אָט
704
262

TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 September, 1975 25704762

GEORGE E. COLE

THIS INDENIURE, WITNESSETH, That Daniel E. Murphy and Helen Murphy, his wife---

theremafter called the Grantor), of 255 Major Drive

Northlake

Illinois

(City) for and in consideration of the sum of Seventeen Thousand Nine Hundred Sixty-eight & 80/100 in hand paid, CONVEY AND WARRANT to The Northlake Bank

of 26 W. North Avenue Northlake

Illinois

and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following seen bed real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures. of \_\_\_\_\_Northlake County of \_\_\_\_ \_\_\_\_COOK \_\_\_\_\_ and State of Illinois, to-wit:

-----Lot 5 in Block 11 in Section 2 of Country Club Addition to Midland Development Company's Northlake Village a Subuivision in the Southwest Quarter (except the South 100 Rode) and the South half of the Northwest Quarter and The Southwest Quarter of the Northeast Quarter of Section 32, Townshir 40 North, Range 12, East of the Third Principal Meridian.-

Hereby releasing and waiving all rights under and by viral of the homestead exemption laws of the State of Illinois.

IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHEREAS, The Grantor Supplies E. Murphy and helen Murphy, his wifejustly indebted upon---their \$17,968.80----\_ principal promissory note\_\_bearing even date herewith, payable

\$299.48 on the tenth day of January P.D. 1981; \$299.48 on the tenth day of each and every nor ch thereafter for fifty-eight months, and a fianl paymer.c of \$299.48 on the tenth day of December, A.D. 1985 .-

The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, the cin and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each certall taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days afterdestruction or "or age "or rebuild or restore all buildings or improvements on said premises that may have been destroyed or dataged! (4) that waste to add premises shall not be committed or suffered! (5) to keep all buildings now or at any time on said premise, leastred in companies to be select of by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortg ge indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second-tog Trustee herein as their interests may "pro rewinding policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay all prio incum brances, and the interest thereon, at the time or times when the same shall become due and payable.

In the Event of failure so to insure, or pay taxes or assessments for the prior incumbrances or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchar an taile on till de affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so priod, "he Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment at eight per cerular and the interest shear of a breach of any of the aforesaid covenants or agreements the whole or said indebtedness, including principal and all carned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach at eight per cent per annum shall be so much additional l

The name of a record owner is: Daniel E. and Helen Murphy--

In the fame of a record owner is.

Note that I be a compared to be compared to be controlled to be first successor in this trust, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

Witness the handS and seal of the Grantor S this sixth December Daniel E. Murphy (SEAL) murp ley Helen Murphy

## **UNOFFICIAL COPY**

STATE OF_		COOK	<u>s</u>				
		L. Tho	de		a Notary Pub	lic in and for said C	County, in the
State afore	said, DO	HEREBY C	ERTIFY that	Daniel E. M	urphy and	Helen Murphy	, his wife
personally	known to	me to be th	ne same perso	on_S whose nameS	are subscri	bed to the foregoing	g instrument,
appeared I	ocfore me	this day is	n person and	acknowledged that	_they_signe	d, sealed and delive	ered the said
metrument	as_the	ir free a	nd voluntary a	ect, for the uses and p	urposes therein:	set forth, including th	e release and
w. iver of th	he right of	homestead.					
Given	ander my	hand and n	otarial scal thi	is sixth	day of	December	
(Impire	ss Še . Hr e	1					
				(		Notary Public	
·Commissio	n Expires	Sep'	19 <u>82</u>	.=	•		
•		(					
			100				
			00/				
			4				
				0,			
				1980 DEC 15 A	M 9 20		
				/5			
			SEC+1	15-CD 37767	z 2570	3767. 1 1	10.00
					(0)	h,	
						个人	
				1100	F١	0	
				10	<u>-</u> ,	$O_{x}$	2570476
				المستنب المستد			20
,		ı	, 15 L	5	<b>*</b>		570476
			60164	/ / ×	1		
<u>ш</u>	and	rife	(38	<b>≜</b>			{
SAG		ris v	SANK ino is	<b>1</b> 1/25	j l		SLE®
DE	JURP!	ا ځ	AKE E	9/	{		E. C.
it i	اند	10RPH	STHL/		1		EORGE E. COLL
SECOND MORTGAGE  Trust Deed	DANIEL E. MURPHY	HELEN MURPHY, his wife TO	The NORTHLAKE BANK (3853) 26 W. North Ave., Northlake, Illinois 60		}		GEORGE E. COLE <sup>©</sup> LEGAL FORMS
SEC T	DA	포	루   영호   <mark>-</mark>		-		١
		- 1					{

END OF RECORDED DOCUMENT