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CALL CONTRACTOR OF CONTRACTOR	23 103 955	NO. OF THE PARTY O		Service Services and Company of Company	enterestation and resident and the second
TRUST DEED SECOND MORTGAGE FORM (I		FORM No. JANUARY,	2202 1968		GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESS	SETH, That WILLIA	MN.C	AUDILL and	HELEN M. CAUD	ILL, his
(hereinafter called the Grantor),			orthlake	County ofCook	
and State of Illinois TWO THOUSAND THE	, for and in considerati	ion of the su	m of DOT.TARS a:	nd 60/100	Delle-
in hand paid, CONVEY AND	WARRANT to	-THE N	ORTHLAKE B	ANK	,
of the <u>City</u> of and to his successors in trust her					
owing described real estate, with	the improvements thereon,	including al	l heating, air-conditi	oning, gas and plumbing app	paratus and fixtures,
of Northlake		issues and p	profits of said premis		Lty
Ưr≟t #6, a Su	bdivision in S	outhea	st Quarter	Northlake Vill of Section 31, rd Principal Me	,
Ox					
	<u> </u>				
	.0				
Hereby releasing and waiving all IN TRUST, nevertheless, for t WHEREAS, The GrantorS W	TLLIA. F CAUD	formance of	the covenants and	agreements herein.	vife
justly indebted upon <u>t</u>	heir		principal promisso	ry notebearing even date	herewith, payable
\$99.65 on	the second day	of Ju	ly 2, A.D.	1975.	
	the second day				_
	tor twenty to the second day			final payment	e£ •
733103 0	and become day		he, m.b. I		
			<i>)</i> ×,	on.	
THE GRANTOR covenants and	l agrees as follows: (1) To	pay said in	de by Juness, and the	interest percon, as herein	and in said note or
and assessments against said pren	ny agreement extending tim nises, and on demand to ex	ne of payme chibit receip	nt; (2) to per pricts therefor; (3) wi	to the first day of June in a	each year, all taxes tion or damage to
shall not be committed or suffered grantee herein, who is hereby ant	improvements on said pres 1; (5) to keep all buildings horized to place such insur	nises that m now or at a	ny time on si opere	es insured in companies to	be selected by the
THE GRANTOR covenants and notes provided, or according to an and assessments against said pren rebuild or restore all buildings or shall not be committed or suffered grantee herein, who is hereby aut with loss clause attached payable with the control of the con	first, to the first Trustee or main with the said Mortgag	Mortgagee	e, and, second, to in- tees until the indeb	in stee herein as their int	erests may appear, av all prior incum-
IN THE EVENT of failure so	at the time or times when to to insure, or pay taxes or	he same sha assessments	Il become sue and a , or the orior incum	avaule bran as or the interest ther	eon when due, the
lien or title affecting said premise Grantor agrees to renay immedia	s or pay all prior incumbra stely without demand, and	n insurance inces and the	interest thereon fr	om tir a o tir a and all r	noney so paid, the
per annum shall be so much addi	itional indebtedness secured f any of the aforesaid cover	here are	eements the whole o	f said indebted, es_includie	at seven per cent
Grantor agrees to repay immedi- per annum shall be so much addi In THE EVENT of a breach of earned interest, shall, at the opit thereon from time of such breach same as if all of said indebtedness. It is AGREED by the Granto- closure recoff—including reasons plette hereoff—including reasons plette hereoff—including reasons plette hereoff—including reasons such, may be a party, shall also be shall be taxed as costs and includ- cree of sale shall have been entere the costs of suit, including attorn assigns of the Grantor waives all agrees that upon the filing of any out notice to the Grantor, or to with power to collect the rents of	on of the legal holder the at seven per cent per angi	shall be	at notice, become in recoverable by fore	mediately de ind payable closure thereor, or by	and with interest
IT IS AGREED by the Granton closure hereof—including reasona	r that all expenses and dist	drsements p	aid or incurred in b	pehalf of plaintiff in connect	on with the fore-
pleting abstract showing the who expenses and disbursements, occasi	ole title of said premises of sioned by any pur or process	embracing feding where	oreclosure decree— in the grantee or an	shall be paid by the a	in cutedness, as
such, may be a party, shall also be shall be taxed as costs and include	paid by the Grafifor. All s ed in any decree that may	uch expense be rendered	s and disbursements in such foreclosure	shall be an additional lier, a proceedings; which proce	pr said premises, ing whether de-
the costs of suit, including attorn	ey's tes ave been paid.	The Granto	r for the Grantor as	intil all such expenses and in for the heirs, executors,	admir strators and
agrees that upon the filing of any out notice to the Grantor, or to	omplaint to foreclose this arty claiming under t	Trust Deed	the court in which appoint a receiver	such complaint is filed, may to take possession or chars	at once s ,' w the
with power to collect the rents is IN THE EVENT of the deaths	r removal from said	premises. Cook		County of the grantee, or	of his resignation.
IN THE EVENT Of the deathor refusal or failure to act when its successor in this transland if of Deeds of said Charles or his successor or the performed, the grange or his successor or the successor of the succ	CHICAGO TITL for any like cause said first appointed to be second su essor in trust, shall release	E INSU: successor fa ccessor in the said premise	RANCE COMPA ill or refuse to act, the his trust. And when a les to the party entitle	NY of said County is here e person who shall then be t all the aforesaid covenants a ed, on receiving his reasons	by appointed to be the acting Recorder and agreements are
Witness the handS_and scal_			_nineth day of	May	, 19. 75
		W	Allen ?	7. (bull	(SEAL)
		<u> </u>	len m.	Candill	(SEAL)
"THIS INSTRUMENT V	WAS PREPARED BY	Y"			(GLAL)
Beverly Kuman	THE NORTHLAK				
	26 W. North	Avenue			ľ
	Northlake, I	llinoi	3	_	

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Cou	INTY OF COOK)			ign com
I	DON	ALD L. THODE		a Notary Public in and		- 2.5
Sta	aforesaid, DO H	EREBY CERTIFY	that WILLIAM N. C	AUDILL and HELE	N M. CAUDILL.	4
7.4	is wife					* }
per	S Il brown to	me to be the same	persons whose name.s.	are subscribed to the	e foregoing instrument,	į.
apr	peared de or me	this day in person	and acknowledged that	they signed, scaled	and delivered the said	
ins	trument as _tile:	r_ free and volum	ntary act, for the uses and p	ourposes therein set forth, i	ncluding the release and	
	iver of the right of	*/				1
. 328	Styre under top	hand and notarial s	seal this <u>twenty nin</u>	eth day ofMa	y, 19 <u>_75</u> .	1
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	S D	CAUDILL and HELEN TO TO		į.		George E. Cole Legal Forms
	SECOND MORTGAGE Trust Deed	ة اقباد	THE NORTHLAKE BANK 26 W. North Avenue Northlake, Illinoi	}		9
		M. CAUDIL	THE NORTH 26 W. North North lake,	1		
		M. C.	ME W			
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