## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM N Septembe		25635447	GEORGE E. COLED LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Susie Pledg	er		
(hereinafter called the Grantor), of 1301 W. (No. and Stree	72nd eet)	C	nicago (City)	Illinois (State)
for and in consideration of the sum of Seventeen in hand paid, CONVEY	to John H.	Thode, T	rustee	
of 1822h Dolphin Lake Drive (No. and Street) and to his successors in trust hereinafter named, for lowing describ d real estate, with the improvements th and everything a spurtenant thereto, together with al of Chicago County of Go	the purpose of so nereon, including I rents, issues and	(City) curing perfor all heating, aid profits of sai	mance of the covenants and ag- r-conditioning, gas and plumbin d premises, situated in the	ng apparatus and fixtures,
Address of Poperty at 7155 So. V:	•			
Lots 1, 2 and and all of Lot 4 Commencing at the forth line of Le ning thence South rig along the Edgeet; thence in an Fast rly direct 10.74 feet South of the North East of Lot 4, thence North Long the Let 10 the North East corner of Lot 1; the Lot 4 to the point of Beginning and Subdivision being the North 1/2 of the North 1/2 of sai Subdivision) in Section 28, Townst Meridan, in Cook County, Illinois. Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securit Whereas, The Grantor Susie Pledge	ot h and the asterly line tion a dist to Corner of East line of the North all in Macket North East 119 38 North	e Easter; e of Vince ance of L said Lot f said Lowesterly orth East t 1/L her h, Range	ly line of Vincenne semmes Avenue, a di 1.24 feet to a poi 1.4 measured along of 4, a distance of along the Northerly their interior of Block 1/4 (except the Northorne subdivided all, East of the Th	s Avenue run- stance of 21.19 nt which is the East line 10.74 feet to y line of said 16 in Eggleston's orth 1/2 of the as Eggleston ird Principal
WHEREAS, The Grantor Susie Pledge				
to the order of evergreen Plaza Ba Thousand Eight Hundred and Seventy installments as follows: \$246.33 d on the 30th day of each and every	nk, Evergre Nine and 7 we on the 3 month until	er Park, 76/100 (1 30th rf J L full p	7,879.76) Dollars in ovember 1980 and a sid.	of Seventeen in 72 monthly
COOK COUNTY, ILLINOIS FILED FOR TECORD	ಚ	ecloscy N.	Obor CA	140
FILED FOR TZCORD 1960-001-23 - AM-0: 36	2	RECORDER O	F DELOT	Ueo
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extendi against said premises, and on demand to exhibit receip all buildings or improvements on said premises that m committed or suffered; (5) to keep all buildings now o herein, who is hereby authorized to place such insurar loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the IN-THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procure liter or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness se IN-THE EVENT of a breach of any of the aforesaid earned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured with the continual of the said state showing the whole title of said said preliging abstract showing the whole title of said said such presents and disbursements, occasioned by any suit or p such, may be a party, shall also be paid by the forantor. Shall be said as the present of the costs of suit, including attorney and the finance of the costs of suit, including attorney are shall not be due costs of suit, including attorney are shall not be due to the Grantor, of any party claiming une with power to collect the rents issues and profits of the said not the Grantor, of any party claiming une with power to collect the rents issues and profits of the said not said county is heetly appointed to be secon erformed, the grantee or his successor in trust, shall release of the Grantor in trust, shall release of the Grantor.	ing time of paym is therefor; (3) way have been des or at any time on once in companies or at any time on once in companies. Mortgagee, and, les or Trustees un same shall become a such insurance; and the same were the payment of the same were the same the payment of the same were the same	ent: (2) to printing sixty of troyed or day the prior of pay such tare the prior of pay such tare the troyed or notice. become the troyed or notice, become to the grant day evidence and disburses in such force case hereof gift from, said printing the court in vappoint a recovery of the day of the court in vappoint a recovery of the party of the pa	as, when due in case, yar, all yay, hifer destruction or image may have a companies to be the holder of the first me, as the holder of the first me, as the remains the interest of the holder of the first me, as the property of the holder of the first me, as the property of the holder of the first me, as the property of the holder of the holder of the holder of any and a creen from the date of paym holder of said indebtedness, include immediately due and paya y foreclosure thereof, or by su d in behalf of plaintiff in continuous of the holder of any part of nents shall be paid by the Corany holder of any part of nents shall be an additional lie looked the holder of the heirs, executor and for the heirs, executor and for the heirs, executor craits expenses are tor and for the heirs, executor emises pending such foreclos which such complaint is filed, in civer to take possession or check, the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the pay of the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the pay of the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the person who shall then ben all the aforesaid covenant entitled, on receiving his reason as the person who shall then ben all the aforesaid covenant entitled.	taxes and assessments to the recommendation of the control of the
This instrument was prepared by Patricia D	ONAME (NAME	AND ADDR	ESS)	

## **UNOFFICIAL COPY**

STATE OF Illinois  COUNTY OF COOK	SS.
, Kenneth C. Schwarz	•
1,	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	Susie Fledger .
personally known to me to be the same person	whose nameis subscribed to the foregoing instrument,
	knowledged that <u>she</u> signed, sealed and delivered the said
	or the uses and purposes therein set forth, including the release and
waiver of the right of nomestead.	
Given under the fig. 1 and notarial seal this _	21st day of October 19 80
(Imphile Seal India)	
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Commission The Maries 28-8	·
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Day Day	TO TELLIN PER THE PRINT PER THE PARK 42, ILLIN B. H. S.P. A-70.S. GEORGE E. COLE® LEGAL FORMS
St.	PARK F. S. F.
Trust Deed  Trust Deed  To	EVERGREEH PARK 2. ILLINOIS  EVERGREEN PARK 42, ILLINOIS  INTT : B.M. 5 P.M. 10 S.  GEORGE E. COLE®  LEGAL FORMS
T	H L L
	EVE SE EW

END OF RECORDED DOCUMENT