## **UNOFFICIAL COPY**

FRUST DEED SECOND MORTGAGE	FORM (Illinois)	FORM No. 22 September, 1	975 25077931	GEORGE E. COL LEGAL FORM
THIS INDENTURE.	WITNESSETH, That		Eugene Vivo	
hereinafter called the	Grantor), of 1752 (No. and Stre	3 <u>V 69</u> th St	Clicago (city)	Ill (State)
hand paid CONVE	V AND WARRANT	. John H. T!	-hundred-sixty-dollar node Trustee swood	
nd to his successors in owing described real es nd everything appurte	treet) trust hereinafter named, for that the interest that the improvements the nant thereto, together with all	the purpose of securin ereon, including all he rents, issues and profi	) g performance of the covenants; ating, air-conditioning, gas and pl its of said premises, situated in the and State of Illinois, to-wit;	(state) and agreements herein, the fo umbing apparatus and fixture
Property	y of Address: 1753	W 69th St.		
in Elock of block of the	8 in E. O. Lamphe	re's Addition e and the N½ o ction 19 Towns	inclusive and 42 to to Englewood, being of Block 16 of Sea's hip 38 North, Range , Illinois	a subdivision Subdivision
	COOK COURTY LEE NUCE FILED FOY RECORD		Aze &	AT PERCH
	AUB 1779 9 oc 0	in )	* <u>* 2</u>	5077931
IN TRUST, neverthel WHEREAS, The Grar	less, for the purpose of secu in	ig erformance of the	ad exemption laws of the State of covenants and agreements herein	
ally indebted upon	hi <u>s</u>	prii	ncipal promissory note bearing	even date herewith, payabl
To the E	vergreen Plaza Pani	t, Fvergræn Pl	k, Illinois	
			-dollars-and-93/1000	
	in one month insta	illment due on	"Ne 20th day of OCto	per, 1979
			2 RIC	
IN THE EXENT of a b ned interest, shall, at t con from time of sucl	reach of any of the aforesaid he option of the legal holder h breach at eight per cent per	covenants or agreement thereof, without notice anguing shall be recovered	dness, and the i tearst hereon, a (2) to pay when due in each yer sixty days after destruction or d or datalacted (4) in we set to premise sustred in co.ps., ic. to table tookle holder of the first independences is fully paid; (7) to the Trustee herein as the findeptedness is fully paid; (7) to each payable, are prior incumbrances or the integration of the first part payable, are prior incumbrances or the integration of the first thereon from time to time; thereon from the date of and payable thereon from the date of as the whole or said indebtedness to, become immediately due and cerable by foreclosure thereof, or	i, including the pal and all payable, and with interest by suit at law, or both, the
IT is AGREED by the ure hereof-including ing abstract showing in the same and disbursement, a may be a party, shall I be taxed as costs and of the costs of suit, including uss of the Grantor was es that upon the filing notice to the Grantor,	Grantor that all expenses and reasonable attorney's feet, on the whole title of said breen to the whole title of said breen to the said breen to the peak of the peak of the transport of the said the peak of the	disbursements paid of difys for documentary ses embracing forecle rocceding wherein the All such expenses and nay be rendered in su ismissed, nor release I aid. The Grantor for i n of, and income fron this Trust Deed, the c fer the Grantor, appo	r incurred in behalf of plaintiff i evidence, stenographer's charges sure decree—shall be paid by grantee or any holder of any p disbursements shall be an additio the foreclosure proceedings: whi ereof given, until all such expenithe Grantor and for the heirs, es as aid premises pending such foourt in which such complaint is fint a receiver to take possession.  County of the grant content of the grant processes of the grant premise of the possession of the grant premise of the grant prem	n connection with the large, cost of procuring the control of the large art of said indebtednes, the proceeding, whether desses and disbursements, and ceutors, administrators and reclosure proceedings, and lied, may at once and without charge of said premises
ad or failure to act. The successor in this trust; eeds of said County is	and if for any like cause said thereby appointed to be second	I. Brennan first successor fail or re d successor in this trus	County of the gra- of said Coun- fuse to act, the person who shall use it. And when all the aforesaid cov- te party entitled, on receiving his	ty is hereby appointed to be then be the acting Recorder renants and agreements are
	nd seals_of the Grantors_ th		day ofJuly	. 19.79 .
		X C	cay 1.10	(SEAL)
		71 ×	, , , , , , , , , , , , , , , , , , ,	化邻苯二酰胺苯酚苯酚 医电影的
				(SEAL)

## **UNOFFICIAL COPY**

STATE OF Illinois ss.	
COUNTY OF COOK	
Edward J. Bourgeois, Jr.	a Notary Public is and for said County in the
	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatEugen	le Vivo
personally known to me to be the same person whose name	그리는 이번에 살려 있는 이번 환경에 훌륭한 게 되었다.
ppeared b for me this day in person and acknowledged	
nstrument as 1.5 free and voluntary act, for the uses a	and purposes therein set forth, including the release and
vaiver of the right of homes ead.	
Given under my hand an notarial seal this 2	2rd day of July 19 79.
(Impress Seal Here)	
	Edward & Brugers &
ommission Expires 12-15-79	
	<b>₩6.94</b>
2507	
	<b>No.</b> 1
	7.23
	82
73	<b>E</b> ( ∨ )
P P P P P P P P P P P P P P P P P P P	11.1. TP THE VIEW AS, HELLOW H. SO 4770 S GEORGE E. COLE®
Trust Deed Trust Deed	EOR S
Trust Deed	WHIL TO SOUTH WAS ASSOUTH WAS
	ERG 40 s ERG

END OF RECORDED DOCUMENT