## **UNOFFICIAL COPY**

rit memilika di Abrah yang kepadahan melanti melada pendarah Terminan	कर के प्राप्त कर कि एक के अपने के प्राप्त के लिए के लिए के कि कि के कि	รองกระการสาขาร การเกาะขายเราการการสารเกาะ	egen et eer scoper wijnersproproproproproproproproproproproproprop
TRUST DEED SECOND MORTGAGE FORM (Illinois	FORM No. 2202 JULY, 1973	23 486 609	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH.	That Peter D. Franic and	Marilyn, his wife	
(hereinafter called the Grantor), of	(No. and Street)	Northlake (City)	Illinois (State)
in hand paid, CONVEY. AND WA	SEVEN THOUSAND FIVE HUNDR RRANT toThe Nort Northlake	hlake Bank	40/100 Dollars  Illinois (State)
and to his successors in trust hereinafte fowing described readest ite, with the im and everything appured on thereto, tog	r named, for the purpose of securing perf provements thereon, including all heating, tether with all rents, issues and profits of so of COOK an	ormance of the covenants and ag air-conditioning, gas and plumbir aid premises, situated in the	reements herein, the fol- g apparatus and fixtures,
Northlake Villa quarter of th	Block 7, in Midland Devel ge Unit #8, a Subdivision Northeast quarter of Secti 12, East of the Third Pri	of the Northeast on 31. Township	
	00/		
IN TRUST, nevertheless, for the purp WHEREAS The Grantor S Peter	under and by virtue of the ho nested I excose of securing performance of the cover D. Franic and Marily his	ants and agreements herein.	
justry indented uport.	μπρ.	promissory notebearing even	date herewith, payable
\$125.64 on the f thereafter for f	on the fifteenth day of Jurifteenth day of each and eifty-eight months, and a fihe fifteenth day of May, A	ever/ nonth inal payment	<b>5</b> -
		1.D. 1981	
grantee herein, who is hereby authorized with loss clause attached payable first, to which policies shall be left and remain with prances, and the interest thereon, at the first like the properties of failure so to insurgantee or the holder of said indebtedness ien or title affecting said premises or pay Grantor agrees to repay immediately with the appropriate or annum shall be so much additional or annum shall be	as follows: (1) To pay said indebtedness, ment extending time of payment, (2) to do not demand to exhibit receipts (2) to do not have been as the first Trustee or Mortgagee, and, see the first Trustee or Mortgagee, and see the first Trustee or Mortgagee, and, see the first Trustee or Mortgagee, and seed the first Trustee or Assessments, or mortgage of the first Mortgage	and the interfect thereon, but on pay prior to the first day of J in pay prior to the first day of J in (3) within a first days after deen destroyed or damaged; (4) this said-regnises insured in companion to the first in the f	is and in said note or in each year, all taxes to said premises to be a side premises. The to said premises to be a side predicted by the mortgrae in obtaining the said predicted by the mortgrae in company all rates and the said money so paid to be sent at seven per cert.
losure hereof—including reasonable attor- leting abstract showing the whole title xpenses and disbursements, occasioned by uch, may be a party, shall also be paid by hall be taxed as costs and included in an- ree of sale shall have been entered or not, he costs of suit, including attorney's fee ssigns of the Grantor waives all right to grees that upon the fling of any compla- ut notice to the Grantor, or to any and with power to collect the rents, issues add	received an instantion of the control of the contro	nee, stenographer's charges, cost decree—shall be paid by the stee of any holder of any part of receiver proceedings; which pr given, until all such expenses a rantor and for the heirs, executed premises pending such foreclo n which such complaint is filed, receiver to take possession or charges.	of procuring or com- prantor; and the like said indebtedness, as in upon said premises, occeding, whether de- ided disbursements, and said proceedings, and sure proceedings, and may at once and with- arge of said premises
	ter D. Franic and Marilyn, I from said hicago Title Insurance Con he cause said first successor fail or refuse to to be second successor in this trust. An trust, shall release said premises to the pair		
Witness the hand. Sand scal of the		day A May Dianic er D. Franc (119) Franc	76
	602/6	1188 France France	(SEAL)
	red by" E NORTHLAKE BANK North Avenue		

, and a sour m

**T** 

## UNOFFICIAL COPY

	All the state of the second	ner filologische seiner E <b>0</b> militarie geber der S <mark>ta</mark>
	1976 MAY 17 AM 11 30 MAY-17-76 1 9 0 5 6 4 0 23	486509 × A Rec 10.00
ATE OFILLINOIS		
COOK	<b>SS.</b>	
Donald L. Thode		
		in and for said County, in the
te aforesaid, DO HEREBY CERTIFY	nat teet D. Trante and har it	yii, iiis wiig
rsonally know to me to be the same ne	rson <sup>S</sup> whose name S are subscribe	d to the foregoing instrument
	and acknowledged that they signed,	
	y act, for the uses and purposes therein se	
iver of the right of homestead.		
Given under my hand and retarial scal	this eighth day of	May , 19 76
HOTARY		
(lupress Seal Here)		Clan
mmission Expires Sept. 17, 1978		tary Public
	A Roo	
	A share	
	at her is a second	
	0,	
	4h.	
	Dy.	23486509
		2348660
		0,
vife 30164		
and and WK		
NIC : IC, I de BAI		COL
FRAN FRAN TO THLAKE		GEORGE E. COLE
R D. LYN NORT	MAII	~~~``
Trust Deed PETER D. FRANIC and MARILYN FRANIC, his TO TO THE NORTHLAKE BANK 26 W. North Avenue Northlake, Illinois	MAIL	GEO GEO
FILLYN FRANIC and MARILYN FRANIC, his wife TO THE NORTHLAKE BANK 26 W. North Avenue Northlake, Illinois 60164	MAIL	GEOI CEC