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TRUST DEED SECOND MORTGAGE FORM (Illingis)	FORM No. 2202 JANUARY, 1968	23 315	903	GEORGE E COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Cla	rence K. Glowienke	and Judith	Glowienke,	his wife
thereinafter called the Grantor), of the City and State of Illinois for and in consider the Control of the City of Northlake and to be successors in trust hereinafter named, for the lowing de crib direal estate, with the improvements there	leration of the sum of ETY THREE and 76/1 THE NOR County of COO e purpose of securing perfor- econ, including all heating, sir	OQ THLAKE BANK- k and S mance of the covena- conditioning, gas as	tate of III into and agreement	HQ IS
and every Nor th' ake County of Cool	ents, issues and profits of san k and 5	I premises, situated itate of Illinois, to-w	in the	in said note on hyperson and fixtures. The said premises and fixtures or damage to to said premises and premises any tax is on paid, the said premises any tax is on paid, the said premises any tax is may appear, all prive incums the paid, the said premises any tax is paid, the said premises any tax is paid, the said premises any tax is paid, the said premises, and the said premises, whether depreceding and the take highly take the said premises, and premises, and premises, and premises and prem
lot 33 in Block 2 North ak Village, Unit # North Ves: 1/4 of the North Ship 40 1/2, th, Range 12, E idian	10, being a subdiv th East 1/4 of Sec	ision of the tion 32. Town	ì	
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Hereby releasing and waiving all rights under and by vi	ir se of the homestead exem	ption laws of the St	ate of Illinois	
IN TRUNT, nevertheless, for the purpose of securing WHEREAS. The Grantor S Clarence K, justly indebted uponthe ir	perfor tank of the coverage Glov jenke and Judi	is and agreements h	nerein. . his wife	1
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on the third day of each a two months, and a final pa of December A. D. 1977	nd every month the yment of \$74.74 or	reafter for the third d	Twenty- ay	And the second s
The Granton covenants and agrees as follows: (1) inters provided, or according to any agreement extending no assessments against said premises, and on derinand to desire a restore all buildings or improvements on said, hall not be committed or suffered. (5) to keep all building transies herein, who is hereby authorized to place such in eith loss clause attached payable first, to the first Truste shick policies shall be left and remain with the said Morrance, and the interest thereon, at the time or times whe last the Exprit of failure so to insure, or pay taxes tantee or the holder of said indebtedness, may province of or title affecting said premises or pay all prior incum insuling agrees to repay immediately without demand, or annum hall be so much additional indebtedness see its time. Extent of a breach of any of the aforesaid of airned interest, shall, at the option of the legal holder action from time of such breach at seven per cent per a line at a fall of said indebtedness had then matured by any early all of said indebtedness had then matured by any or a significant contents.	instruction of at any time on say surance in companies accept or Mortgager, and, second tragers or Frustees until the or assessments, or the prior unch insurance, approach to brances and has project inc	Actebrace insured a half-to the holder of 170 the Trustee her indebtedness is fully and payable insumbrances or the axes or assessments, econ from time to	n of nyanies to be f be first mertga ein - their interes paid, (6) to per or discharación time, and all rio	e selected by the see indebtedness, sats may appear, all price incum to shen due, the contract and the see any tax or a see paid, the
It is AGREED by the Grantor that all expenses and owner hereof-minduling reasonable attorney's feese-old, eting abstract showing the whole title of said greenly penses and dishursements, occasioned by any said per present, may be a party, shall also be paid by the scholler. A sill be faxed as costs and included in any fleered that me et of sale whall have been entered or now shallow that me et of sale whall have been entered or now shallow the presenting as a sense of the Grantor waives all published pursues of the formation waives all published pursues of in notice to the Grantor, or inspire any granton for the said the power to collect the rent saids and profits of the saids the Season of the Grantor of the Season of the Grantor	inhibits ments paid or incurry as for distintentary esidence of the central inguitation of the central inguitation of the central inguitation of the central insulation of the Crantor for the Crantor and permises. COOK INSURANCE COMPANIATIONS OF THE CRANTOR OF THE CRANTOR OF THE CRANTOR OF THE CRANTOR OF THE COOK.	ed in behalf of plant, stenographer's cheese shall be pain in any hidder of a ment shall be an aclemite proceedings, is no and for the hei brenium, and all much side and for the hei brenium, and for the hei brenium, and county of the proceedings, is not and for the hei brenium, and for the hei brenium, and a person white he had to the presson who	niff in connection arges, cost of pre- i by the Granto iny part of said stitional learn upo- stition and learn upo- stition and data recentors, air cut foreclosure part is filed, may at shown or charge of the grantee, or of Country is hereby shall then be the discoverement and discoverement and	n with the fore becuring or coin e. and the like indebtedness, as a naid preminer, age whether desperienced and itensity attail enceedings, and sence and with it was premises. But premises but premises to be acting Recenter agreement are
eformed, the gradition his successor in trust, shall relea- Witness the hand. S and scal. of the Granier S, this			mber	19.75
	La vnec Clarer Succession	Ce K. Growie Control Control	inte inte	(SFAL)

"this instrument was prepared by"

Gaza E. Cooke c/o the NORTHLAKE BANK

26 W. North Ave... Northlake Illinois

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NTY OF COOK	}			
Donald L. Thode	and the second of the second o	a Notary Public in and f	or said County, in the	
aloresaid, DO HEREBY CERTIF)	that Clarence K. Gl	owienke and Judith	Slowienke, his	
fa				
conally known to me a be the same cared before me this da in person	person. S whose name S	they signed scaled	and delivered the said	
cared before me this das in person rument astheir.fee and volum	n and acknowledged tha	purposes therein set forth, it	ncluding the release and	
are of the right of homestead.				
Given under my hand and notarial	ser) thistwenty-seve	nth day of Novem	iber 19 75	
NOTARY (imposal load) form)			1	
Public	Ox =	Notary Pupi	k	
Sept. 17, 1978				
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Dee CLOWIE SLOWIE	* =	(
St Dee St Dee E K, GLOWIE GOWIENKE, TO TO THE BANK	ake, 11			EORG
TUST Dee TUST Dee SELKE K. SLOWIE TO	K. North A			GEORGE E. COLE' LEGAL FORMS
Trust Deed CLARINGE K. GLOWIENKE AND SUBJIH GLOWIENKE, HIS WIFE TO THE NORTHLAYE BANK	26 K. North Avenue Northlake, Illinois			GEORG

ENDED PRECORDED DOCUMENTE