| TRUST DEED SECOND MORTGAGE FORM (Illinois) | FORM No. 2202 September, 1975 | 25191379 | GEORGE E. COLES LEGAL FORMS |
|--|--|---|---|
| THIS INDENTURE, WITNESSETH, That Gary | D. Mukosey and Pa | tricia A. Mukosey, h | is_wife |
| (hereinafter called the Grantor), of 1534 N. Har (No. and Street) | old; | Melrose Park | Illinois |
| for and in consideration of the sum of Three Thou hand paid. CONVEY. AND WARRANT to 26 W. North Avenue (No. and Street) | sand One_Hùndred_I The_North]ake_Banl North]al | <u> </u> | Dollars Illinois (State) |
| r at a his successors in trust hereinafter named, for the lowing escribed real estate, with the improvements there are every sing appurtenant thereto, together with all reformers to the property of the country of COU | on, including all heating, air nts, issues and profits of said | conditioning, gas and plumbing a vi | apparatus and fixtures. |
| ot 3 except the South 23 | | | d. |
| Development Company's Northlake | | | |
| a Subdivision in the Southeast (5, Township 29 North, Range 12, | | | |
| O _j c Co | East or the Initia | The parties let all. | |
| | | | |
| Hereby releasing and waiving all rights under and by a IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor S. Gary D. Mukos justly indebted upon | ey ind Patricia A | is and agreements herein. | |
| \$129.55 on the tenth | day o' November, | A. D. 1979; \$129.55 | j |
| on the tenth day of each an | | | |
| months, and a final payment A. D. 1981 | of \$129.55 on the | e tenth day of Octobe | r, |
| | 3 | CRICK | |
| 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 a herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or M policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the sai In the Event of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure st lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, at per annum shall be so much additional indebtedness secun In the Event of a breach of any of the aforesaid coearned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per an same as if all of said indebtedness had then matured to a transpleting abstract showing the whole title of said, smisse expenses and disbursements, occasioned by any said or procuch, may be a party, shall also be paid by all of paids the costs of suff have been entered or our shall not be distinct to the costs of suff and the paid by the Grantor of the costs of suff or the costs of suff and the paid by the costs of suff or the costs of suffered or of a suble note to the Crantor of suffered or of a suble note to the out notice to the Grantor, or any party claiming under with power to collect the rents, sales and profits of the said. The party claiming under with power to collect the rents, sales and profits of the said. | To pay said indebtedness, ar- time of payment: (2) to pa- herefor: (3) within sixty th- have been destroyed or dat t any time on said profits, in companies acceptable or gagee, and second to the or Trustees until the indebte- ment of the payment of the payment of the prior ch insurance, of pay such to brances and the interest the | ad the fact of the son, as herein to when due in the hyar, all takes after destruction and mage the fact of the fact of the fact of the first of the fact of the first mortgage. Trustee herein as the line and the folder of the first mortgage. Trustee herein as the line and the folder of the first mortgage. Trustee herein as the line and sale the folder of the fact | and in said note or the said assessments of the said assessments of the said of the score emises shall not be created by the grantee indebtedness, with may appear, which prior incumbrances, the purch se any tax toney a paid, the |
| per annum shall be so much additional indebtedness secun IN THE EVENT of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder in thereon from time of such breach at eight per cent per ansame as if all of said indebtedness had then matured the same as if all of said indebtedness had then matured to the same as if all of said indebtedness had then matured to the same as if all of said indebtedness had then matured to the same same as if all of said in the same same as if all of said in the same same said is said in the same same said is said in the s | red herely. The property of t | hole or said indebtedness, includine immediately due and payable y foreclosure thereof, or by suit and in behalf of plaintiff in connect, stenographer's charges, cost of cree—shall be paid by the Grior any holder of any part of saments shall be an additional lien losure proceedings; which proce | ng pricipe and all hand with increst at law, or but hand color with the fore-procuring or committee in the like id indebtedness, as upon said premises, eding, whether de- |
| refusal or failure to chihen The Chicago Tit first successor in this rust; and if for any like cause said firs of Deeds of said County is hereby appointed to be second s | Te Insurance Compa t successor fail or refuse to a uccessor in this trust. And w | any of said County is here ict, the person who shall then be to then all the aforesaid covenants a | by appointed to be he acting Recorder nd agreements are |
| performed, the grantee or his successor in trust, shall releas | e said premises to the party | entitled, on receiving his reasonal October | ole charges. |

This instrument was prepared by G. E. Cobke, 26 W. North Ave.. Northlake, Illinois 60164
(NAME AND ADDRESS) The Northlake Bank

UNOFFICIAL COPY

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| STATE OF | соок | \ ss. | | |
| COUNTY OF | | , | * | |
| I,Donald | L. Thode | | , a Notary Public in and fo | or said County, in the |
| State aforesaid, D | O HEREBY CERTIFY | that Gary D. Mukos | ey and Patricia Muko | sey, his wife |
| /6 | | | | |
| personally known | to me to be the same | person_S whose name_S_ | are subscribed to the | foregoing instrument, |
| appeared before | me this day in person | and acknowledged that | they signed, sealed a | nd delivered the said |
| instrument a | their free and volun | tary act, for the uses and p | urposes therein set forth, inc | luding the release and |
| waiver of the righ | nomestead. | | | |
| Given under | my l and and notarial se | eal this <u>fifth</u> | day ofOctobe | <u>r, 19_79</u> |
| OTARY | | \mathcal{C} | | |
| (Impress Seal I | tere) | ~ | Notary Public | (m |
| Commission Expir | es Sept. 17, 19 | 98. | Notary Public | |
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| SECOND MORTGAGE Trust Deed | DATRICIA A. MUKOSEY, his wife To THE NORTHLAKE BANK (3463) | Northlake, Illinois | | GEORGE E. COLE® LEGAL FORMS |
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| Box No. | I NO | 14: | | 18 - |
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END OF RECORDED DOCUMENT