thode Tru Homewood	i-sixty-two istee		incis
and to his successors in trust hereinafter named, for th	e purpose of securing performance	of the covenants	and agreemer	nts herein, the fol-
lowing derib d real estate, with the improvements their and every hir, a pourtenant thereto, together with all ref	ents, issues and profits of said premi	ses, situated in th	e City	Tatas and factors,
of Chicago County of Coo				10
The South 2.5' of bot 25 an	d all of Lot 26 to and	ision of 51	LOCK 19 1	
Stony Islar : Heights Subdiv		an in Cook	County,	Illinois
COOK COUNTY, IL LINGIS		TECOMORA)	TOF DELOS	
FILED FOR RECORD			4225	5
MAX 2'79 9 00 AM		* 2 4 3	14223	·
Hereby releasing and waiving all rights under and by the In Trust, nevertheless, for the purpose of security Whereas, The Grantor William G. Da	virtire c? the homestead exemption la	ws of the State agreements here	of Illinois. in.	
WHEREAS, The Grantor Cliffiam G. Da justly indebted upon their	principal promisso	ry notebearin	ng even date l	herewith, payable
To the order of Evergreen P				
The sum of Twenty-five-thou (\$25,662.64) in one payment	sand-six-purdfed-sixty- due on July 19, 1979.	-two-and064		2
	⁴ Dx	مرد	>1	4
	1	0,		7
THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extending) To pay said indebtedness, and the ng time of payment; (2) to pay who	terest hereon, due i.i each y	as herein an ear, all taxes	d in said note or and assessments
against said premises, and on demand to exhibit receipt all buildings or improvements on said premises that ma committed or suffered; (5) to keep all buildings now of herein who is hereby authorized to place such insuran	s therefor; (3) within sixty days into any have been destroyed or dayinged; r at any time on said prehises insurce in companies acceptable to the h	(4) that waste ed in or on ies older of the irs	to said prem to be selected t mortgage in	d by the grantee
loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgaged and the interest thereon, at the time or times when the	Mortgagee, and, second, to the Trus es or Trustees until the indebtedness same shall become due and payable.	tee herein as the s fully paid; (5)	ir interests ma	ay appear, which or incumbrances,
IN THE EVENT of failure so to insure, or pay taxe grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incl.	s or assessments of the prior incum such insurance or pay such taxes of imbrances and the interest thereon in and the same with interest thereon	brances or the a assessments, or from time to time	n erest thereo t ischarge or ; te; and a.' mo	purchase any tax iney so paid, the
THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extending against said premises, and on demand to exhibit receip all buildings or improvements on said premises that me committed or suffered; (5) to keep all buildings now on herein, who is hereby authorized to place such insuran loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the remain of the property of failure so to insure, or pay taxe grantee or the holder of said indebtedness may provide Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness and the interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured without the same as if all of said indebtedness had then matured with the said of the said indebtedness and indepted the said of the said indebtedness and the same as if all of said indebtedness had then matured with the said of the said indebtedness and the same as if all of said indebtedness had then matured with the said of the said indebtedness and the said of the said indebtedness and the said of the said of the said indebtedness and the said of the said of the said indebtedness and the said of the said of the said indebtedness and the said of the said	cured hereby. colonants or agreements the whole colored, without notice, become im	r said indebtedn mediately due a	ess, including	ind with interest
thereon from time of such breach at eight per cent per same as if all of said indebtedness had then mature in the large of the same as if all of said indebtedness had then mature in the large of the l	express terms. disbursements paid or incurred in the laws for documentary evidence, sten	closure thereof, behalf of plaintif	f in connections	on with the fore-
pleting abstract showing the whole title of said premi expenses and disbursements, occasioned by any suit or p such may be a party, shall also be paid by the Grantor.	ses embracing foreclosure decree- roceeding wherein the grantee or ar All such expenses and disbursements	shall be paid by nolder of any shall be an addi	by the Grante part of said tional lien up	or; an the like indebted less as on said ore aists,
shall be taxed as costs and included in any decree that rece of sale shall have been entered of all shall not be dethe costs of suit, including attorney are have been processed in the costs of suit.	may be rendered in such foreclosure lismissed, nor release hereof given, t aid. The Grantor for the Grantor as	proceedings; we proceedings; we note all such exp nd for the heirs,	hich proceed enses and dis executors, ad	ing, whetler de- sbursements, ar a lministrators a 10
assigns of the Grantor waives all right to the possession agrees that upon the filing of any emplaint to foreclose out notice to the Grantor, of the any party claiming une	n of, and income from, said premis this Trust Deed, the court in which der the Grantor, appoint a receiver	es pending such such complaint i to take possessi	foreclosure properties filed, may a considerate on charge	of said premises
The name of a record owner is: Willi IN THE EVENT of the death or removal from said	and premises. am G. Davis and Waverer Cook	County of the	grantee, or of	f his resignation,
refusal or failure had, then Richard J. first successor in the trust; and if for any like cause said of Deeds of said County is hereby appointed to be secon performed, the grantee or his successor in trust, shall rel	Brennan first successor fail or refuse to act, the d successor in this trust. And when a	of said Co person who sha the aforesaid	unty is hereby ill then be the covenants and	y appointed to be acting Recorder I agreements are
Witness the handand sealof the Grantor th	nis 13th day of	April	<u>.</u>	, 19_79
	nox Wille	am &	Davis	(SEAL)
	nox Sauce	ene/21	anco	(SEAL)
This instrument was prepared by Karen Bal	ser, Evergreen Plaza Ba	ahk, Evergr	reen Pk I	llinois

UNOFFICIAL COPY

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State of		
STATE OF	Illinois	_ } ss.
COUNTY OF_	Cook	_ }
I,	Kenneth C. Schwarz	, a Notary Public in and for said County, in the
S'AN aforesaid	d, DO HEREBY CERTIFY that _	William G. Davis and Waverene his wife
		•
		whose name_s are subscribed to the foregoing instrument,
• •		cknowledged that <u>they</u> signed, sealed and delivered the said for the uses and purposes therein set forth, including the release and
	right of he nestead.	, , , , , , , , , , , , , , , , , , , ,
Given un	der my nand and notarial seal this _	13th day of April , 19 79.
Constant of the control of the contr	ed (Alere):	
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Commission P	mires 1-28-8c	
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BOX 53g MORTGAGE t Deed		PAAPS PLAZA BA ESTEM ANEW RR AG, ILING RR AG
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	1 1	BIL TO BY AND SOUTH VESTERN AGREEN PARK OF HIGEORGE COLES LEGAL FORMS
BOX 533 BOX No. SECOND MORTGAGE Trust Deed		MP1L TO: B, A-5 PA10-S B, A-5 PA10-S GENTH WESTERN AVENUE EVERGREEN PLAZA BANK GENTH WESTERN AVENUE EVERGREEN PARK AC, ILLINOIS GEORGE E, COLE® LEGAL FORMS
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		A CONTRACTOR OF THE CONTRACTOR