UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25122612	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That _	Ralph W. Anderson a	nd Judith Anderson, h	is wife
(No. an	32 ElVista Ave	Oak Forest, Ill	(State)
for and in onsideration of the sum of Seve	nteen-thousand-two-hu	ndred-fifty-seven-and	_80/100Dollars
in hand aid, CONVEY_AND WARRANT of224 Dolphin Lake Dri	To John H.		Illinois
راد. and Street)	(City)		(State)
and to his succe aso, s in trust hereinafter named lowing describe trail state, with the improvement and everything apparter and thereto, together w	ents thereon, including all heating,	air-conditioning, gas and plumbing	
of Oak Fores County of			
Address of Froperty	: 14732 ElVista		10.
of the north 1/2 of th	n Medema's ElVista Non se west 1/2 of the south to 13 east of the third	west a of section 9 t	own-
		Manager of Market	•
COOK COUNTY, ILLINOIS FILED FOR RECORD	0	RELIGHOT IN JOS - INCENSE	-
Aug 29 '79 2 11 PK	4	*25122612	•
Hereby releasing and waiving all rights under a IN TRUST, nevertheless, for the purpose of WHEREAS, The Grantor Ralph W.	securing performance of the cover	iants and agreements nerein.	is.
justly indebted upon their	princi val	promissory notebearing even	date herewith, payable
		9x.	
to the order of Ever the sum of Seventeen	green Plaza Bank , Ev -thousand-two-hundred	ergreen Park, Illiner	•
(17,257.80) Dollars, Follows:	in 60 consecutive mo	nthly in cal ments as	
\$287.63 on the 15th	day of September, 19	79 and a live im due	İ
on the 15th day of a fully paid.	each and every month	intil this it is	,
	41 Mm		E and in said mate as
THE GRANTOR covenants and agrees as follo notes provided, or according to any agreement of against said premises, and on demand to exhibit all buildings or improvements on said premises committed or suffered; (5) to keep all buildings herein, who is hereby authorized to place such i loss clause attached payable first, to the first Trupolicies shall be left and remain with the said Mand the interest thereon, at the time or times whe IN THE EVENT of failure so to insure, or parantee or the holder of said indebtedness, may plen or title affecting said premises or pay all prince or title affecting said premises or pay all prince for the control of the properties of the payable for the properties of the payable for the payable for the properties of the payable for the payable	ws: (1) To pay said indebtedness extending time of payment; (2) to receipts therefor; (3) within sixth that may have been destroyed or	, and the therest thereon, as here o pay when due in each year, all cover after destruction or dam; go dennied: (4) that waste to said	in and in said note or a. es and assessments to rebuild or restore remises shall not be
committed or suffered; (5) to keep all buildings herein, who is hereby authorized to place such i	now or at any time on said prem nsurance in companies acceptable	ses insured in companies to be so to the holder of the first mortga	electer by the grantee
loss clause attached payable first, to the first Trus policies shall be left and remain with the said Mo	stee or Mortgagee, and, second, to ortgagees or Trustees until the inde	the Trustee herein as their interest btedness is fully paid; (6) to pay a	Il prior meur dernees.
IN THE Event of failure so to insure, or programmes or the holder of said indebtedness, may re-	by taxes or assessments of the procure such insurance, or pay such	ior incumbrances or the interest the taxes or assessments, or discharge	hereon wher due, the
lien or title affecting said premises or pay all pri Grantor agrees to repay immediately without de	or incumbrances and the interest mand, and the same with interes	thereon from time to time; and a t thereon from the date of paym	Il money so pai , the ent at eight per cont
per annum shall be so much additional indebted. In the Event of a breach of any of the afo carned interest, shall, at the option of the legal	resaid corenants or agreements the holder thereof, without notice, be	e whole or said indebtedness, inclu come immediately due and paya	ding principal and a.'
thereon from time of such breach at eight per ce same as if all of said indebtedness had then matu	nt per annum, shall be recoverab	le by foreclosure thereof, or by su	it at law, or both, the
IN THE EVENT Of a breach of any of the afo carned interest, shall, at the option of the legal thereon from time of such breach at eight per cisame as if all of said indebtedness had then mature as the same as if all of said indebtedness had then mature that all expenses closure hereof—including reasonable attorney as pletting abstract showing the whole title of said expenses and disbursements, occasioned by the such, may be a party, shall also be paid by the shall be taxed as costs and included in any defrective of sale shall have been entered of not, shall not expenses of suit, including attorney as have assigns of the Grantor waives all right to the poagrees that upon the filing of all the plaint to foo out notice to the Grantor, or cally party claims with power to collect the rents saves and profits.	s and disbursements paid or inc s, onlays for documentary evide aremises embracing foreclosure	urred in behalf of plaintiff in con- ince, stenographer's charges, cost decree—shall be naid by the C	of procuring or com-
expenses and disbursements, occasioned by the such, may be a party, shall also be paid by the or	it or proceeding wherein the gran	tee or any holder of any part of	said indebtedness, as n upon said premises,
shall be taxed as costs and included in any decree cree of sale shall have been entered of not, shall n	that may be rendered in such for ot be dismissed, nor release hereo	preclosure proceedings; which pro f given, until all such expenses ar	occeding, whether de- id disbursements, and
the costs of suit, including attorned ces have tassigns of the Grantor waives all right to the po	ssession of, and income from, sa	irantor and for the heirs, executor of premises pending such foreclosing which such complaint is filed.	sure proceedings, and
out notice to the Grantor, of to any party claims with power to collect the rents sissues and profits of	ing under the Grantor, appoint a of the said premises.	receiver to take possession or ch	arge of said premises
The name of a record owner is: Ralph In the Event of the death or removal from	W. Anderson and Judi	th Anderson, his wife County of the grantee,	or of his resignation
IN THE EVENT of the meant or removal from Ricl first successor in this trust; and if for any like caus of Deeds of said County is hereby appointed to be performed, the grafite or his successor in trust, si	e said first successor fail or refuse second successor in this trust. Ar	of said County is h to act, the person who shall then b d when all the aforesaid covenant	ereby appointed to be e the acting Recorder s and agreements are
Witness the hands_and seal_stof the Granto	r_8. this2nd	_ day ofAugust	, 19_ 79
·	Kalm	U/W. Unders	(SEAL)
	July 1	17 anders	(SEAT)
•	June	- /	(SEAL)

UNCEFICIAL COPY

STATE OF	Illinois	ss.			
COUNTY OF	Cook	.)			
I,	Edward J. Bourgeois,	Jr ,	a Notary Public i	n and for said	County, in the
State aforesaid,	DO HEREBY CERTIFY that	Ralph W. Ande	rson and Judi	th Anderson	·
<u> </u>		·		· · · · · · · · · · · · · · · · · · ·	
	on to me to be the same person 8			J	
	e me this day in person and acl	_			
	tht of Lomestead.	or the uses and purp	poses therent set to	orm, including t	me release and
STAPA?	my hand and notarial seal this	2nd	day of	August	, 19 <u>79</u>
5.8					
			Loud I Bou	geris	
Commission Exp	vires 12-15-29		Nota	y rubiic	
	4				
			•		
		0,		•	
		40		-	
		1//			
		Count	6/2	•	
		•.	(0)		
			1	^	
				0,	
		•	•	O_{x}	
					C'2
			1		EVERGREEN PARK 42, ILLINOR, S. A. S. P. O.S.
		•		à	AVEN LLING
		•		PA A	42. A
EG T	1 1 1 11			2 Id	EVERGREEN PARK 42, ILLING S. A. S. P. D. D. D. S. P. D. D. S. P. D.
rgage eed					
SECOND MORTGAGE Trust Deed	01			MAIL REEN P	EN &

END OF RECORDED DOCUMENTS