ENGIFE GAZON Y

| TRUST DEED SECOND MORTGAGE FORM (II | 111-1 | ORM No. 2202 eptember, 1975 | 25671781 | GEORGE E. (LEGAL FO |
|--|--|--|--|--|
| THIS INDENTURE, WITNESS | ETH, That Donald H. | Andrews and | Balva Jane Andrews, l | nis wife |
| (hereinafter called the Grantor), | (140. mild others) | Chica | (City) | (State) |
| for and in consideration of the su in he dead, CONVEYAND | WARRANT toJ | ohn H. Thode, | trustee | - |
| of 1921 Dolphin Lake (No. and Street) and to b', successors in trust here | | Homewood (City) | | nois (State) |
| lowing described real estate, with than deverything a proportion of the state of th | he improvements thereon, in | cluding all heating, a sues and profits of sa | ir-conditioning, gas and plumbing id premises, situated in the | apparatus and fix City |
| Q _A | | | | |
| Lot 13 in Blo & i being a subdivision Block 2) in Trace in quarter of the South North, Range 1h, Ea | of Blocks 1 to 6 eights, a Subdivis n West Quarter of | (except Lots sion of the So Section 7. To | 5 and 6 in outh West ownship 37 | 10 |
| County, Illinois. | | • | Lidney H. Ol | ions |
| | COOK COUNT | ry, Illinois R record | RECORDER OF DEE | DS |
| | | 00 :e MA | 25671781 | - |
| Hereby releasing and waiving all r IN TRUST, nevertheless, for th WHEREAS, The Grantor Dor | e purpose of securing performand H. Andrews an | d Falv Jane | Andrews, his wife | |
| justly indebted upon1 | heir | principal y | promissory notebearing even | iate nerewith, pay |
| to the order of Even the sum of Fifteen (15,974.55) Dollars, on the 15th of May, | Thousand Nine Hun in one installme 1981. | dred Sever ov nt as follows | Four and 56/100 5:5,974.56 due | ¢. |
| THE GRANTOR covenants and to notes provided, or according to an against said premises, and on dema all buildings or improvements on seommitted or suffered; (3) to keep herein, who is hereby authorized the post of the provided payable first, to post of the provided payable first, the provided payable first, the provided payable first, and the provided payable first, and the provided payable payable first, and the provided payable p | grees as follows: (1) To pay agreement extending time and to exhibit receipts therefaid premises that may have all buildings now or at any a place such insurance in cothe first Trustee or Mortga h the said Mortgagees or Te ion times when the same stedness, may procure such if or pay all prior incumbran | y said indebtedness, of payment; (2) to ior; (3) within sixty been destroyed or d time on said premis impanies acceptable; gee, and, second, ustees until the me- tall become due and essments, of the prio surance or naw such ces and the interest if | and the interest three, it as hereing when the interest in early year, all days aft whether the state of the | n and in said not laxes and assessm to rebuild or res premises shall not lected by the gra- ge indebtedness, v. may appear, wi il rior incumbran iereor wind due, e or jurcha e any li m nev se paid. |
| the Event of a please of the care of the c | of the legal holder thereof at eight per cent per ansum, and then matured by the hat all expenses and the state of the sta | silfout notice, because it is a silfout notice, beta it is a sements paid or incum documentary evident or incum force in the grant expenses and disburrendered in such for di income from, said ust Deed, the court in Grantor, appoint a mises. and Belya ok | ome immediately due and payable by foreclosure thereof, or by surved in behalf of plaintiff in connece, stenographer's charges, cost decree—shall be paid by the Ge or any holder of any part of sements shall be an additional lie reclosure proceedings; which progiven, until all such expenses an antor and for the heirs, executor premises pending such foreclos in which such complaint is filed, in which such complaint is filed, in receiver to take possession or the County of the grantee, of said County is he out, the person who shall then be to the in the aforesaid covenant ty entitled, on receiving his reason ty entitled, on receiving his reason to preceiving his reason to preceiving his reason to the county of the grantee, and county is he are the present | ole, and with in- t at law, or by in- nection with the ' of procuring or c rantor; and the said indebtedness n upon said prem ceeding, whether d disbursements, s, administrators ure proceedings, and and in the august of said prem fe or of his resignati ereby appointed to the acting Recor s and agreements hable charges. |
| the Event of a breach of the carried interest, shall, at the option thereon from time of such bytach is same as if all of said indebtedness as a same as if all of said indebtedness to losure hereof—including reasonableting abstract showing the whole expenses and disbursements, occasic such, may be a party, shall also be phall be taxed as costs and included ree of sale shall have been entered he costs of suit, including attorney ssigns of the Grantor waives all rigrees that upon the filing of any count notice to the Grantor, or to privit power to collect the rents, is the property of the name of a record out. | of the legal holder thereof at eight per cent per ansum and then matured by the hard all expenses and did with the hard and then matured by the hard all expenses and did with the hard and | Millout notice, bee, shall be recoverable terms, sements paid or incur documentary eviden oracing foreclosure on wherein the grant expenses and disbur rendered in such for di income from, said ust Deed, the court in Grantor, appoint a mises. Assa and Belvaok | one in mediately due and payable by foreclosure thereof, or by surved in behalf of plaintiff in contect, stenographer's charges, cost decree—shall be paid by the Gee or any holder of any part of sements shall be an additional lifectosure proceedings; which pre given, until all such expenses an antor and for the heirs, executor I premises pending such foreclos in which such complaint is filed, in which such complaint is filed, in exceiver to take possession or the Jane Andrews, his utiliance of the procession of the Jane Andrews, his utiliance of the procession of the Jane Andrews, his utiliance of the procession of the Jane Andrews, his utiliance of the procession of the Jane Andrews, his utiliance of the procession of the Jane Andrews, his utiliance of the procession of the Jane Andrews, his utiliance of the procession of the procession of the procession of the Jane Andrews, his utiliance of the procession of the pr | ole, and will include a tall aw, or bon a tall aw, or bon tall aw, or bon the for procuring or control and the said indebtedness in upon said premoved in the following th |

UNDEFICIAL COPY

| COUNTY OF | o me to be the | RTIFY that _D | onald H. | · · | | | • |
|--|------------------|--------------------|----------------|-----------------|-----------|---|---|
| State aforesaid, DC perso al, ' nown tappeared seffice in instrument as | D HEREBY CER | RTIFY that _D | onald H. | Andrews and | | | • |
| perso ali 'nown tappeared oef to minstrument as | O HEREBY CER | RTIFY that _D | onald H. | Andrews and | | | • |
| appeared off to minstrument as | ne this day in p | | whose name | s are su | | | |
| appeared off to minstrument as | ne this day in p | | whose name | s <u>are</u> su | | | |
| instrument as | | erson and ac | | | | | |
| | nee mid | voluntary act f | - | | • | : | |
| N | p he iestead. | . oranicity act, I | o. ele uses al | parposes the | | | |
| Giden intern | iy liand ad nota | rial seal this _ | 13th | đay | ofNove | mber | _, 19 <u>80</u> . |
| D Innomes Sentrate | re)(| | | - | | | |
| , C. T. (0). | | 15 | | Elisa | Notary Pu | atic & | |
| Commission Expire | /3 /- | 5.83 | | | | | |
| | • | ~C | | | 1 | | · |
| | · • · | | 4 | | • | | - |
| | | | | 7 | | | |
| • | | | | 0, | | | |
| | | | | 4 | | | |
| | | | | | X/ | | |
| | | | | | | | |
| ; | | | | OUN | | | • |
| | | | | | | 7/2 | • |
| | | | | | | T'. |) |
| | | | | | | O | |
| • | | | | | | | Visc. |
| | : |] [] | | • | ŀ | <u> </u> | |
| | | | | - | | MAIL TO TROREEM FLOOR CO. SOUTH MISTERN FROM DISTRIBUTED | 25 DW 533 LE [©] . |
| ed | | | | | | 10 th | ر کر کاری اور اور اور اور اور اور اور اور اور اور |
| SECOND MORTGAGE Trust Deed | | | | | | 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - | B, A, S P47,0S OCCUPATION GEORGE E. COLE® LEGAL FORMS |
| St] | <u>β</u> | | | | | MAIL TO TRGREEN SOUTH | RGE E |
| in ju | . |] | | | | MALL RGI SC SC | B, A |
| l iii | | | | | | : | ' |
| | | | | | | | |

END OF RECORDED DOCUMENT