## **UNOFFICIAL COPY**

100 July	<b>B</b> EDERAL TOTAL	NATIONAL PROPERTY.	Wig Programme	intigenemen	er anne alle anne an	PER TENEDUCTOR	MADES NO CANADAS CO
TRUST DEED	RTGAGE FORM (	Illinaie)	FORM No. :		05-1-		GEORGE E. COLE <sup>2</sup> LEGAL FORMS
			September,		25172	,-	
THIS INDEN	TURE, WITNES	SETH. That	James	Alan Arde	en and Gwe	endolyn Arde	n, his wife
(hereinafter ca	illed the Grantor	), of 119 N (No. and Stre	Spring en	LaGrar	nge :ity)	Illi	nois (State)
for and in cons	sideration of the s	um of Seven-th	ousand-four-h	undred-fil	ty-seven	-and-40/100-	Dollars
in hand , vid. 6	CONVEY AN	D WARRANT 1	John H.	Thode, Tr	rustee	Illinois	
	No. and Street)		(C	ty)		(St	
			the purpose of secur ereon, including all I				
and everythi.	or retenant there	eto, together with all	rents, issues and pro	ofits of said prer	nises, situated		own
of <u>1,at</u>	r an e	County of	Cook	and State o	ot Illinois, to-w	nt:	
	addra s f	Propertue	119 N. Sprin	a Ave	Т	GaGrange, Il	linois
		/					مع الأم
	addition t west quart third prin	o Laurange, the of lection cipal merida and south of	o feet of lot being a subdir h h township an, lying nor the napervil	vision of 38 north, th of the	that part range 12 Chicago E	of the nor east of the Burlington a	th U
			0/				
			T				
IN TRUST, r	nevertheless, for t	he nurnose of securi	virtue of the aone's ng performa ce of h Alan Arcen a	e covenants and	d agreements b	ъегеіп.	
			p				rewith, payable
				0/2			j
,	the sum of	Seven-thousa	en Plaza Bani ind-four-hundi payrent due	ed-fifly>	seven-and	-40/10Q·	
	4,700					(3)	
					5	$\sim$	
•					$^{\prime}O_{\mathcal{L}}$	<i>/-/</i>	
notes provided, a against said pren all buildings or i committed or sufference who is hose clause attach policies shall be I and the interest to Is THE EVE grantee or the holien or title affect of grantor agrees to per annum shall. IN THE EVEN CATTER OF THE EVEN CATTER OF THE EVEN CATTER OF THE STAGERE CLOSURE hereof from tim same as if all of IT IS AGREE CLOSURE hereof—in bletting abstract sexpenses and disb	or according to an improvements on deem improvements on flered; (5) to kee creby authorized hed payable first. In the first of failure so tolder of said indefiting said premises or repay immediable so much addit side of the first of a breach of shall, at the option of the first of a breach of said indebtedness or by the Grantor neluding reasonal showing the whole unresuments, occasi	agrees as fortows; it y agreement extend and to exhibit receip said premises that mo all buildings now to place such insuran o the first Trustee of the place such insuran of the first Trustee of the the place of times when the of insure, or pay tax tedness, may procur or pay all prior incely without demand ional indebtedness stany of the aforesaid to fit the legal holder at eight per cent per had then matured by that all expenses; and the attorney's feet, of the legal holder attorney's feet, of the of said to prove once by any spiritor in the process of the legal holder attorney's feet, of the legal holder attorney's feet, of the legal holder attorney's feet, of the process of the proces	1) To pay said indefing time of payment its therefor: (3) with any have been destroor at any time on saince in companies are Mortgagee, and, see so of Trustees until same shall become es or assessments of a such insurance, and the same with curred here to the same with the same with curred here to the same with curred here to the same with	(2) to pay wi in sixty days at yed or daying to d premise the fir- tended of the Tru the first the tru due and payable the prior incur- pay such taxes of interest thereon interest thereon interest thereon ents the whole tice, become in- toverable by for the prior to the tru- toverable by for the prior to the tru- toverable to th	the first mean the fi	the year, all taxes a charge to range to re- ted set to an experience of the total premis- ties to be elected first mortgage and their interests may (6) to pay all 1 rior are interest thereon or discharge or putime; and all mon te of payment at edness, including pie and payable, and of, or by suit at lay ntiff in connection targes, cost of prod d by the Grantor any part of said in	ind an assessments wild or restore se shall not be by the grantee to edness, with an pear, which is cur brances.  I are fur, the rel-se any tax yes op 5. The cight 1 ar c nt incipal and a. I with interest when the with the forecarring or comand the like debredness, as
uch, may be a pa hall be taxed as a ree of sale shall be he costs of suit, ssigns of the Gra grees that upon to out notice to the with power to coll The name of	rry, shall also be a costs and included have been entered including attorne antor waives all the filing of any common or to all lect the rental sall a record owner	paid by the Chantor.  I in any decree that or not shall not be the possession of the	All such expenses ar may be rendered in dismissed, nor releas said. The Grantor for of, and income frethis Trust Deed, the der the Grantor, apsaid premises.  Lan Arden and	and disbursement such foreclosure hereof given, or the Grantor a om, said premi e court in which point a receiver —Gwendolyr	s shall be an are proceedings until all such and for the heises pending su such complaito to take posse	dditional lien upon twhich proceeding expenses and disburs, executors, adm ich foreclosure pro nt is filed, may at a ssion or charge of his wife.	said premises, g, whether de- irsements, and inistrators and occedings, and once and with- said premises
efusal or failure to rst successor in the f Deeds of said C	ough then is trust; and if fo County is hereby a	Richard J r any like cause said ppointed to be secon	lan Arden and Cook  Brennan first successor fail or a successor in this to lease said premises to	refuse to act, th	of said ne person who all the aforesa	County is hereby a shall then be the ac id covenants and a	ppointed to be ting Recorder greements are
		_of the Grantor <mark>S</mark> t		day of		ptember	1
				June	Spel		(SEAL)
				ares 61	allen	<u> </u>	(SEAL)
This instrumen	t was prepared	by Barbara A.	Spanos, Ever	green Pla	za Bank,	<del>Evergreen P</del> e	rk, III

## **UNOFFICIAL COPY**

				4	
STATE OF	Illinois Cook	} ss.			
•	Kenneth C. Sc	hwarz			
Stat foresaid, I	DO HEREBY CERTIFY (	<del>-</del>	, a Notary P		said County, in the
	n to me to be the same per				
instrument as	Le this day in person a	_	•		
waiver of the right	nt of he mestead.  my hand and acturial scal	this 7th	day o	of Septem	nber 19.79
> Filmpress Seal	Here)	)	- Nasaal	7/c-	Achus
Commission Expi	iras 7-28-80		Jen ico	Notary Public	
	<b>COĞK (</b> COÜNIK) IF	LINDIS	Sidney 11.	Cleen	
	FILED FOR REC 197 <b>9 OCT -2</b> AM		RECORDER OF 2 5 1 7 2 7 3	FELS	$O_{\mathcal{K}_{\alpha}}$
					Office .
SECOND MORTGAGE  Trust Deed	ТО			of 21411	GREEN PAIN GREEN PANNE GREEN PAIN GREEN AVENUE B.A. SCAPICS B.A. SCAPICS GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT