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IRUST DEED	FORM No. 2202	24 23 028	GEONGE E. COLET
SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968		LEGAL FORMS
		and_Carole L. Bertucci	
thereinafter call of the Grantor), of theVillage and State ofII _ iI _ OIS for and in cons ** Sixt ee thousand - four - hunc in hand paid, CONVP AND WARRANT to of theVillage iionaewood and to his successors in tru the cinafter named, for the lowing described real estate, with he is provements the and everything appurement thereto to ether with all ofCalc _ dwn Couny of	ideration of the sum of irred-twenty-six and John H. Thode; County of Cook he purpose of securing performereon, including all heating, airregults because and profits of said	60/100 Trustee and State of III nance of the covenants and agreems conditioning, gas and plumbing app premises, situated in the Vill	Dollars Linois ents herein, the fol- aratus and fixtures.
Lot 17 (except the North two hree feet of Lot 19 in North being a Subdivision of the North East Quarter of East of the Third Principal of the East 696 feet thereof.)	c 36 in Minnick's Oa West Quarter an Section 9, Township Teridian (except the	k Laum Subdivision d the West 20 Acres 37 North, Man e 13 Worth 699.94 Feet	
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of security WHEREAS The Grantor JOSOPH P. their justly indebted upon their	Dertucci and Ca ol >	ntion laws of the State of Illinois, its and agreements herein. L. Bertucci (his wife omissory note). bearing even date	r)herewith, payable
to the order of the Eve the sum of \$Sixteen-the (\$16,126,60) Dollars in	n sand - four-hundred-	twen'v-six and 60/100	CFF STATE OF THE STATE OF
		8-70°	,
The Grantor covenants and agrees as follows: 6 and assessments against said-greenies, and on deman extend and assessments against said-greenies, and on deman rebuild or restore all buildings or improvements on a shall not be committed or suffered; (5) to keep all builgrantee herein, who is hereby authorized to place such with loss clause attached payable first, to the first Tru which policies shall be left and remain with the said by brances, and the interest thereon, at the time or times. If the Evist' of failure so to insure, or pay has grantee or the holder of said indebtedness, may procuilen 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 title Evist of a breach of any of the aforesaic carned interest; shall, at the option of the legal holderon from time of such breach at seven per cent p.	Idings now or at any time on say it is companies accept interest of Mortgagee, and, second fortgagees or Trustees ugful the when the same shall become due or assessments, or the prior re such insurance, or pray such tumbrances and the interest the deand the same with interest.	id primises insured in companies to sple to the holder of the first mort i, to the Trustee herein as their just indehtedness is fully paid: (6) to pe e and payable, incumbrances or the interest there ares or assessments, or discharge of reon from time to time; and, all an hereon from the date of payment.	by lected by the party debtedness, e.e., in may appear, ay all price um- con when due, he repurch, e.m., in the toney so, party and seven per entitle.
same as if all of shall indepteuness had true matured to the Courte hereof—including reasonable attempts say the courte hereof—including reasonable attempts (see superior hereof—including reasonable attempts) fees when the property of the courte hereof shall prove the party. Shall also be paid by the courte had be taxed as costs and included in our design of the courte had been considered in the courte had been	disbirations paid or incury and disbiration paid or incury and disbiration processing the processing whereing foreclosure depending wherein the granter. All such expenses and disburst may be rendered in such fore dismissed, nor release hereof paid. The Grantor for the Grantor, appoint a ree said premises.	ed in behalf of plaintiff in connecte, senongamber's charges, cost of jecrees—shall be paid by the Grar e or any holder of any part of Sai ements shall be an additional lien in closure proceedings, which proceedings, which proceedings, which proceedings, which proceedings, the proceedings and contor and for the heirs, executors, it premises pending such foreclosure which such complaint is filed, may excive to take possession or charge. County of the grantee, or	tion with the fore- procuring or com- ntor; and the like d indebtedness, as pon said premises, ding, whether de- lisher sements, and administrators and proceedings, and at once and with- e of said premises of his resignation
irst successor in this trust, and if for any like cause sai of Deeds of said Countyli, hereby appointed to be see performed, the grapher or his successor in trust, shall i	id first successor fail or refuse to ond successor in this trust. And release said premises to the part		
Witness the hand 5 and seal 5 of the Grantor. 5	this 13th	day or September	19. 77.
This Document was prepared by	: Joog!	l. P. Bertucar A. Durluca	(SEAL)
Dianne Compton Evergreen Plaza Bank Evergreen Park, Illinois	사이트 경기를 보고 있는 경우를 받는 것이다.	<u>11) Millica</u>	(SEAL)

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Kenneth C.		, a Notary Public in and for said Count Bertucci and Carole L. Bortucci	
e aloresaid, DO FIE	EDI CENTI I IIII		
		3_ are subscribed to the foregoing ins	
The second secon	하는 그는 그는 그는 그는 그는 집에 다른 사람들이 하게 하면 하는 것이 하는 그들은 그를 다고 있다고 있다.	and they_s signed, sented and delivered	
		d purposes thérein set forth; including the rel	ense and
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20 7			
Impress Sel Herti)		Notary Public AC	da-
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