UNOFFICIAL COPY

THIS INDESTURE WITNESSETH, That FHILLIP K. FREYMAN AND CAROL S. FREYMAN, his wife, thereinafter called the Gramur, of 125 Lake Edge Ct., 10.6 ffman Estates 1.11inois 6 state of 12 cm. 20 cm.	TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25631330	GEORGE E. COLE* LEGAL FORMS 7 75
Thereby releasing and waiving all rights under and by vittle of the homestead exemption have of the State of Illinois. In Fast, nevertheless, for the purpose of securing performance of the covenant and agreements herein, the following the control of Blocks 1.0 to 20, both including all rights under and by vittle of the homestead exemption laws of the State of Illinois. In Fast, nevertheless, for the purpose of the covenants and agreements herein, the following the state of the covenants and agreements herein, the following the state of the covenants and agreements herein, the following the state of the covenants and agreements herein, the following the state of the covenants and agreements herein and trusted the state of the covenants and agreements herein and trusted the state of the covenants and agreements herein and the state of the covenants and agreements herein. It is not to be a state of the covenants and agreements herein. It is not provided to the covenants and agreements herein. It is not to the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenant and the covenants and agreements herein. It is not to covenants and agreements herein and in said note or make the covenants and agreements and to covenants and advances up to a total amount of Thirty-Two Thousand To hundred Thirty and SO/100 has pollitars. This Casarton covenants and agrees as follows: (1) To pay said in	THIS INDENTURE, WITNESSETH, That PHI	LLIP K. FREYMAN AND	CAROL S. FREYMAN, hi	s_wife,
in hand past CONVEX AND WARRANT. to Mayrine Frohne The Station State of the Converse of the Converse of State of the Converse	(hereinafter called the Grantor), of 1425 Lake	e Edge Ct.,	Hoffman Estates,	Illinois
and serveything lament apant thereto, together with all rents, issues and profits of sid premises, situated in theViilage	in hand prid. CONVEY AND WARRANT to to to to to to	Mayrine Frohne Palatine, (City) the purpose of securing perform	nance of the covenants and agree	Illinois (State) ments herein, the fol-
Nymens. The Granto? Fhills, K. Freyman and G. 101 S. Freyman. his wife, justly indebted upon. One principal promissory note bearing even date herewith, payable in 180 successive monthly installments commenced, on the 22nd day of November, 1980, and on the same date of each month thereafter, il) except the last installment to be in the amount of \$179.06 each and said last installment to be in the amount of \$179.06 each and said last installment to be in the amount of \$179.06 each and said last installment to be in the amount of \$179.06 each and said last installment to be in the amount of \$179.06 each and said last installment to be in the amount of \$179.06 each and said last installment to be the entire unpaid balance of said sum. It is intended that this instrument to be the entire unpaid balance of said sum. It is intended that this instrument to be the entire unpaid balance of said sum. It is intended that this instrument to the the entire unpaid balance of said sum. It is intended that this instrument to the heart of the said local and advances up to a total amount of Thirty-Two Thousand T. Hundred Philips and 80/100ths pollars. The Gravton covenants and agrees as follows: (1) To pay said indebtedness, and the intest pay and the said of the said indebtedness in the said said to a suffered; (2) to keep all buildings now or at any time on said premise buffer in communics, o be selected by the grantee communication of said indebtedness, with policies shall be left and remain with the said Mortgages or Trustees until idedind/beclares is fully paid; (6) to a valid prior incumbrances, and the intest thereon, or said indebtedness, with policies shall be left and remain with the said Mortgages or Trustees until idedind/beclares is fully paid; (6) to a valid prior incumbrances, and the intest shorten of the said indebtedness, may precure such insurance, and the intest thereon from the date of payment at any or paid, the contest of the said indebtedness, and prove insurance of the intense thereon from time to ti	and everything one it cant thereto, together with all of Hoffman Estates County of Coc Lot 16 in Block 1 in Westbury Lak and parts of vance? streets vaca of parts of Block 1, to 20, both of Howie in the Hills Unit 3, bot	rents, issues and profits of said obt and S ce Unit 1, being a S ated per Document No inclusive, in Howith being a subdivisi	I premises, situated in theVil tate of Illinois, to-wit: ubdivision of part of . 226-50-177 and a re e in the Hills Unit l on of said Section 19	E Section 19, esubdivision and parts , Township
in 180 successive monthly installments comment of on the 22nd day of November, 1980, and on the same date of each month thereafter, 11) except the last installment to be in the amount of \$179.06 each and said last installment to be the entire unpaid balance of said sum. It is intended that this instal installment to be a period of fifteen years, any extensions or renewals of said loan and any additional a advances up to a total amount of Thirty-Two Thousand To Hundred Thirty and 80/100ths Dollars. The Grantor coverants and agrees as follows: (1) To pay said indebtedness, and the intent that year advances on the intent of payment; (2) to pay when the first of a sample to relate any against said premises, and on demand to exhibit receipts therein. (1) within save day affect destruction of sample to relate any against said premises, and on demand to exhibit receipts therein. (1) within save day affect destruction of sample to relate any the related to the same said premises and the same said to exhibit receipts therein. (1) within save day affect destruction of sample to relate any the related to the same said premises and the first more against which is all the same said therein, and the intent of the first more against which is all the same said the related to the same with the said Mortagese or Trustees until glandsbedness is fully paid; (5) to 10 at all prior incumbrances, and the interest thereon, at the time or times when the same shall become said and the same with the said said premises or pay all prior incumbrances and the interest thereon from the date was a same said to the same said the same with interest thereon from the date of the same and the same with interest thereon from the date was a same said to said indebtedness including prior to relate the same said the said said premises or pay all prior				
and on the same date of each month thereafter, 11 except the last installment to be in the amount of \$179.06 each and said last installment to be the entire unpaid balance of said sum. It is intended that this install not be the entire unpaid balance of said sum. It is intended that this install not said secure for a period of fifteen years, any extensions or renewals f said loan and any additional a advances up to a total amount of Thirty-Two Thousand T. Hundred Thirty and 80/100ths 100llars. The Granton coverants and agrees as follows: (1) To pay said indebtedness, and the intend year all taxes and assessments gained said premises and on demand to exhibit receipts therefor. (13) within sixty days after destruction or samage to rebuild or restore all mildings or improvements on said premises that may have been destroyed or before it in the said premises which not be before in the intended payable first, to the first Trustee or Morteagee, and, second to be first trustee the first more age indebtedness, with loss clause attached payable first, to the first Trustee or Morteagee, and, second to be first trustee the first more age indebtedness, with loss clause attached payable first, to the first Trustee or Morteagee, and, second to be first to be first more age indebtedness, with loss clause attached payable first, to the first Trustee or Morteagee, and, second to be first trustee the first more age indebtedness, with loss clause attached payable first, to the first Trustee or Morteagee, and, second to be first that the first more age indebtedness, with the said the complete the payable. It is the Every of failure so to insure, or pay taxes or assessment of the first more against the contained to the time of times when the said second the first more against the contained to the first more against the contained to the first more against and the interest thereon, and additional indebtedness were himsmand, his pay such taxes or assessments or discharged price and the first against the first payable. It is the fir				e herewith, payable
incrent, who is nevery authorized to place such insurance in companies acceptant from a foliation of the first provided in the first Trustee or Mortgage, and, second in the Trustee herein as their interest is may appear, which took can be appeared to the first provided in the first pro	and on the same date of each month in the amount of \$179.06 each and balance of said sum. It is intend period of fifteen years, any exter advances up to a total amount of T Dollars.	h thereafter, ill ex said last inst.llm ded that this instronsions or renewals Thirty-Two Thousand	scept the last instal nt to be the entire; in int shall also sect if said loan and and The Hundred Thirty and	lment to be unpaid pre for a additional a and 80/100ths
shall be taxed as costs and included in any declive that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorney (pes have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all great to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or point party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rental sates and profits of the said premises. The name of a record owner is: Phillip K. Freyman and Carol S. Freyman. In the Event of the Grantor from said				may appear, which brior incumbrances, eon when due, the or pur chase any tax nor y o paid, the at the tar pur per cent
In the failth of the death or removal from said	shall be taxed as costs and included in any decive that is cree of sale shall have been entered or now, shall not be a the costs of suit, including attorney of personave been p assigns of the Grantor waives all right to the possessio agrees that upon the filing of any complaint to forcelose out notice to the Grantor, or to any party claiming un with power to collect the rent; Astres and profits of the:	may be rendered in such force lismissed, nor release hereof gi aid. The Grantor for the Gran in of, and income from, said p this Trust Deed, the court in v der the Grantor, appoint a rec said premises.	losure proceedings; which proceed wen, until all such expenses and tor and for the heirs, executors, remises pending such forcelosure which such complaint is filed, may eiver to take possession or charge	t law, or oth, the tion with the fore procuring or wonter thore and the like d indebtedness, as pon said premises, eding, whether deliboursements, and administrators and exproceedings, and at once and wither of said premises
Phillip K. Freyman Carol S. Freyman Carol S. Freyman Carol S. Freyman PALATINE SAVINGS & LOAN ASSOCIATION This instrument was prepared by 100 West Relating Road	In the Event of the dath or removal from said — refusal or failure toget, then Joseph P. O'Conno inst successor in this trust; and if for any like cause said of Deeds of said Contanty is hereby appointed to be secon	Cook r or William W. Heis first successor fail or refuse to a nd successor in this trust. And w	County of the grantee, or 3e, Jr. of said County is here ict, the person who shall then be the then all the aforesaid covenants at	of his resignation, by appointed to be ne acting Recorder nd agreements are
Carol S. Freyman PALATINE SAVINGS & LOAN ASSOCIATION This instrument was prepared by 100 West Palatine Road	Witness the handand sealof the Grantor th	X DODY	- 5	
This instrument was prepared by 100 West Rotatine Road		Carol S.	Freyman	(SEAL)
		100 West Point	ine Road	

UNOTEICUL COPY

STATE OF Illinois	
COUNTY OF Cook	S 55.
I, Lavina Moranda,	, a Notary Public in and for said County, in the
	llip K. Freyman and Carol S. Freyman, his wife,
	chose name_sare subscribed to the foregoing instrument,
	owledged thatthey_ signed, sealed and delivered the said
instrumen as <u>their</u> free and voluntary act. for	the uses and purposes therein set forth, including the release and
waiver of the ligh of homestead.	
Given under my band and notarial seal this	
	2 Q
(Impress Seal Here)	Jours Moranda
Commission Expires 10/12/81	Notary Public
Commission Expires 10/12/81	
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W. Rein	
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	PALATINE SAVINGS & LGA!1 ASSCOIATIVE BAUTINE SAVINGS & LGA!1 ASSCOIATIVE Road P. 0. Box 159 Palatine, Illinois 6C067 GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT