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UST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	24 123 U38	GEORGE E. COLE* LEGAL FORMS
		nd_Barbara_Eastman_(ts	uis wie)
State of LLL'nc is for and in considera Twenty-f iv - housand-eight-hundr	ion of the sum of		Dollars
I to his successors in trust here nafter named, for the puring described real estate, with the introvements thereon, everything appurtenant thereto, the general colors of the colors.	rpose of securing performar including all heating, air-co	nce of the covenants and agreemenditioning, gas and plumbing appearance. Town	ents herein, the fol- aratus and fixtures,
Lot 14 in Block 7 i. C antraction of the Borth 17 Borth West quarter of Section East of the Trind Principal the East line of Brands Section 1,103 as Decement No. 347 excepting therefrom the East	on 25, Township 37 Meridian lying Ed on Addition to Pa 5737 and East line	Horth, Range 12 st and adjoining los as recorder Dece extended South,	mber .
cby releasing and waiving all rights under and by virtue In TRUET, nevertheless, for the purpose of securing per WHEREAS, The Grantor	formance of the cover ints is lastmen and Barber	nd agreements herein.	
to the order of the Evergree the sum of Twenty-five-thous (\$25,881.2h) Dollars in 8h c \$308.11 due on the 15th day 15th day of each and every m	and-eight-hundred onsective monthly of October, 1977;	eighty one and 21/1 instriments as [o] ind a like um nue o	00
THE GRANTOR covenants and agrees as follows: (1) To provided, or according to any agreement extending times seasoned to a consist of the provided, or according to any agreement extending times to the committee of suffered; (5) to keep all buildings or improvements on said prenot be committed or suffered; (5) to keep all buildings or herein, who is hereby authorized to place such insure loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgag ex, and the interest thereon, at the time or times when it is trill EveryT of failure so to insure, or pay taxes or is ear of the holder of said indebtedness, may procure such if the affecting said premises or pay all prior incumbrat or agrees to repay immediately without demand, and num shall be so much additional indebtedness secured interest, and a hereof of any of the aforesaid coven in the control of the legal holder they me from time and such that he hope on the legal holder they	e of payment; (2) to pay prinibit receipts therefor; (3) uses that may have been deslow or at any time on said prince in companies acceptable. Mortgagee, and, second, to ees or Trustees until the inde	ior, to, the first day of June in e- within sixty days after destructi- troyed or damaged; (4) that was- femises insured in companies to be to the holder of the first morte the Trustee herein as their inter- bredness is fully paid; (6) to pay	b vear, all taxes on or damage to to said premises be selected by the age in entedness, ests or y appear; y all prior in our-
as if all of said indebtedness had then matured by expre- ITS AGRUDD by the Grantor that all expenses and dish e hereof—including reasonable altorney's fees, antiquest g abstract showing the whole title of said premises er- ses and disbursements, occasioned by any suit or process may be a party, shall also be paid by the Grantor. All su- ber taxed as costs and included in any defrequent may be a face shall have been entered or not, shall not be dismis- sists of suit, including attorney's fees have been paid. It so the Grantor waives all right, for the possession of, that upon the filing of any complaint to foreclose this fuce to the Grantor, or to any paly claiming under the ower to collect the rents, issues and profits of the said pt STIME EVENTO of the death? Or removal from said	sterms. Treements paid or incurred i or documentary evidence, as mbracing foreclosure decree ling wherein the grantee or che expenses and disbursemer e rendered in such foreclosued, nor release hereof given he Grantor for the Grantor and income from, said premirust Deed, the court in white Giantor, appoint a receivemises. COOK	in behalf of plaintiff in connectic enographer's charges, cost of pre-shall be paid by the Grant any holder of any part of said at shall be an additional lieu upour proceedings; which proceed i, until all such expenses and dis- and for the heirs, executors, ad- niese pending such foreclosure; ch such complaint is filed, may ac- t to take possession or charge.	on with the fore- ocurring or com- or; and the like indebtedness, as on said premises, ing, whether de- bursements, and ministrators and stoccedings, and t once and with- of said premises
for failure to act, then Richard J. in eccessor in this trust and if for any like cause said first add of said County's, hereby appointed to be second succeed, the grantee or his successor in trust, shall release s	recessor fail or refuse to act, ressor in this trust. And whe aid premises to the party ent	the person who shall then be the n all the aforesaid covenants and itled, on receiving his reasonable	acting Recorder agreements are charges.
titness the hand and seal Sof the Grantor this		4.//	1977
This Document was prepared by: Diane Compton Evergreen Plaza Bank Evergreen Park, Elinois	Bidni	Jackson La axisma	(SEAL)

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n or <u>Illinois</u>		ՏՈР-27-77 կ կ } ss.	9 2 2 9 ° 21/123038 u	A Rac 10.0
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Kenneth C. Sch	医肠头畸胎 医髓髓 医骶骨骨 化二氯甲酚 化二氯甲酚		a Notary Public in and for said	
aforesaid > 7 HEREBY	CERTIFY that	Jerome James	Eastman and Barbara East	ment_(nis_wie)
nally known is and to be	the same person 9	whose name::5	are_subscribed_to_the_forego	ing instrument,
ired before me it is cay	in person and ac	knowledged that.	they_signed, scaled and del	ivered the said
		or the uses and pu	rposes therein set forth; including	the release and
er of the right of homeste: つきだらん Given under my hand and	id.	2nd	day ofSeptember_	19,-77
(B 0)				
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