## **UNOFFICIAL COPY**

٠	and the state of t	range are an experienced representation of the second		The second secon
	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25949281	GEORGE E. COLE® LEGAL FORMS
	THIS INDENTURE, WITNESSETH, Tha	n Donald H. Andrews	and Belva Jane Andr	
	(No	LO251 S. Bell a and Street)	Chicago (City)	(State)
	( .o. and Street)	V Evergree (City) med for the number of securing po	en Park C	(State) I agreements herein, the fol-
;	lowing described real entate, with the improve	ements thereon, including all heatin	g, air-conditioning, gas and plun f said premises, situated in the _	ining apparatus and fixtures.
		rty: 10251 S. Pell	Chicago	IUpo
	being a subdivit	2 in William R. Harmon ion of blocks 1 to 6 ( Heights, a subdivisite mater of section 7 d ringipal meridian,	except lots 5 and 0 on of the scuth west . township 37 Worth,	quarter range lk,
į	COOK COUNT FILED FOR	i, (LListel)	CORDER OF DEEDS	
)	1981 JUL 27	AH 11: 19 25	949281 exemption laws of the State of venants and agreements herein.	Illinois.
i	Hereby releasing and waiving all rights und IN TRUST, nevertheless, for the purpose WHEREAS, The Grantor	d H. Andrews and Relva heirprin i	Jane Andrews, his was pal promissory note_hearing	ven date herewith, payable
	to the order of	Evergreen Plaza Bank,	Stengreen Park, Ill	inois
2	the cum of Fifts	een-thousand-three-hun ars in one payment on	drec-s xty-nine-and-	-007 TOO
_			$C_{k}C_{k}$	7
			OPO.	2
17	The Grantor covenants and agrees as motes provided, or according to any agreem against said premises, and on demand to exial buildings or improvements on said premi committed or suffered; (5) to keep all build herein, who is hereby authorized to place so loss clause attached payable first, to the first policies shall be left and remain with the said and the interest thereon, at the time or time. In the Event of failure so to insure, grantee or the holder of said indebtedness, n lien or title affecting said premises or pay a Grantor agrees to repay immediately without the first premise of the affecting said premises or pay as Grantor agrees to repay immediately without lien the first premise of a breach of any of the Larnet interest, shall, at the option of the Litherton from time of such breach at eight pasme as if all of said indebtedness had then IT is Agreed by the Grantor that all ectoure hereof—including reasonable attorne pleting abstract showing the whole title of expenses and disbursements, occasioned by a such, may be a party, shall also be paid by it shall be taxed a costs and included in any tree of sale shall have been entered or most assigns of the Grantor waives all repay the costs of said including attorney. The assigns of the Grantor waives all repay to the grees that upon the fling of any complaint out notice to the Grantor, or the party with power to collect the rent system and prefused of failure to open the fling of any complaint first successor in this sust; and if for any like of Deeds of said Coanty is hereby appointed performed, the grantee or his successor in the	said orgalises embracing foreclos my bull or proceeding wherein the my Guntor. All such expenses and deche that may be rendered in such min not be dismissed, nor release have been paid. The Grantor for the possession of, and income from to foreclose this Trust Deed, the ec- claiming under the Grantor, appoi- offits of the said premises.  Donald H. Andrews and from said Gook rd J. Brennan cause said first successor fail or rel cause said first successor fail or rel	ure decree—shall be paid by grantee or any holder of any p isbursements shall be an additic h forcelosure proceedings; whi reof given, until all such experience of the grant of the heirs, e.g., said premises pending such fourt in which such complaint is, at a receiver to take possession Belva Jane Andrews,  of said Courty of the grant of the	the Crantor; and the like art of said indebtedness, as mal lien upon said premises, ch proceeding, whether denses and disbursements, and tecutors, administrators and oreclosure proceedings, and filed, may at once and withor charge of said premises  his wife  his resignation, ty is hereby appointed to be then be the acting Recorder wennuts and agreements are
	Witness the hand_Sand seal_Sof the G	7+h	e J1	11 <del>v</del> 1081
			Horald H arth	SEAL)
	This instrument was prepared by Ba			

BOX 533

## UNOFFICIAL COPY

STATE OF Dilinois  County of Gook  County of Gook  State aforesald De MERCHY CERTIFY that Donald H. Andrews and Belva Jane Andrews.  Personally known to metal che same person. A whose names are. subscribed to the foregoing instruments appeared before me this day to person and acknowledged that they. signed, sealed and delivered the said instrument asthat'r free weak voluntary act. for the uses and purposes therein set forth, including the release and walver of the right of homestead.  25 Medicates my hand and notarial seal the		
COUNTY OF Gook  1. Sdward J. Bourgeois, Jr. a Notary Public in and for said County, in the State aforesaid De HEREBY CERTIFY that Donald S. Andrews and Belva Jane Andrews.  State aforesaid De HEREBY CERTIFY that Donald S. Andrews and Belva Jane Andrews.  Donald S. Andrews and Belva Jane Andrews.  Personally known to me to be the same person. S. whose names are subscribed to the foregoing instrument as appeared before me this easy is person and acknowledged that they signed, scaled and delivered the same instrument as their free size voluntary act, for the uses and purposes therein set forth, including the release and waiter of the right of homestead.  The day of July 19 Bl.  Condition Expires.  17. 17. 18.  Conditions Expires.	Tilinois	
State aforesaid, DO HEREBY CERTIFY that	STATE OF	
personally known to me to be the same person. It whose namesaresubscribed to the foregoing instrument appeared before me this eay person and acknowledged thatthey signed, scaled and delivered the same instrument astheir free as a voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.    Thetheir	Released J. Bourgeois, Jr. a Notary Public in and for said County, in the	
personally known to me to be the same person. It whose namesaresubscribed to the foregoing instrument appeared before me this eay person and acknowledged thatthey signed, scaled and delivered the same instrument astheir free as a voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.    Thetheir	State aforesaid, DC HEREBY CERTIFY that Donald H. Andrews and Belva Jane Andrews,	
appeared before me this day is person and acknowledged that	MIS WILE	
waiver of the right of homestead.  Containing Bal Here)  The day of July 19.81.  Containing Bal Here Sa voluntary act, for the uses and purposes increased waiver of the right of homestead.  The day of July 19.81.  Containing Bal Here Sa voluntary act, for the uses and purposes increased waiver of the right of homestead.  The day of July 19.81.  Containing Bal Here Sa voluntary act, for the uses and purposes increased waiver of the uses and use	a almost ledged that a.g	
waiver of the right of homestead.  7th day of July 1981  Rotary Table  Continues at Here)  Continues on Expires.	appeared before me this cay in person and accinomega-	
Given and and notarial seal this and the seal th	waiver of the right of homestead.	
Contribusion Expires.		
	3 0 (Marie Bal Here)	
	Contribusion Expires.	
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SECOND MORTGAGE  Trust Deed  Trust Deed  To	$O_{\mathcal{S}}$	
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SECOND MORTGAGE  Trust Deed  Trust Deed  To		
Trust Deed  Trust Deed  Trust Peed  To		
EVERGREEN PLALA BA SUSTINGEN PARK 42, ILLING GEORGE E. COLE LEGAL FORMS  GEORGE E. COLE  GEORGE E. COLE  LEGAL FORMS		
EVERGREEN PLAL	B B A AVENI	MS
SECOND MOR Trust D  To	LAZZ	E E. C
Trus  Trus  Trus  Parin To  FVERGRE  EVERGRE  FOUND  FUERGRE  FUERGR	MOR MOR	EORG LEGA
SEC	OND	<u>σ</u>
	SEC TIPEL	

END OF RECORDED DOCUMENT