TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	25639466	GEORGE E. COLE'
	September, 1975 d G. Prokuski and Ba	arbara J. Prokuski,	
THIS INDENTURE, WITNESSETH, That			
(hereinafter called the Grantor), of 337 E. Whi		(City)	(State)
for and in consideration of the sum of Fifty eight in hand paid, CONVEY_ AND WARRANT to.	nt Thousand Seven Hi The Northlake Bank		
of Zb W. NOPEN AVENUE (No. and Street)	(City)		(State)
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there and e (1) hing appurtenant thereto, together with all real to the last of the last	on, including all heating, air-co	anditioning, cas and plumbing ap	paratus and fixtures.
of No thiake County of C	ook and Stat	te of Illinois, to-wit:	
Midiand Development Co.'s North Southwast Quarter (except the SQuarter (except the South 100 r and the Southwest Quarter of the Ship 40 North, Range 12, East of County, Illing's	llake Village, being bouth 100 rods) West rods) South half of he Northeast Quarter	a Subdivision of the half of the Souther the Northwest Quarter of Section 32, Town	ne east er
0,5			
Hereby releasing and waiving all rights under 1 by vi IN TRUST, nevertheless, for the purpose of securin; WHEREAS, The Grantor S Ronald G. Projustly indebted upontheir \$58,748,4C-	performance of the covenants inski and Barbara J	and agreements herein. . Prokuski, his wife	
\$326.38 on the first day			e nerewith, payable
first day of each and every mon- eight months, and a final payme A.D. 1995	th therealter for or	ne-hundred-seventy- e first day of Novemb	ber,
	0,	, C	
	4/2	, CACK	
		8,	
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or N policies shall be left and remain with the said Mortgagers and the interest thereon, at the time or times when the said the interest thereon, at the time or times when the said in the EVENT of failure so to insure, or pay laxes grantee or the holder of said indebtedness, may procure s lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness sectors and the interest, shall, at the option of the legal holder it thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured by e class a some and a stranger of the said representation of the said stranger of the control of the said stranger o	s time of payment; (2) to pay therefor; (3) within sixty days have been destroyed or dangle in companies acceptable of in companies acceptable of forteagee, and, second to be or Trustees until the Indestedn me shall become fue and pays or assessments for the prior in uch insurance, dropy such taxe horances and me interest there and the same with interest there ind the same with interest there were antally a greenments the who expending shall be recoverable by the same with the same green, and the same with the who expending shall be recoverable by the same with the same strong same same with the same strong same same with the same systems terms.	when the nearth year, all taxt, after destriction or damage to least; (4) that waste to said pre agreed to apanies to be selected holder (1). First mortgage Trustee here a 15 heir interests ress is fully poid; (6 to pay all puble, cumbrances or one i terest there is or assessments, critischarge of on from time to timi; and all neon from the date of pay in at ole or said indebtedness, including immediately due and payable foreclosure thereof, or by suit in behalf of plaintiff in connect stenographer's charges, cost of the green property in the green property charges, cost of the green property is charges, cost of the green property in the green prop	es and assessments rebuild or restore mises shall not be ted by the grantee indebtedness, with may appear, which rior incumbrances, con when due, the repurchase any tax noney so paid, the at eight per cent pricipal and all and "ith interest taw, or both, the door win of corroor crim" or om-
performed, the grantee or his successor in trust, shall release Witness the hand S and sealof the Grantor_S		Ostobon	le charges.
witness the nand_and seal_of the Grantor_a this	Ronald	Postus !	(SEAL)
	Barbara	Ronald G. Prokus	(SEAL)

This instrument was prepared by Gaza E. Cooke, c/o The Northlake Bank, Northlake,

(NAME AND ADDRESS)

UNOFFICIAL COPY

_	ILLINOIS)		
STATE OF	соок	- } ss.		
. Gertru	de Bramer			
I,State aforesaid	DO HEREBY CERTIFY that _	•	Notary Public in and for said (i and Barbara J. Pro	* '
his wife=				
personally know	n to me to be the same person_	whose names are	subscribed to the forego	oing instrument,
appear d before	me this day in person and ac			
instrum nt .s	their free and voluntary act,	for the uses and purpo	ses therein set forth, including	the release and
waiver of the ap	of homestead.	eighteenth	day ofOctober	to 80
	rmy haid and notarial seal this _	e i giroceii cii	day of 	, 19_00
7	Here,	Derl	rude Brane	<u> </u>
Commission Exp	ires May 22, 1983		Notary Public	
Commission Exp				
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	and , his (3828		·	GEORGE E. COLE® LEGAL FORMS
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De l	PROF 111 11 Ave			ORM ORM
BOX NO. SECOND MORTGAGE Trust Deed	KUNNLU 6. PKUKUSKI, and BARBARA J. PROKUSKI, his w Northlake, Illinois 60 TO TO The NORTHLAKE BANK (3828) 26 W. North Avenue Northlake, Il 60164			GEORGE E. COLE® LEGAL FORMS
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SEC JEST	X			
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