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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25012312	LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Kenneth Creed and	Carol Creed, his wife	
(hereinafter called the Grantor), of 9224 S Si	eet)	rgreen Pk Illino	(State)
for and in consideration of the sum ofTwel	ve-thousand-three-h	undred-seventy-seven-a	nd=10/100 ₀₀₁₁₁₅
in hand paid, CO. VEY AND WARRANT of 18224_Dolphin_Lake	Drive Home		inois (State)
(No. and Street)	the number of securing perfe	ormance of the covenants and agree	ments herein, the fol-
lowing described real sate, with the improvements and everything appurtee of thereto, together with a	thereon, including all heating, a	air-conditioning, gas and plumbing a	Village
ofKCounty of	Cook and	d State of Illinois, to-wit:	
0	0224 5 52	.n.or	
	roperty: 9224 S Sa he south half of lo		F. Jacob's
		, 21 to 28 all enclusi	
section 2 to meridia.	whship 37 North, ra	inge 13 east of the thi	i d pi zozpoz
iller Tuta it	r	THE	**
JOOK COUNTY, ILLINOIS FILED FOR RECORD		ELEGROZIO JOT DELLE	
		*25012312	
Jun 20 '79 9 og AM			
Hereby releasing and waiving all rights under and In Trust, nevertheless, for the purpose of sect	by virtue c. the homestead ex ring perfo may ce of the cover Creed and Carol	emption laws of the State of Filmons nants and agreements herein. Creed, his wife	•
WHEREAS, The Grantor Kenneth		I promissory notebearing even d	
		Bank, Evergreen Pk II	
The sum of (Twelve-thousand-three-hundred-sevent) 3 ven-and10/100 (12,377.10) in one payment due on the 30th day of hegust, 1979			
		70	
THE GRANTOR covenants and agrees as follows notes provided, or according to any agreement ext against said premises, and of demand to exhibit an all hullidages of affects (5) to keep all buildings no herein, who is hereby authorized to place such insides clause attached payable first, to the first Truste policies shall be left and remain with the said Mort, and the interest thereon, at the time or times when In the Event of failure so to insure, or pay grantee or the holder of said indebtedness, may prolice or title affecting said premises or pay all prior Grantor agrees to repay immediately winout demper annum shall be so much addit any of the afore carned interest, shall, at the option of the legal ho thereon from time of such breach at eight per cent same as if all of said indebtedness had then mature. It is Agreed by the Grantor that all expense closure hereof—including reasonable attorney's fet pletting abstract showing the whole title of said such the said of the said of the contract of the said indebtedness had then mature that the said indebtedness had then mature as the said of the said indebtedness had then mature for some said indebtedness had then mature the said and the said indebted on the said of the said indebted on the said of the sai	: (1) To pay said indebtednes ending time of payment; (2) leapits therefor; (3) within sixt t may have been destroyed or w or at any time on said presurance in companies accepta- e or Mortgagee, and, second, t	s, and the other is there in, as hereic to pay when due a each year, all to y days after destinction or damage desingle; (4) th. "yas' to said in pictor the ured in compares to be see to the holder of the first nortes of the Trustee herein as their interes	n and in said note or axes and assessments to rebuild or restore bremises shall not be ected by the grantee ge indebtedness, with is may appear, which
policies shall be left and remain with the said Mort, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may pro- lien or title affecting said premises or pay all pro-	gagees or Trustees until ne each the same shall become the an taxes or assessments, or me p cure such insurance, and and incumbrances and the interse- and and the ame with inter-	ad payable. rior incumbrances or the interer th taxes or assessments, or dist, as ge t thereon from time to time; and al est thereon from the date of payme	ereon when due, the cor purchase any tax I money so paid, the int a eight per cent
per annum shall be so much additional indebtedne: IN THE EVENT of a breach of any of the afore carned interest, shall, at the option of the legal ho	is secured hereov. said covenants or agreements t ider thereof, without notice, t per arrange, shall be recovera	he whole or said indebtedness, inclu become immediately due and payab ble by foreclosure thereof, or by sui	principal and all le, and him interest t at law, or by th, the
same as if all of said indebtedness had then mature IT is AGREED by the Grantor that all expense closure hereof—including reasonable attorney's	d by expless terms. and disbursements paid or in , o tlays for documentary evic	curred in behalf of plaintiff in continue, stenographer's charges, cost of decree—shall be paid by the G	ection with the lore- of procuring clean- rantor; and the like
expenses and disbursements, occasioned by any diff such, may be a party, shall also be paid by the Gan	or proceeding wherein the grator. All such expenses and dist	intee or any holder of any part of oursements shall be an additional lie	said indebtedn ss, .s n upon said premiles
shall be taxed as costs and included in any lastee to cree of sale shall have been entered or not, shall not the cases of costs in the cases of the costs of the cases of the case of the cases of the cases of the cases of the cases of the case of	hat may be rendered in such be dismissed, nor release here an paid. The Grantor for the	of given, until all such expenses an Grantor and for the heirs, executor	d disbursements, a 1d s, administrators and
assigns of the Grantor waives all right to the possingrees that upon the filing of any cor plaint to fore	ession of, and income from, s close this Trust Deed, the court	aid premises pending such foreclos t in which such complaint is filed, n a receiver to take possession or chi	ure proceedings, and nay at once and with- arge of said premises
with power to collect the rents issues and profits of The name of a record owner is:	the said premises. enneth Creed and Ca	rol Creed his wife	
In the Event of the death or removal from sa	idCook	County of the grantee, of said County is h	or of his resignation, ereby appointed to be
refusal or failure style, then Richar first successor in the trust; and if for any like cause of Deeds of said County is hereby appointed to be a performed, the grantee or his successor in trust, sha	said first successor fall or refus econd successor in this trust. Il release said premises to the p	te to act, the person who shall then be And when all the aforesaid covenant party entitled, on receiving his reason	e the acting Recorder s and agreements are nable charges.
Witness the hand and seal Sof the Grantor.	1.4	day of	, 19
	Kulton	the J Count	(SEAL)
	di Car	of Cred	(SEAL)
This instrument was propored by Karen	Balser, Evergreen	Plaza Bank, Evergreen	Pk Illinois
This instrument was prepared by			

2501231

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	STATE OF SS. SS.		
	I, Kenneth C. Schwarz , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that KANNAKEXEXXXXINHARXXX Kenneth Creed and Carol Creed		
	personally known to me to be the same person s whose names are subscribed to the foregoing instrument,		
appeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said as unjust as their free and voluntary act, for the uses and purposes therein set forth, including the release and war of the right of homestead.			
11100	Silven ender: my hand and notarial scal this 1st day of June 19 79. Silven ender: my hand and notarial scal this 1st day of June 19 79.		
	Commission Expires 7-28-80		
	Of EEG NOT		
	CLEBELEDY MESTERA TIL CIBULI		
	1999 POPLH MESIERY THE EVERGREEN PLASH BINK WILL 77:		
1	SQ Sq Ba		
BOX No.	Trust Dee		
BOX			

END OF RECORDED DOCUMENT