## **UNOFFICIAL COPY**

TRUST DEED . SECOND MORTGAGE FORM (Illinois)

FORM No. 2202 September, 1975 25862557

2019-28 GEORGE E. COLE LEGAL FORMS

THIS INDENTURE, WITNESSETH, That ANTHONY J. PAZUR AND PATRICIA A. PAZUR, his wife,

(hereinafter called the Grantor), of

4285 Eisenhower Circle,

Hoffman Estates,

Illinois

for and in coacide ation of the sum of TEN THOUSAND THREE HUNDRED TWENTY-FOUR AND 80/100ths in hand paid, CONYEY AND WARRANT of 100 W. Palatine Rd.,
(No. a d S)reet)

Mayrine Frohne Palatine.

Illinois

and to his successors in just hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real (fat), with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and fixtures, and everything apparatus apparatus and fixtures, and everything apparatus and everything apparatus and fixtures, and everything apparatus and eve

Lot 27 in Block 8 in Westbury Unit No. 3, being a Subdivision of part of the South East  $^1\xi$  of Section 19. Township 42 North, Range 10, East of the Third Principal Meridian, and a Resubdivision of parts of Lots and Vacates Streets in Howie in the Hills Unit Nos. 3 and 4, 5 ang a subdivision in said South East  $^1\xi$  of Section 19, according to the Plat the eof recorded with the Recorder of Deeds on February 1, 1977 as december 23805851 and 15 and 5 County Illinois as document 23805851 all in cock County, Illinois.

Sidney H. Olson

25862557

Hereby releasing and waiving all rights under and by virtue of the homestead exemption law of the State of Illinois. In TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

With REAS, The Grantors Anthony J. Pazur and Patricia A. Pazur, his wife,

justly indebted upon

rincipal promissory note bearing even date herewith, payable

in 60 successive monthly installments commencial on the 5th day of June, 1981, and on the same date of each month thereafter, all except the last installment to be in the amount of \$172.08 each and said last install ent to be the entire unpaid balance of said sum. It is intended that this instrument shall also secure for a period of five years, any extensions or renewals of said loar and and any additional advances up to a total amount of Ten Thousand Three Hundred the ty-Four and 80/100ths Dollars.

The Green for covenants and agrees as follows; (1) To pay said indebtedness, and the interest transcon, as herein and in said note of motes provided, or according to any agreement extending to ment; (2) to pay when due in wich year, all taves and assessment and the provided of the pay when due in wich year, all taves and assessment and provided to provide the provided to place that may have been destroyed or dandaget; (4) that was a variety provided to place when the committed or suffered; (5) to keep all braidings now or at any time on said premises had not be committed or suffered; (5) to keep all braidings now or at any time on said premises and premises shall not be committed or suffered; (5) to keep all braidings now or at any time on said premises the selected by the grantee herein, who is hereby authorized to place such instance in companies acceptible to the holder of the inst provided to place such instances or the holder of the inst provided to place such instances on the indebtedness, with loss chause attached payable hards to the said Votagues or Trustees may the indebtedness is fully pad; (6) to perform the provided of place and the interest thereon is not be created in the provided of the instances, or pay taxes or assessments, or discing geor purchase any fax lien or the allecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without mand, and the same and the interest theorem from time of such breach of any of the aforesaid covaguals or agreements the whole or said indebtedness, including principal and all carned interest, shall, at the option of the legal holder; the good without motics become immediately due and payable, and with interest thereon from time of such breach at eight per cent per anatum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured, by eyers terms.

It is Atom to be the Grantor that all expense

Witness the hand and seal of the Grantor this day of May	լց 81
Anchony J. Pakur	(SEAL
+ Catricia a Paren	.(SEAL
Patricia A. Pazur	

This instrument was prepared by.

PALATINE SAVEROS # LOSS ASSOCIATION

(NAME CODYADDRESS) tine Road

P. O. Box 153

Palatine, Illinois 60057

UNOFFICIAL COPY	
STATE OF	Illinois ss.
COUNTY OF	Cook
I,	Elsie C. Smith, a Notary Public in and for said County, in the
	vife,
appeared before	on to me to be the same persons_ whose names_ are_ subscribed to the foregoing instrument, the me this day in person and acknowledged that they_ signed, sealed and delivered the said
	their free and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the rigi	r my hand and notarial seal this
Commission From	Motory Public  Notary Public  Notary Public

SECOND MORTGAGE

Trust Deed

BOX No.

2

FALATICE SELECTION CONTROL OF SELECTION CONTROL OF

GEORGE E. COLES

OF RECORDED DOCUMENT