UNOFFICIAL COPY

•	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	20103584	GEORGE E. COLE® LEGAL FORMS				
	THIS INDENTURE, WITNESSETH, That	Gregory A. Lavery and	l Dorothy Ann Lavery	, his wife				
	(hereinafter called the Grantor), of 105 (No. and Si	39 Vicky Lane	Palos Hills (City)	Illinois (State)				
	for an in consideration of the sum of Fourteen-thousand-one-hundred-thirty-six-and-60/100 than paid, CONVEY AND WARRANT to John H. Thode, Trustee 1822L S. Dolphin Lake Drive Homewood Illinois (No. and Street) (State)							
	and to his successors in trust hereinafter named, for lowing decreases, real estate, with the improvements and everything ap artemant thereto, together with	thereon, including all heating, air-coall rents, issues and profits of said p	onditioning, gas and plumbing a premises, situated in the	pparatus and fixtures,				
	of Palos Tals County of	Cook and Sta	te of Illinois, to-wit:					
	Addres of Property:	10539 Vicky Lane		1000				
00	Lot 13 in Cakacod Hi	lls Fourth Addition, a	subdivision of part	tof				
789	the North West quart 12, east of the 'nir	er (1/2) of section 13, principal meridian,	in Cook County, Illi	range inois.				
39	COOK COUNT (FILED FOR	ILLINDIS SIL	mej N. Olson CORCER OF DEEDS					
4	1979 OCT 16		93584					
1	Hereby releasing and waiving all rights under and IN TRUST, nevertheless, for the purpose of sect		· ·	•				
	WHEREAS, The Grantor Gregory A.	Lavery and Dructhy Ann	n Lavery, his wife-					
	justly indebted upon their	principal pro	missory note bearing even da	ite herewith, payable				
	Bvergreen Plaza Bank	Evergreen Park, 1111	is the sum of					
	Fourteen-thousand-one-hundred-thirty-six-an(-60/100 (14,136.60)Dollars as follows:							
	\$235.61 due on the 30th day of October, 1979 and like sum due on the 30th of each and every month u til rell maid.							
	sum due on the juta	ioi each and every mor	ith with real maid.					
1			0,50					
	THE GRANTOR covenants and agrees as follows notes provided, or according to any agreement ext against said premises, and on demand to exhibit real buildings or improvements on said premises that committed or suffered (5) to keep all buildings no herein, who is hereby authorized to place such inst loss clause attached payable first, to the first Truste policies shall be left and remain with the said Morty and the interest thereon, at the time or times when IS THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may prolien or title affecting said premises or pay all prior Grantor agrees to repay immediately without demper annum shall be so much additional indebtedness. IS THE EVENT of a breach of any of the afores earned interest, shall, at the option of the legal hothereon from time of such breach at eight per centame as if all of said indebtedness had then mature. It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's feet specific pastract showing the whole title of said expenses and disbursements, occasioned by any total content of the care of the Carantor and the paid by the Carantor bail by the Carantor bail of the Carantor and the care of the care	: (1) To pay said indebtedness, and ending time of payment; (2) to pa- cepts therefor; (3) within sixty day 1 may have been destroyed or data wor at any time on said premise trance in companies acceptable ro- e or Mortgagee, and, second, in the gagees or Trustees until the undivided the same shall become due and pay taxes or assessment of the frior in	I the interest thereon, a borein y which the in each year all as agreed extraction or d mage agreed; (4) that waste to said, he to the companies to be el- the holder of the first mortgag Trustee herein as their interest theses is fully paid; (6) to pay all able.	and in said note or exes and assessments or rebuild or restore re nises shall not be cted by the grantee e indo				
	grantee or the holder of said indebtedness, may pro- lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without dem- per annum shall be so much additional indebtednes	cure such insurance. A pay such ta- incumbrances and the interest ther and, and the same with interest the as secured here.	ves or assessments, or discharge eon from time to time; and all ereon from the date of paymen	or purchase ray tax money so aid the nt at eight pe can				
	IN THE EVENT of a breach of any of the afores carned interest, shall, at the option of the legal hot thereon from time of such breach at eight per cent same as if all of said indebtedness had then mature.	aid covenants or agreements the wilder thereof, without notice, become per annual, shall be recoverable by d by express terms.	iole or said indebtedness, includ ie immediately due and payably foreclosure thereof, or by suit	e, and with interest at law, or both, the				
	It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees pleting abstract showing the whole title of said gexpenses and disbursements, occasioned by any control of the property of t	The disbursements paid or incurre, outlys for documentary evidence, regulates embracing foreclosure decor proceeding wherein the grantee for. All such expenses and disburser	d in behalf of plaintiff in connections, stenographer's charges, cost of ree—shalf be paid by the Gror any holder of any part of spents shalf be an additional lien	f procuring or com- rantor; and the like said indebtedness, as upon said premises.				
	pleting abstract showing the whole title of said to expenses and disbursements, occasioned by any bush may be a party, shall also be paid by the Chan shall be taxed as costs and included in any deep entered of sale shall have been entered or not shall not the costs of suit, including attorney they have been easigns of the Grantor waives all peaks the posse agrees that upon the filing of any combiant to force out notice to the Grantor, or it along party claiming with power to collect the rent saves and profits of	hat may be rendered in such force be dismissed, nor release hereof gi- n paid. The Grantor for the Gran ession of, and income from, said p- lose this Trust Deed, the court in w under the Grantor, appoint a rec- the said premises.	osure proceedings; which proc ven, until all such expenses and tor and for the heirs, executors remises pending such foreclosu hich such complaint is filed, ma civer to take possession or cha	reeding, whether de- l disbursements, and , administrators and are proceedings, and ay at once and with- rge of said premises				
	The name of a record owher is: (Iregory-In THE EVENT Of the dath or removal from as refusal or failure to the dath or removal from a Rich first successor in this bust; and if for any like cause of Deeds of said Cohnty is hereby appointed to be superformed, the grantee or his successor in trust, shall	id Cook nard J. Bronnen said first successor fail or refuse to a econd successor in this trust. And w	County of the grantee, of said County is he ct, the person who shall then be then all the aforesaid covenants	or of his resignation, reby appointed to be the acting Recorder and agreements are				
	Witness the hand S and seal S of the Grantor S		ay ofSeptember	1				
		Lugary!	a Janeur	(SEAL)				
		Dorothy	1. Lavery	(SEAL)				
	This instrument was prepared by Barbara A. Spanos, Evergreen Plaza Bank, Evergreen Park, Ill							
	This instrument was prepared by Barbara	A. Spanos, Evergreen (NAME AND ADDR	Plaza Bank, Evergre	en Park, Ill				

UNOFFICIAL COPY

22193284

STATE OF	Illinois	· } ss.			
County of	Cook -	. }			
,	Edward J. Bourgeois, J	······································		e in and for said (
State aforesaid, DO	HEREBY CERTIFY that	Gregory A. I	avery and D	orothy Ann La	very, h <u>is</u> wife
					
personally ¹ :nown to	me to be the same person S	whose names	are_ subscribe	ed to the foregoin	g instrument,
appeared tefore me	e this day in person and acl	knowledged that _	they signed	, scaled and deliv	ered the said
nstrument as 1 he	free and voluntary act, f	or the uses and pur	poses therein se	t forth, including th	ne release and
vaiver of the right of	r nemertead.				
Giyen under my	hand rod notarial seal this	22nd	day of _	September	
(Initipress Seal Here					
A A			Edanuf j	Sources &	
Commission Expires	12-15-25		ייי	Stary Fubite	
-	9),			
		个			
		0	,		
	• .	ζ	6		
			17,		
				-/	
	• .			(Q)	
				4	
				2)	
					Visc.
					0,5,0
					0
	·		1		
	·			•	

Trust Deed

EVERGREEN PLAZA BANK 98.0 SOUTH WESTERN AVENUE

GEORGE E. COLE® LEGAL FORMS