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TRUST_DEED	FORM No		589 132	GEORGE E. COLE
SECOND MORTGAGE FORM (Illinois)	JULY, 1	.973		LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	Kenneth E. Shav	wer, Jr., and A	Arlene M. Shawve	r, his wife
	E. Dewey Ave.,	Northlak (City)	ie II	1 ino is (State)
for and in consideration of the sum of <u>Fig</u> in hand paid. CONVEY_AND WARRAN	ht Thousand Two	Hundred Ninety-	Two & 60/100	Dollars
cf 26 W. North Avenue	Nor	thlake		linois
(No. and Street) a a b his successors in trust hereinafter name bwir g escribed real estate, with the improven and very hing appurtenant thereto, together of Northlake County of	nents thereon, including a with all rents, issues and	II heating, air-conditioning profits of said premises, s	e covenants and agreements, gas and plumbing apposituated in theCi	aratus and fixtures, ty
Block 5 to Midland Developm				
of the Northwest quarter of	f the Northwest	quarter of Sect	ion 32, Townshi	p
40 North, Range 2 East of	f the Third Prin	cipal Meridian.		
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Co			•	
	4			1. ***
Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose of WHEREAS, The Grantor Kenneth E justly indebted upon their \$8,292.6	. Shawer Jr.,	and Arlene M. S	of the State of Illinois. ements herein. Shawyer, his wit ote_bearing even date	
\$138.21 on the tenth day of		· · · · · · · · · · · · · · · · · · ·		nerewitti, payable
day of each and every month	thereafter for	f:/ty-eight mor	nths, and a	
final payment of \$138.21 on	the tenth day o	of August. A. D.	ر المحکم ۱۹81 .	•
		し	C.P	
		10.		
THE GRANTOR covenants and agrees as foll notes provided, or according to any agreement and assessments against said premises, and on a rebuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep grantee herein, who is hereby authorized to plac with loss clause attached payable first, to the five which policies shall be left and remain with the brances, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or pgrantee or the holder of said indebtedness, may lien or title affecting said premises or pay all pri Grantor agrees to repay immediately without of per annum shall be so much additional indebted IN THE EVENT of a breach of any of the afternoon from time of such breach at seven per same as if all of said indebtedness had then mate. It is AGREED by the Grantor that all expendisourcheroof—including reasonable attorney is pletting abstract showing the whole title of vair expenses and disbursements, occasioned by any deep said, and had been and the costs of suit, including attorney's feet the costs of suit, including attorney's feet the agrees that upon the filing of any commant to the agrees that upon the filing of any commant to the time of a record on the costs of suit, including attorney's feet the agrees that upon the filing of any commant to the time of a record on the filing of any commant to the time of a record or any like can be paid by the costs of suit, including attorney's feet the costs of suit, including attorney's feet the agrees that upon the filing of any commant to the four notice to the Grantor, or to any six claim with power to collect the rents, issues and profits four notice to the Grantor, or to any six claim with power to collect the rents, issues and profits of Deeds of said Court of the deather promosal from of Deeds of said Court of hereby appointed to be performed, the granter or his successor in thus trust and if for any like can	extending time of payme, the demand to exhibit receipt on said premises that m all buildings now or at are such insurance in com at Trustee or Mortgagee said Mortgagees or Trust times when the same sha any laxes or assessments, procure such insurance, to remain and the same that th	nti (2) to pay prior toly as therefor; (3) within any have been destroyed on time of the payment	a) 4ff st day of June in ee it y days after destruction dam, ee f; (4) that was insue din companies to holder of the * morge issee herein as the r interest in the state of the state o	ch year, all taxes on or damage to e to said premises be selected by the age indebtedness, rests may appear, y all prior incumon when due, the purchase any tax norey so paid, the it view per cent in the process of the procuring or comor; and the like indebtedness, as one said premises, ing, whether designation and it is the proceedings, and it once and without sufficient and premises. The proceedings, and it once and without sufficient in the proceedings, and it once and without sufficient in the proceedings, and it once and without sufficient in the proceedings. The proceedings are sufficient in the proceedings and it once and without sufficient in the proceedings. The proceedings are sufficient in the proceedings and it once and without sufficient in the proceedings.
Witness the hand and seal of the Grams	s third	and the title assessment with	August	19_76
	740	MENTE STUME	hazore pe	(SEAL)
	Ar	riche Ym. S lene M. Shawver	harvet	(SEAL)
"This instrument was prepare Gaza E. Cooke c/o The Korthlak	northlake bank			

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OUNTY OF	COOK	SS.		100	
	. Thode			Public in and for said	
ate aforesaid,	DO HEREBY CER	TIFY that Kenneth	E. Shawver, Jr.	, and Arlene M.	Shawver, his
wife					· · · · · · · · · · · · · · · · · · ·
rsonally know	n to me to be the	same personSwhose	name s are sub	scribed to the forego	ing instrument,
ea ed before	me this day in p	erson and acknowled	dged that <u>they</u> s	igned, sealed and deli	vered the said
trument as	their free and	voluntary act, for the t	uses and purposes ther	ein set forth, including	the release and
iver of the rig	ht of homestead.				
CGiven mid	ny hand and nota	rial seal this <u>thir</u>	<u>d</u> day	of August	, 19 <u>76-</u>
OTARY (Impress Sea)	Here	*			
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평	ARLENE M. SHAWVER, JR., ARLENE M. SHAWVER, his wife TO The MOKTHLAKE BANK	60164			p
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S	RLENE M. SHAWVER, TO TO The MOKTHLAKE BANK	26 W. North Avenue Northlake, Illinois			GEORGE E. COLE® LEGAL FORMS
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Trust Deed	× × ×	2 4			lo l

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