UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)				GEORGE E. COLE®
THIS INDENTURE, WITNESSETH, That				
(hereinafter called the Grantor), of 62 Westwi (No. and Street	ard Ho Drive	North (City)	lake	Illinois
for and in consideration of the sum of _TWO THOUS in hand paid, CONVEY AND WARRANT to of _26 W. North Ayenue	THE_N Northlake	IORTHLAKE_BA	NKIII-	inois———
lowing do to tibe seal estate, with the improvements the and everything popurtenant thereto, together with all r of Noventale County of Coc	eon, including all heating, ents, issues and profits of	air-conditioning, gaid premises, situa	as and plumbing a ted in the	pparatus and fixtures,
	n the South East	quarter of	Section 31.	,
2				
Hereby releasing and waiving all rights under and by v IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor S. Thomas J. Zet justly indebted upon\$2,421.36	i tue of the homestead expense, mance of the cover 1gn r r laird 7	emption laws of the lants and agreement Zeugner, his promissory note	e State of Illinois. nts herein. Wife bearing even da	te herewith, payable
	each and every mo al payment of 500	May, A.D. 1 onth therea 0.89 on the	976; fter six-	23 457 9
	(The state of the s	aichc	đ
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restore all buildings or improvements on said shall not be committed or suffered; (5) to keep all building grantee herein, who is hereby authorized to place such it with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Mor brances, and the interest thereon, at the time or times when In the Event of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see In the Event of a breach of any of the aforesaid cearned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by ex It is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, outlipleting abstract showing the whole title of said premise expenses and disbursements, occasioned by any suit or passich, may be a party, shall also be paid by the Grantor, shall be taxed as costs and included in any decree hat more of sale shall have been entered or not, shall us be dishecosts of suit, including attorney's fees, invested on a signess of the Grantor, or to any Party claiming und with power to collect the rents, issues and profits of the same of the death control or foreclose to out notice to the Grantor, or to any Party claiming und with power to collect the rents, issues and profits of the same the entered or not control or the forents.	To pay said indebtedness time of payment: (2) to o exhibit receipts therefor premises that may have be made at any time on tsurance in companies ace or Morigagee, and, secregagees or Trustees until and the same shall become or assessments, or the provision insurance, or pay such insurance, or pay such insurance, or pay such and the same shall become and the dependent of the payment of the same shall become on the same shall become the payment of the same shall be provided the payment of the same shall be provided the payment of the same shall be provided the payment of the payment of the same shall be provided the payment of the payment of the payment of the payment of the provided the payment of the p	and the interest; (3) within any en destroyed of da said premises insu epublic lo the hold of the trustee to indebtedness is 1 he and payable, or incumbrances or in taxes or assessme hereon from time thereon from the e whole of said ind	ereo, as herein st day of June in days af er destrument (4) that we made it er of the first st more than the first more than the first more to time; and all end of the first more to time; and all edge it days end of the first more than the first	and in said note or each year, all taxes cition or damage to uste to said premises o be selected by the tagge indebtedness, erests may appear, pay all prior incumreon when due, the or ruchase any tax most support of the period of the total period of the total period of the tax of the prior of the tax of tax o
thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by exame as if all of said indebtedness had then matured by expenses and try is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, outling letting abstract showing the whole title of said prantice expenses and disbursements, occasioned by any suiter product, may be a party, shall also be paid by the Grantor Ashall be taxed as costs and included in any decree hat mere of sale shall have been entered or not, shall not be the costs of suit, including attorney's fees may be per assigns of the Grantor waives all right to the possession agrees that upon the filing of any complaint to foreclose to out notice to the Grantor, or to any paty claiming und with power to collect the rents, issues and profits of the sa	unum, shall be recoverable processes and or included by soft documentary evides, embracing forcelosure feeding wherein the granull such expenses and disbut ab the result of the feeding wherein the granull such expenses and disbut his missed, nor release hereo d. The Grantor for the Gof, and income from, said in the rought of the Grantor, appoint a dipremises.	e by foreclosure the arred in behalf of nee, stenographer's decree—shall be tee or any holder resements shall be a reclosure proceed f given, until all su rantor and for the d premises pendin in which such com- receiver to take po-	plaintiff in connect of charges, cost of paid by the Gra of any part of sa madditional lien ungs; which proceed the content of	at law, on both, is estion with the for- procuring or com- ntor; and the lik- id indebtedness, as upon said premises, eding, whether de- disbursements, and administrators and e proceedings, and vat once and with- te of said premises
The name of a record owner is: Thomas 1.2. In the EVENT of the death of removal from said refusal or failure to act, thenChicago Title first successor in this trust and if for any like cause said find Deeds of said County is hereby appointed to be second performed, the grantee or his successor in trust, shall release	Zeugner and LairoCook Insurance compa rst successor fail or refuse successor in this trust. An use said premises to the pa	Zeugner, County ny of s to act, the person w d when all the afor	nis wife of the grantee, or said County is here who shall then be the resaid covenants a civing his reasonab	of his resignation, by appointed to be he acting Recorder and agreements are ole charges.
Witness the hand_S and sealof the GrantoS this	Zi.	day of	pri)	, 19 <u>_76</u>
	Thomas	nas J. Zeugn	/ ////////////////////////////////////	(SEAL)
	Lai	rd Zeugner	Lugner	(SEAL)
"This instrument was prepared by" Gaza E. Cooke c/o THE NORTHL 26 W.North Ave				

UNOFFICIAL COPY

		Alto Hellow	PROGRAMMENT IN THE COOK TO DESCRIPTION OF THE PROGRAMMENT OF THE PROGR
	STATE OF ILLINOIS	1976 APR 21 AM 9 21 APR-21-76 1 7 5 6 8 8 0 23457910 4	A — Rec 10.00
	COUNTY OF COOK		- 19 (19 (19 (19 (19 (19 (19 (19 (19 (19
	Donald L. Thode	, a Notary Public in and for so	old Country in the
	***	Thomas J. Zeugner and Laird Zeugner.	
	personally known to me to be the same person	n.S_ whose name_S, _are_ subscribed to the fore acknowledged thatthey_ signed, sealed and d	going instrument,
		et, for the uses and purposes therein set forth, including	ng the release and
	waiver of the right of he mestead.	sixteenth day of April	
********	O NOTARy		
94) (A.	PUBLIC	Notary Public	
	Commission Expires Sept. 17, 1975		
		00/	
		OZ	
		TOL	
		1000/	
		Brown Control	
			స్త
			2345793
		Clara	791
	Nay.		2
			0.
i		1	
	nd wife		
	GAGE NER a his his enue 60		S E
	Deto		E. COI
BUA NO	COND MORTGAGE Frust Deed THOMAS J. ZEUGNER and LAIRD ZEUGNER, his wife TO TO THE NORTHLAKE BANK 26 W. North Avenue Northlake, II 60164		GEORGE E. COLE® LEGAL FORMS
Š	Trust Deed Trust Deed THOMAS J. ZEUGNER an LAIRD ZEUGNER, his v TO TO THE NORTHLAKE BANK 26 W. North Avenue Northlake, 11 601		GEORGE E. COLE® LEGAL FORMS
2 ∣			

END OF RECORDED DOCUMENT