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		W-00-2			
TRUST DEED SECOND MORTGA	AGE FORM (Illinois) 25 40	FORM No. 2202 September, 1975		GEORGE E. COLES LEGAL FORMS	
THIS INDENTU	RE, WITNESSETH, That Josep	h Stphany and I	Helen Stephany, hi	s wife	
(hereinafter called	(No. and Street)		Chicago (City)	Illinois (State)	
in hand paid, CON	ation of the sum of Six-Thous	John H.	<u> Thode, Trustee</u>		
and to his successo	olphin Lake Drive and a cet) in t ust hereinafter named, for the		formance of the covenants an		
lowing described re- and everything app of Chicago	al estate, with the improvements there urter ant thereto, together with all re COOK	na, issues and prone of	, air-conditioning, gas and plur said premises, situated in the ad State of Illinois, to-wit:	nbing apparatus and fixtures. City	
	Addr ss of Property:	2448 W. 48th	St.		
Noo	Lot 23 in we rel V. Jar of the NE 1/1 of the seast of the fhird Prin	NE 1/4 of Section	on 12, Township 38	North, Range 13	
		D LINNIS	Sidney N. Olse		
	COOK COLM! > FILED FOX		2 5 4 0 9 9 9 6		
	1980 APR -2	1H 10: 37	23403330		
Hereby releasing and waiving all rights under and by virtue of the 1 am stead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor Joseph Stephany and Helen stephany, hs wife					
justly indebted upon.			1 _romissory notebearing e		
	to the order of Evergre of Six-Thousand-Eigh in 12 consecutive mor	t-Hundred-Twer	nty -and-8/100 (6,8		
	\$568.34 due on the 30	oth day of April,	1980 and a like si	um due on the	
	30th day of each and	every month unit		paid.	
notes provided, or a against said premises all buildings or impr committed or suffere herein, who is hereb loss clause attached p policies shall be left a and the interest there In the Event of grantee or the holder	covenants and agrees as follows: (1) ccording to any agreement extending s, and on demand to exhibit receipts overnents on said premises that may dt (5) to keep all buildings now or a yauthorized to place such insurance payable first, to the first Trustee or M and remoin with the said Mortgagees con, at the time or times when the sa of failure so to insure, or pay taxes of said indebtedness, may procure s said premises or pay all prior incur pay immedii ely without demand, a to much additional indebtedness, seeu	time of payment; (2) it therefor; (3) within sixt have been destroyed out any time on said programmers account of the payment of insurance or pay suc insurance or pay suc insurance or pay suc	of their due in each or two states are destruction or da dialoged; (4) that waste to the holder of the first m the tracks as their ir betchess is fully paid; (6) to 1 payable, ior incumbrances or the inter that assessments, or disc	or to rebuild or restore so to rebuild or restore so tended by the grantee or so rebuild or remises shall not be to so ce'ed by the grantee or so rebuild or so the so the so that the so	
IN THE EVENT O earned interest, shall, thereon from time of same as if all of said IT IS AGREED by closure hereof—inclu	f a breach of any of the aforesaid on at the option of the legal holder it such breach at eight per cent for a indebtedness had then maturel by the Grantor that all expenses and of ding reasonable attorneys for jutta	emnts or agreements the color without notice, be infum, shall be recoverable the strength of the color with the	e whole or said indebtedness, ccome immediately due and p le by foreclosure thereof, or t urred in behalf of plaintiff ence, stenographer's charges	including principal and all payable, and with in recovery suit at law, or both, the connection with the forest of procuring or com-	
pleting abstract show expenses and disburse such, may be a party, shall be taxed as costs cree of sale shall have the costs of suit, incl assigns of the Granto agrees that upon the four out notice to the Gra with power to collect	said premises or pay all prior incum pay immedii ely without demand, a or much additional indebtedness secu f a breach of any of the aforesaid or, at the option of the legal holder it such breach at eight per cent eet as indebtedness had then mature it we are the Grantor that all expentes and ding reasonable attorney a feet, outlating the whole title of said premise ments, occasioned by any util or pro shall also be paid by the Grantor. All said included in any detre that may been entered the said premise been entered the said premise been entered the said proposed in waives all right to the possession illing of any complaint to foreclose the nor, or to any party claiming undefented the rents issues and profits of the said complaint of th	s embracing foreclosure ceeding wherein the grain I such expenses and disbut y be rendered in such fraissed, nor release hered. I. The Grantor for the Sof, and income from Sof, and income from the Grantor the Grantor, appoint a differential premises.	decree—shall be paid by it and the control of the	the Grantor; and the like rt of said indebtedness, as al lien upon said premises, a proceeding, whether dess and disbursements, and cutors, administrators and eclosure proceedings, and ed, may at once and wither charge of said premises	
IN THE EVENT OF refusal or failure to ac- first successor in this to of Deeds of said Coun	the death or removal from said	In st successor fail or refuse successor in this trust. As	County of the gran of said County to act, the person who shall the d when all the aforesaid cove	tee, or of his resignation, is hereby appointed to be en be the acting Recorder nants and agreements are	
Witness the hand:	Sand seal Sof the Grantor this	18th	day of March	19_80 (SEAL)	
		The state of the s	- mana	()	
This instrument wa	as prepared by Denise A. M	AcDopáld, Evet (NAME AND AI	green Plaza Bank, l DDRESS)	evergreen Parkk IL	

A913671 L

	STATE OF	Illinois ss.				
	COUNTY OF	Cook				
	r,	Kenneth C. Schwarz , a Notary Public in and for sain	d County, in the			
	State (foresaid, I	DO HEREBY CERTIFY that _ Joseph Stephany and Helen Stephany	, his wife			
		n to me to be the same person. whose names are subscribed to the foreg	_			
		ne this day in person and acknowledged that they signed, sealed and de				
	instrument as the including the release and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of he nes ead.					
	Given the right of the field seal this 18th day of March 19 80.					
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	D TA	Kessall C St.	Mus			
	Commission Expir	7-28-80				
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	Enugrion of laza Bank					
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	SECOND MORTGAGE Trust Deed		GEORGE E. COLE® LEGAL FORMS			
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BOX No.	ECON CONTRACTOR		GEC GEC			
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END OF RECORDED DOCUMENT