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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	24 061	872	GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Cha	rryl Murphy			
(herein a realled the Grantor), of the City and save Illinois for and in conside Eleven-thousand-four-hundred-for in hand p.d. CONVEYS AND WARRANT, s. to of the Village of Homewood	ration of the sum of rty-and-00/100's John II. The County of Coc	de, Trustee	d State of	Illinois
and to his success as in trust hereinafter named, for the lowing describe a real state, with the improvements there and everything appur con a thereto, together with all reof. Alsip. County of Cook	on, including all heating, nts, issues and profits of s	air-conditioning, ga aid premises, situat	s and plumbing ed in the	apparatus and fixtures,
Address of Property: 11	540 South Kilbou	rn		
That part of 1.1. 105 and drawn from a point of the is 13' 11 3/h" Nor Awe to Lot 106, to a point on the is 12' 1/8" (as measure erly corner of said Lettof the SWa of Section 22 Feeder of the Wa of said Range 13 East of the Thin	e Westerly line erly of the Sout the Easterly line I along the curv of an in Home Cra and that part I of Section of Pincipal Mer	of said Lot herly corner of said Lot e) Southerly ft Subdivisi ying East of 22 Township idian.	106 which of said 105 which of the Non of the Calu 37 North,	ch orth- NE _i met
Hereby releasing and waiving all rights under and by vir IN TRUST, nevertheless, for the purpose of securing p WHEREAS, The Grantor	ohy			
justiy indebted upon	prin/ipal	promissory note	bearing even	date herewith, payable
To the order of Evergrees the sum of 11,440.00 (Ε 00/100's) Dollars in one 30, 1977.	Leven-thousand-f	ovr-Jundred-	forty-and	- 1
		C.		
THE GRANTOR covenants and agrees as follows: (1) on and assessments against said premises, and on demand to rebuild or restore all buildings or improvements on said p shall not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such ins with loss clause attached puyable first, to the first Trustee which policies shall be left and remain with the said Mort brances, and the interest thereon, at the time or times when brances, and the interest thereon, at the time or times when grantee or the holder of said indebtedness, may procure as lien or title affecting said premises or pay all prior incumb Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness secur IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder tithereon from time of such braceh of any seven per cent per an	To pay said indebtedness, time of payment; (2) to the exhibit receipts therefor, remises that may have been now or at any time on a trance in companies according of Mortangee, and, seed angees or Trustees until he the same shall become or assessments, of the prich insurance, or my said the later of the prich insurance, or my said the later of the prich insurance, or my said the later of the same with interest editered to the same with interest editered to the price of the receipt of the price o	and the intress the property of the first sixty of the first sixty of description of the first sixty of the	streon, 's here st day if it ie days after dest aged; ',) hat ed in contraine therein as the ' fully paid; (6) r the interest it fust, or discharg to time; and al date of paym	in and in said note or in each year, all taxes ruction or damage to Jaste to said premises to be selected by the or age indebtedness, a terests may appear, apy all orior incumberero, when I due, the eor j urcha 2 my lax II money. It all how to the orior incumberer of the property of the control of the con
IN THE EVENT of a breach of any of the aforesaid covered interest, shall, at the option of the legal holder it hereon from time of such breach at seven per cent per agame as if all of said indebtedness had then matured by exp	venants or agreements the hereof, without notice, be num, shall be recoverable ress, terms.	whole of said indecome immediately by foreclosure th	ebtedness, inclu due and paya ercof, or by su	ding princips, av. all ble, and with it act as it at law, or both the
carned interest, shall, at the option of the legal holder of thereon from time of such breach at seven per cent per an same as if all of said indebtedness had then matured by exp IT is AGREED by the Grantor that all expenses and di- losure hereof—including reasonable attorney's fees, obta- leting abstract showing the whole title of said gremises expenses and disbursements, occasioned by any suit or pro- such, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any decree that ma- ree of sale shall have been entered or not shall not be dish he costs of suit, including attorney's fees have been paid ssigns of the Grantor waives all right in the possession of grees that upon the filing of any complaint to foreclose the out notice to the Grantor, or to any party claiming under with power to collect the rents, issues and profits of the saic lat the EVENT of the dealing-removal from said.	sobtrsements paid or incu is for documentary evide; embracing foreclosure ceeding wherein the grant such expenses and disbury be rendered in such to nissed, nor release hereof . The Grantor for the G of, and income from, said is Trust Deed, the court in the Grantor, appoint a	rred in behalf of pace, stenographer's decree—shall be ee or any holder seements shall be a reclosure proceeding given, until all su antor and for the premises pending a which such compecciver to take porces.	plaintiff in contact charges, cost paid by the Gof any part of a additional liergs; which prothers, executor a such forcelos plaint is filed, in ssession or chi	oction with the fore- of procuring or com- rantor; and the like said indebtedness, as n upon said premises, ceeding, whether de- d disbursements, and s, administrators and ure proceedings, and any at once and with- trige of said premises
IN THE EVENT of the death removal from said refusal or failure to act, then Richard J irst successor in this trust, ing if for any like cause said first of Deeds of said County is hereby appointed to be second s performed, the granteeor his successor in trust, shall release	Brennan successor fail or refuse to successor in this trust. An	of s o act, the person w I when all the afor	tid County is he ho shall then be esaid covenants	erchy appointed to be the acting Recorder and agreements are
Witness the handand sealof the Grantor this		day of 2	July	, 19_77
This was prepared by:	* Cham	gl Mus	pluj	(SEAL)
Yvonne Savage Evergreen Plaza Bank Evergreen Park, Illinois	The state of the s	/		(SEAL)

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	Allow Records 17 MI 9 53 COOK COUNTY	DE Extra Of Hermon
STATE OF Illinois	AUG-17-77 427003 • 24061872 · A - Rec	10. 00
COUNTY OF COOK		.]
I. Kenneth C. Schwarz	, a Notary Public in and for said County, in the	:
State aforesaid, DO HEREBY CERTIFY that	Charryl Murphy	
personally known to me to be the same perso	n whose name. 18 subscribed to the foregoing instrument,	
appeared before ne his day in person and	acknowledged that the signed, sealed and delivered the said	
	ect, for the uses and purposes therein set forth, including the release and	
waiver of the right of homester a. Given wheer my hand and notarial seal thi	is	
Garage Sel Harak		
174 C	Kirmett Charles Albert	2
Commission Expires 7-25-80		
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END OF RECORDED DOCUMENT