UNOFFICIAL COPY

TRUST DEED FORM No. 2202 SECOND MORTGAGE FORM (Illinois) FORM No. 2202 September, 1975 25 293 163 LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That Louis R. Myers and Mary Elizabeth Myers, His Wife	
(hereinafter called the Grantor), of 2018 Wintergreen, Mount Prospect, Illinois (No. and Street) (City) (State)	.
for and in onsideration of the sum of Sixty two thousand six hundred fifty four & 88/100ths Dollar in hand aid, CONVEY_SAND WARRANT_S toTHE_DES_PLAINES_BANK	s !
of 1.2. Akton Street, Des Plaines (City) (State) and to his s' cessors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following describe are: estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures and everything the control of the covenants and everything the control of the covenants and fixtures and everything the covenant are control of the covenants and plumbing apparatus and fixtures and everything the covenant are control of the covenants and profits of said premises, situated in the city of Mount Profits County of Cook and State of Illinois, to-wit:	
Lot 498 in Wordving Manor Unit No. 4, being a Subdivision of part of the Southeast Quarter of Section 14, Township 42 North, Range 11, East of the Third Principal Meridian in Cook ouity, Illinois.	
Ox	
Co	
Hereby releasing and waiving all rights under and by virtue or the mestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor Louis R. Myers and Mary El. 22 both Myers, His Wife.	CH
justly indebted upon <u>a Certain installment</u> printing interpretation of printing pri	293 163
The cack	163
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the hutter thereor as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when the in each y r. Il taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or day age to rebuild or restore all buildings or improvements on said premises that may have been destroyed or dambed; (4) that waste is said; re rises shall not be committed or suffered; (3) to keep all buildings now or at any time on said premise, and the first mories. In the first frustee or Mortgage, and, seconds to the first frustee therein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mories. In the said Mortgageses or Trustees and it is frusteedness fully paid; (6) to pay alprior sumbrances. IN THE EVENT of failures to to insure, or may taxes or assessments of the first mories of the particle of the holder of said indebtedness, may procure such insurance or the holder of said indebtedness, may procure such insurance or may such taxes or assessments, or discharge or pa, chase it is fail affecting said premises or pay all prior incumbrances or the interest there and all money so take the or the holder of said indebtedness, may procure such insurance or the first frustee or the pay interest or pay interest or assessments of the first more of the first more of the holder of said indebtedness, may procure such insurance or the first more assessments, or discharge or pa, chase it is fail to first more and all money so take the first more of the holder of said premises or pay all prior incumbrances or the interest there or the holder of said premises or pay all prior incumbrances or the first more assessments, or discharge or pa, chase it is failed to receive the pay immediately without demand, and the same with interest thereon from the date of payment at eight per cc it per annum shall be so mu	
It is Agreen by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the fore-closure hercof—including reasonable autorney's feet outlays for documentary evidence, stenogranher's charges, cost of procuring or completing abstract showing the whole title of saits nicurities embracing foreclosure decree—shall be paid by the Grantor; and the like expenses and disbursements, occasioned by any say of proceeding wherein the granter or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any boase that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or may, shall not be dismissed, nor release hercef given, until all such expenses and disbursements, and the costs of suit, including attorney; he have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all gantle the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any comparison to the control of the court in which such complaint is filed, may at once and without notice to the Grantor, or to fine party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, sees and profits of the said premises. The rent of a control of the party claiming under the Grantor, appoint a receiver to take possession or charge of said premises.	C
The name of a recruit owner is: Louis R. Myers and Mary Elizabeth Myers, His Wife IN THE EVENT of the with or removal from said	
Witness the hand S and seal S of the Grantor S this 9th day of June 1979	
Louis R. Myers (SEAL) Mary Elizabeth Myers Mary Elizabeth Myers	
This instrument was prepared by <u>Beverly Polyak, Assistant Vice President, The Des Plaines Bank</u> 1223 Oakton Street, Des Plaines, Illinois (NAME AND ADDRESS)	:

white the town 1979 DEC 26 AN 11-36 7 1 7 2 2 1 9 25295163 4 A --- Hoo 10.00 a Notary Public in and for said County, in the State for said, DO HEREBY CERTIFY that ._ Louis R. Myers and Mary Elizabeth Myers His Nice personally to we to me to be the same person. s. whose name_s _are_ subscribed to the foregoing instrument, his day in person and acknowledged that _they_ signed, sealed and delivered the said ce and voluntary act, for the uses and purposes therein set forth, including the release and

SECOND MORTGAGE

Trust Deed 2

GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT