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GEORGE E. COLES

FORM NO. 2202 April, 1980

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25869762

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form.

All warrantes, including merchantabary and figures, are packeded.

PH 12 56 11 110

A - REC

10.00

	JRE WITNESSETH, The		KAUDI	son an	790
Barbara	Olson, His W		27.51	77	
	(hereinafter called th	c Otaliioi), or	<u>7151</u>		
Avenue		over Par		Illino	Dis
	(No. and Street)		(City)	(State)	
	eration of the sum of				
<u>Ter and</u>	no/100			 [Dollars
	NVEY 5 AND WAR				
	<u>ty Bank & Tr</u>				
of 1300 G	reenbrook_Bl	vd, Hano	over	Park,Il	Ll
	'n and Street)		(Cuv)	(State)	

Above Space For Recorder's Use Only

25869762

as Trustee, and this accessors in trust hereinafter named, the following described real estate, with the improvement of the conditioning, gas and plumbing apparatus a d.5 tures, and everything apparents and thereto, together with all trustee and profits of sud trusties, situated in the County of Cook

rents, issues and profits of adjustices, situated in the County of Cook and State of Illinois, to will Lot 16 in Block 14 in Hanover Park First Addition being a subdivision of the North 100 acres of the Northeast granter of Section 36, Township 41 North, Range 9 East of the Third Principal Meridian in Cook County, Illinois.

Hereby releasing and waiving all rights under and by irreg of the homestead exemption laws of the State of Illinois, _ bearing even date herewith, payable

in 60 successive monthly installments of \$456.51 Maturity: May 8, 1986 Total Note: \$27,390.60

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest to green softerin and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxef and sessements against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild by a sessements against said premises on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be compated with a subject of the first mortgage indebtedness, with loss clause attached payable first to the holder of the first mortgage indebtedness, with loss clause attached payable first to the first from the same shall be come use a compatible to the holder of the first mortgage indebtedness, with loss clause attached payable first to the first from the same shall be come use a compatible to the first from the same shall be come use a compatible to the first from the same shall be come use a compatible paid (6) to pay all prior incumbrances, and the interest thereon, at the time or times who the same shall become use a compatible.

In the EVENT of failure so to insure, or pay takes or assessments, or the prior incumbrances or the interest there on when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase at a taken or title affecting said premises or pay all prior incumbrances and the interest thereon from time to jaine; the fill money so paid, the Grantor agree title affecting said premises or pay all prior incumbrances and the interest thereon from time to jaine; the fill money so paid, the Grantor agree mental processes and the processes of processes and the interest thereon from the date of

IN THE EVENT of the death or removal from said County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; and if for any like cruss 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 of 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 hand _5 and seal _5 of the Grantor this _	8th day of May	19 81
	Carla	. Olson
A Comment of the Comm	Carl R. Ols	son
elow sill ture(s)	Barbara (llow
	Barbara Ols	son

This trust deed is subject to

(SEAL)

1300 Greenbrook Blvd Community Bank & Trust, This instrument was Hanover Park, III.

(SEAL)

UNOFFICIAL COPY

	** · · •
STATE OF TIlinois COUNTY OF COOK	
James J. Martin State aforesaid, DO HEREBY CERTIFY that	, a Notary Public in and for said County, in the Carl R. Olson & Barbara Olson, His Wife
appeared before the this day in person and a	whose name s are subscribed to the foregoing instrument, teknowledged that they signed, sealed and delivered the said for the uses and purposes therein set forth, including the release and
waiver of the right of homes ad. Given in ider my hand and official seal this	8th day of May 1981
12-3-81	James J. Martadily Public
	C/Q/
	TSOM
SECOND MORTGAGE Trust Deed To	GEORGE E. COLE®
SECOND	E GE

END OF RECORDED DOCUMENT