UNOFFICIAL COPY

The state of the s		and the second second second second second	· ·	A CONTRACTOR OF THE PARTY OF TH	
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 342	GEORGE E.		
THIS INDENTURE, WITNESSETH, That	Francis B. Plummer a		- 		
(hereinafter talle) the Grantor), of 6827 W	est_Park Lane	Palos Heights	Illinois	- •	
for and in consideration of the sum ofFourt	een-thousand-four-hun	dred_thirty_se	ven_and 50/100D	ollars	
of 1822 4 South Dolphin Drive	e Homewood		is		
and to his successors ir trus hereinafter named, for lowing described real est the improvements t	the purpose of securing perform	ance of the covenants	and agreements herein, th		
and everything appurtenant thereto, together with a of Caustr of	ll rents, issues and profits of said	premises, situated in th			
	and of	ate of filmois, to-wit.			
Lot 33 and 34 in Flock 4 in	Ridge Lawn Highland	s first Additio	on being		
a Subdivision of the Wat h quarter of the Southe st or	arter and the West ha	alf of the East	half of the		
Southwest quarter of the Southwest quarter of the Third Pri	utheast quarter of Soncipal Meridian, in (ection 10, Town Cook County, II	nship 37 North Llinois		
	()	-		4	
	01			342	
	4		•	L	
lereby releasing and waiving all rights under and be IN TRUST, nevertheless, for the purpose of secur				\approx	Al .
WHEREAS, The Grantor Francis Bustly indebted upon their				/able	
to the order of the Evergree	on Plage Pank Evens	oon Powls Tild	nois th sum		
of \$Fourteen-thousand-four-h	nundred-thirty-seven	ne 50/100 (\$1	4,437,50)		7
in 1 installment due on the	15th day of June, 19	74	ſQ,		
			,P	Į į	
		525	ĺ	Sing.	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and	the interest thereon	s berein and in said note	e or	4
otes provided, or according to any agreement exten- gainst said premises, and on demand to exhibit recei- il buildings or improvements on said premises that re-	ling time of payment; (2) to pay pts therefor; (3) within sixty day nay have been destroyed or dam	when due in each ye s after destruction or	an taxes and assessme	ents store	
ommitted or suffered; (5) to keep all buildings now erein, who is hereby authorized to place such insura	or at any time on said premises ince in companies acceptable to	insured in companies to	o be seler ed by the grain mortgar —debtedness, y	ntee with	
officies shall be left and remain with the said Mortgag and the interest thereon, at the time or times when the	ees or Trustees until the indebted e same shall become due and pay	ness is fully paid; (6) to able.	pay all rior incumbran	ces.	7 [[
antee or the holder of said indebtedness, may procu en or title affecting said premises or pay all prior in	tes or assessments, or the prior in re such insurance or pay such tax cumbrances and the interest ther	es or assessments, or dieson from time to time;	erest thereo to hen due, ischarge or pur hase anv and all money so plue,	the tax he	
rantor agrees to repay immediately without demand or amoun shall be so much additional indebtedness s IN THE EVENT of a breach of any of the aforesaic	I, and the same with interest the secured hereby	reon from the date of	payment at eight per c	re t	
rned interest, shall, at the option of the legal holde eroon from time of such breach at eight per cent pe	r thereof, without notice, become r annum, shall be recoverable by	e immediately due and foreclosure thereof, or	payable, and with much by suit at law, or both,	re .	
It is Agreen by the Grantor that all expenses of sure hereof—including reasonable attorney's fees of	dedisbursements paid or incurred attitys for documentary evidence,	in behalf of plaintiff stenographer's charges	in connection with the for	ore-	
ting abstract showing the whole title of said pren penses and disbursements, occasioned by any subjec- th, may be a party, shall also be paid by the Grantor.	gives embracing foreclosure decreproceeding wherein the grantee of All such expenses and disbursen	ree—shall be paid by or any holder of any p sents shall be an additio	the Grantor; and the leart of said indebtedness, and lien upon said premise.	like , as ses.	
all be taxed as costs and included in any decree that the of sale shall have been entered or not, shall not be	may be rendered in such forecle dismissed, nor release hereof giv	osure proceedings; whi en, until all such exper	ch proceeding, whether uses and disbursements, a	de- and	3
igns of the Grantor waives all right to the possessi- ces that upon the filing of any complaint to foreclos	on of, and income from, said pre this Trust Deed, the court in w	emises pending such fe hich such complaint is	oreclosure proceedings, a filed, may at once and wi	ind ind ith-	
The Grantor covenants and agrees as follows: of the provided, or according to any agreement extensions said premises, and on demand to exhibit receive the full dispersion of the provided of	nder the Grantor, appoint a rece said premises.	iver to take possession	or charge of said premi	ses	
The name of a record owner is: FI IN THE EVENT of the death or removal from said.	cancis B. Plummer and	County of the gr	er antee, or of his resignation	on,	
usal or failure to act died Richard t successor in this trust; and if for any like cause said Deeds of said County is hereby appointed to be seco formed, the grantee or his successor in trust, shall re	I brennan I first successor fail or refuse to ac nd successor in this trust. And whelease said premises to the party of	of said Court, the person who shall the aforesaid countitled, on receiving his	my is hereby appointed to then be the acting Record venants and agreements a reasonable charges.	ler ire	
Witness the hand_Sand seal_Sof the Grantors_		v ofDecember		77	
in Standard	1 Francis	& B Plu	,,		
	10.41	PPI.	mer (SEA)		
	V Week	o. Orums	(SEAI	-)	
nis instrument was prepared by Dian	e Compton Evergre	en Plaza Bank	Evergreen P	ark. II.	

UNOFFICIAL COPY

			V: .	and the same		
			COOK COOK	27F DME 18 48	AFRICATION IN	Thight allie
STATE OF.	Illinois					
COUNTY OF_	Cook		FEB 2 7-78	160211 2014	342032 1 -	REC 10.CE
I, Kenne	th C. Schwar	z		, a Notary Public	in and for said Coun	ty, in the
State r ore a	id, DO HEREB	Y CERTIFY	thatFrancis	B. Plummer and Ru		
		<u></u>		· · · · · · · · · · · · · · · · · · ·		,
personally 1	nov n to me to l	e the same po	erson_& whose na	me_sare subscribed	I to the foregoing in	strument,
appeared be	fra re this da	y in person	and acknowledged	I that <u>they</u> signed,	scaled and delivered	the said
instrument as	s <u>their</u> fro	e and volunta	ry act, for the uses	and purposes therein set	forth, including the re	ease and
waiver of the	right of homeste	ad.				
oodivka	nder my hand ar	id notial seal	this15t1	h day of	December	19_77
0 4.8	Sea (Here)			2/ 1	- 1	
ਨ ੰ §		(Janna la	ary Public	em
Congue	Expires	-28-80	-0_	,		
			OZ	19		
			1			
				0, 3		
				40		
				11/1-	645	
					/_	
					0,	23
					4	5
					'5	8
						> ~
. 1	, ,	ı	11	1		
E						
TGA						SMS
SECOND MORTGAGE Trust Deed		2				GEORGE E. COLE® LEGAL FORMS
						ORGI
			11			GE L
8,				1		
1						
1	1 1	ı	1 1	•		
		The second second		1-12-20-		
s.u	A September	The state of the state of				