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		Totalini daring da kababan da kab		Manager
TRUST DEED	FORM No. 2202		GEORGE E. COLE* LEGAL FORMS	
SECOND MORTGAGE FORM (Illinois)	September, 1975	24 342 035	LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That			linois	
(hereinafter called the Grantor), of	reot)	(City)	(State)	
for and in consider not of the sum of Six-the in hand paid, COIVE 'AND WARRANT. of 18221 S. Dolphin Lake Driv (No. and serve) and to his successors in true vier inafter named, to owing described real estate, with the improvements and everything appurtenant the sto, feether with a Chicago Count of Count of	to John H. The Identification of the purpose of securing perfor thereon, including all heating, and thereon, including all heating, and thereon, including all heating, and	nde, trustee Illir mance of the covenants and agree r-conditioning, gas and plumbing a d premises, situated in theCi	OOLS (State) ments herein, the fol- pparatus and fixtures,	
Address of Property: 1	753 U. 69th St.			
Lot H in resubdivision inclusive in block B in a subdivision of blocks of block 16 of Sea's subquarter of section 19 to principal meridian in co	Lanphere's ad one of ifteen including ion of the east owns ip 38 north, ra	dition to Englewood, husive and the north ha t half of the southeas	peing alf st	
ereby releasing and waiving all rights under and be IN TRUST, nevertheless, for the purpose of secun WHEREAS, The Grantor Bugene Vivo stly indebted upon bis	ring performance of the corenar	ption laws of the State of Illinois, ts and agreements herein.		77
the sum of Six-thousa Dollars, in one payme \$5120.00 due on the 1	nd-one-bundred-twent nt as follows: Oth of March, 1978.	Evergreen Park, Illi y-and-no/100 (6120.00	₹	
THE GRANTOR covenants and agrees as follows: the provided, or according to any agreement exter ainst said premises, and on demand to exhibit recebuildings or improvements on said premises that minited or suffered; (5) to keep all buildings now rein, who is hereby authorized to place such insures clause attached payable first, to the first Trustee licies shall be left and remain with the said Mortga d the interest thereon, at the time or times when it for the Event of failure so to insure, or pay is not or title affecting said premises or pay all prior i autor agrees to repay immediately without denna or title affecting said premises or pay all prior i autor agrees to repay immediately without denna to the interest, shall, at the option of the legal hold recon from time of such breach at eight per cent reas as if all of said indebtedness had then matured Tr is Aogreep by the Grantor that all expenses a sure hereof—including reasonable attorney's fees. The provided of the provided attorney's fees, the provided of the provided attorney's fees, and dishursements, occasioned by any sulfone hands of the party, shall also be paid by the Grantor that of the provided provided and the party, shall also be paid by the Grantor that of the provided provided the party, shall also be paid by the Grantor that of the provided provided the party, shall also be paid by the Grantor that the party, shall also be paid by the Grantor that the party, shall also be paid by the Grantor that the party shall also be paid by the Grantor that the party shall also be paid by the Grantor that the party shall also be paid by the Grantor that the party shall also be paid by the Grantor that the paid the paid the paid the party shall also be paid by the Grantor that the paid the p	(1) To pay said indebtedness, a ding time of payment; (2) to ripts therefor; (3) within sixty of may have been destroyed or day have been destroyed or day the said of the sai	nd the interest thereon, as here, any when the in each year, all to any after destruction or damage. It is a pays after destruction or damage in a second of the pays after destruction for damage is a subject of the first mortgage of the holder of the first mortgage. The holder of the first mortgage of Trustee herein as their interests denses is fully paid; (6) to pay all payable frames or discharge of the payable frames or assessments, or discharge of ereon from time to time; and all hereon from the date of payment whole or said indebtedness, including immediately due and payable, by forcelosure thereof, or by suit a ged in behalf of plaintiff in connece, stenographer's charges, cost of	and is said note or test and assessments or ethod or restore miss a hall not be tell. It is the grantee indected or with may apper, which there includes the same and the end when e.g., it or purchase any ax noney so paid, the at eight per cent and with interest and with the control of the end of	
ting abstract showing the whole title of said pre- enses and disbursements, occasioned by any sulpon- h, may be a party, shall also be paid by the Gredio h, may be a party, shall also be paid by the Gredio libe taxed as costs and included in any degree the of sale shall have been entered or not shall not be costs of suit, including attorney's Ge, have been gas of the Grantor waives all rights in the possess est that upon the filing of any complaint to forecle notice to the Grantor, or to any party claiming a h power to collect the rents, shades and profits of th The name of a record owner is: IN THE EVENT of the death or removal from said said or failure to act, thereby appointed to be see ormed, the grantee or his successor in trust, shall i	at may be rendered in such fore edismissed, nor release hereof g paid. The Grantor for the Gration of, and income from, said ose this Trust Deed, the court in inder the Grantor, appoint a re e said premises. Curgene Vivo	elostre proceedings; which proceedings; which proceedings; when, until all such expenses and onto and for the heirs, executors, premises pending such foreclostre; which such complaint is filed, may ceiver to take possession or charge. County of the grantee, or	oding, whether de- lisbursements, and administrators and proceedings, and at once and with- e of said premises of his resignation,	
Witness the handand seal of the Grantor			i	
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STATE OF Things		2035 A - REC 10.00
		2035 A - REC 10.00
I, Kenneth C. Schwarz State aforesaid, DO HEREBY CERTIFY to		n and for said County, in the
personally known to me to be the same personal appeared before me this day in person a instrument as free and voluntary waiver of the right o free and voluntary waiver of the right o on the stead.	this	December 19 77.
		24342035
SECOND MORTGAGE Trust Deed To		GEORGE E. CO'L' LEGAL FORMS