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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	4 231 727 GEORGE E. COL LEGAL FORM
THIS INDENTURE, WITNESSETH, That	Charles V. Jeiss and Mary	ciss, bis wife
thereinafter called the Grantor), of 1171/2	S. Campbell Chic	
to and it consideration of the sum of Twently in hand poid, CONVEY AND WARRANT of 1822h Dolphin Lake Road	two-thousand-nine-hundred to John H. Thode, Truste	-fifty-and-no/100 Dollar
and to his usee ssors in trust hereinafter named, for lowing descence (c. I estate, with the improvement and everythic gapt around thereto, together with of the court of County of	or the purpose of securing performance of s thereon, including all heating, air-conditi	(State) of the covenants and agreements herein; the for- oning, gas and plumbing apparatus and fixture ses, situated in the (ALty)
Address d property:	(1712 S. Cambbell	
of Lot In in block ter Southtewn, r subdivis township 37 no t, ra	th five feet thereof) and e in Bareld J. McElhinny's ion of part of the south'b ise 13 east of the third b Amode and Chic Chicago te	first addition to alf of section 2h rincipal meridian
		<u>.</u>
)_	
Hereby releasing and waiving all rights under and 18 TRUST, nevertheless, for the purpose of sec. Whiterass, The Grantor 2000 P.L. 3 V.	by virtue of the homestead exemption lauring per ormans of the covenants and a delegation with the second s	ws of the State of Illinois. greements herein.
justly indebted upon their		y note bearing even date herewith, payable
to the order of Eve	n reen Plana Bink, Ever r	een Park, Illinois
: CHOVS:	or reen Flana Bank, Woor rowo-thourand-nin alred-t , in 60 consequiive meath	1 mm.
#332,50 on the 5th of each and every r	of January, 1978 miles 15 to the court thereafter until this	so sum on the 5th s pote is fully paid.
THE GRASTOR covenants and agrees as follows motes provided, or according to any agreement extending to any agreement extending the agreement of the property o	may have been destroyed of dangaged, a or, at any time on said premises highren nance in companies acceptable to the ho or. Mortgaged, and, second, by the Frist agers or Trustees until the indeptedness is the same shall become the anti-oxydia.	In compares, be selected by the granter life of the firs martinge indebtedness; with re herein set to innecess may appear, which fully paid; (6) spay all prior incumbrances;
Grantor agrees to repay immediately without dema- per anium shall be so much additional indebtedness. 18 THE FACST of a breach of any of the afores- carned interest, shall, at the option of the legal hol- thereon from time of such breach at eight per cent.	nd, and the same with interest thereon is secured hereby?** aid covenants or agreements the whole or der the cofe without notice, become imm mer annum. But he recoverable by force	said indebtedness, including the cit at and all lediately due and payable, and y the alcrest beauty through the state of t
Same as if all of said indebtedness had then matured. It is Adult to by the Grantor that all expenses closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said, of expenses and disbursements, occasioned by any stilled should be asserted to the said of expenses and disbursements, occasioned by any stilled shall be taxed as costs and included in any decree to eree of sale shall have been entered or not, shall not the costs of sait, including attorney's feet, fixed been assigns of the Grantor waives all right to the posses agrees that upon the filling of any complaint to forcef out notice to the Grantor, or to any party claiming with power to collect the rents, taxes and profits of it.	by express terms, and or incurred in be outlack for documentary evidence, stem emission emiss	half of plaintiff in connection with an experiment's charges, cost of procuring a constable paid by the Grantor; and the likeliholder of any part of said indebtedness, and the analysis of the part of the process of t
The name of a record owner is: Charles V IS THE EVENT of the death or removal from said refusal or failure to act, then Sichard J. Bre list successor in this trust and if for any like cause is of Deeds of said County is hereby appointed to be seperformed, the grantee or his successor in trust, shall	Cook	County of the grantee, or of his resignation, of said County is hereby appointed to be person who shall then be the acting Recorder
Witness the hand, S and seal	this 21st day of	November 19 77
	X Charles	2222 (SEAL)
	X Mary 11	CLOS
This instrument was prepared by Barbara	A. Spanos Evergreen Plaz	a Bank, Evergreen Park, Ill

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	at year the	And the second of the second o	
	1977 DEC 12 AM JI 282217	27 4 A — lisc	10.00
STATE OF Illinois	ss		
County of			
L. Kennath C. Cabwara	a Notary Public ii	n and for said County, i	n the
State aforesaid, DO HEREBY CERTIFY	that Therles V. Meins and Bary	leiss, his wife	
per one who known to me to be the same	person 5 whose names are subscribed	to the foregoing instru-	nent.
	and acknowledged that they signed, s		
instrument as their free and volunt waiver of the right of i mestead.	ary act, for the uses and purposes therein set for	orth, including the release	and
Qiven under my have and notarial se	al this 21st) day of 2	ovember 19	77
Umpress Seal Here)	1/ +41/		
Contract of the second	Service C. Nota	ry Public	
Commission Expires 7 - 25 -			
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Sq AGE			Q
SECOND MORTGAGE Trust Deed To			GEORGE E. COLE LEGAL FORMS
15t 15t			ORGE
Pru	Who to		8 1
		Total and a	
FND OF RE	CORDED BOCHM	FNT	