GEORGE E. COLE. LEGAL FORMS	FORM NO. 2202 April 1980
• 1	TRUST DEED SECOND MORTGAGE (ILLINOIS)
	그는 그는 그는 그는 그를 가는 그는 그는 그는 그를 가는 사람들이 되었다면 하는 것이 되었다. 그는 그를 가는 것이 되었다면 하는 것이다.
. 5	CAUTION: Consult a lawyer before using or acting under this form. All warranties, including manchantability and finests, are excluded.
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T.116 D.1272	HEND 1977 3:83 175 5.1 7.9 1 26744682 A - REL
THIS INDENT	URE WITNESSETH, That HEARLETTA H. DURAY
212 L. 1	
	(No. and Street) (City) (State)
Forty Six	de no of the sum of Two Thousand Five Hundred nd 16/100 Dollars
in hand paid, O	ONVE AND WARRANT to The NORTHLAKE BANK
of 26 W. N	North A ema; Northlake Illinois
as Trustee, and	(No, and, rect, (Cny) (State) to his successors 'a trus' aereinafter named, the following described real
estate, with the plumbing appa	improvements there a, i cluding all heating, air-conditioning, gas and ratus and fixtures, a deverything appurtenant thereto, together with all
	of profits of said premis stuated in the County of Cook and State of Illinois, to-wit:
	******Lot 35 in Bl ck 6 inMidland Development Co.'s Northlake
}	Village Unit #1. boing a Subdivision of the Northeast 1/4 of the Northwest 1/4 of Coction 32, Township 40 North, Range
	12, East of the Third Prin ipal Meridian, in Cook County
	Illinois; except there from, 7 Acres of land in the Southwest corner of said Quarter. ** ** ******************************
	그 그 그 그는 그 사람이 있는 그 무슨 하는 것이 없는 것 같아. 그 사람들이 살아 없었다.
	ng and waiving all rights under and by virtue of the hor lester deprimption laws of the State of Illinois. Evertheless, for the purpose of securing performance of the concentration and agreements herein.
WHEREAS,	The Grantor is justly indebted upon her principal processory note bearing even date herewith, payable
	*******\$106.09 on the first day of Octoler, A.D. 1983;
	\$106.09 on the first day of each and every month there-
E	after for twenty-two (22) months, and a firal payment of \$106.09 of the first day of September A.D. 1985.******
	or troops of the first day of september A D. 1963.
23 Alž 83 11: U :	of \$106.09 of the first day of September, A.D. 1985.*****
2 100 07 1100	$\mathcal{O}_{\mathbf{z}}$
THE GRAN	TOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon as perein, ad in s. d note or notes provided, o any agreement extending time of payment; (2) to pay when due in each year, all taxes to excess miss aga, and said premises, and on- hibit receipts therefor; (3) within sixty days after destruction or damage to rebuild on store all by 'ddings o' improvements on said.
demand to ex	bally agreement extending time of payment, (2) whay when due in each year, at that a payment in a game said premises, and on- hibit receipts therefor, (3) within sixty days after destruction or damage to rebuild or suffered to didings of improvements on said may have been destroyed or damaged; (4) that waste to said premises shall not be constituted or suffered to 100, exactly hilldings now or at
any time on sa acceptable to t	iid premises insured in companies to be selected by the grantee herein, who is hereby authorized to place ac' instrance in companies the holder of the first morreage indebtedness, with loss clause attached payable first to the first Trustee or Morga, and second, to the
Trustee hereir paid; (6) to pa	hibit receipts therefor; (3) within sixty days after destruction or damage to rebuild of a force all b 'tidings' improvements on said may have been destroyed or damage; (4) that waste to said premises shall not be committed or suffered; (2), (2) cenal bluidings now or at aid premises insured in companies to be selected by the grantee herein, who is be the authorized to place "ac" "as rance in companies the holder of the first mortgage indebtedness, with loss cause attached payable for, to the first Trustee or Mor ga, "and second, to the nast their interests may appear, which policies shall be left and remain with the side Mortgage or Trustee unto "be in "te" ness is fully yall prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable. ENT of failure so to insute, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax liter or at all facting said ay all prior incumbrances and the interest thereon from time to their, and all moneys so paid, the Grantor agrees to ore py imm "attely und, and the same with interest thereon from the date of paymentals." 14,902 per cent per annum shall be so muc' a 'd. ional secured hereby.
IN THE EVI holder of said	ENT of failure so to insure, or pay taxes or assessments, or the prior informates or the interest thereon when due, the indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lien or all affecting said
premises or provident	ay all prior incumbrances and the interest thereon from time to wing; and all money so paid, the Grantor agrees to reply immediately and the same with interest thereon from the date of paymental 14.90%, per cent per unnum shall be so much a disonal
indebtedness IN THE EVE	ENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all carned interes,
shall, at the op	
then matured	
including reas whole title of	by express terms. ED by the Grantor that all expenses and distingtion the paid or incurred in behalf of plaintiff in connection with the foreclosure hereof- onable attorney's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the said premises embracing foreclosure deer. Said he poid by the Grantor; and the like expenses and disbursements, occasioned by any ding wherein the grantee or any holder (1) by part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such disbursements shall be an additional temple on said premises, shall be taxed as costs and included in any decree that may be rendered in
suit or proceed	ding wherein the grantee or any holder (Astay part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such disbursements shall be an additional tep upon said premises, shall be taxed as costs and included in any decree that may be rendered in
such foreclost until all such e	are proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, expenses and disbursements, and he costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs,
executors, ad proceedings,	usoursements state to an audition the photo as a pleaness, stant the case as closs and include it any oter the electric in the proceedings, which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, expenses and disbursements, a white costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, ministrators and assigns or five yearness pending such foreclosure and agrees that upon the dilingol any complain to foreclose this Trust Deed, the court in which such complain is filed, may at once and e to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to ats, issues and profits of the said premises.
without notice collect the rer	e to the Grantor, or to any many claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to its, issues and profits of the said premises.
The name of	of a record owners henrietta H. Duray
	thicage Sitle Insurance Company of said County is hereby appointed to be first successor in this trust; the 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	I like cause wan into successor han or reuse to act, the person who shall then be the acting Recorder of Deces of said County is neterby be second successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor in
; 1	lease said premises to the party entitled, on receiving his reasonable charges. feed is subject to
}	
l	e hand and seal of the Grantor this16th_ day of
Witness the	Henrietta Nuray (SEAL)
Witness the	
Please print	or type name(s) Henrietta H. Duray
	or type name(s)
Please print	or type name(s) ure(s)
Please print obelow signate	or type name(s) Henrietta H. Duray (SEAL) ent was prepared by Gaza E. Cooke, 26 W. North Ave., Northlake, I1 60164
Please print obelow signate	or type name(s) ure(s) (SEAL)

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UNOFFICIAL COPY

TATE OF ILLINOIS	SS.			
OUNTY OF <u>Cook</u>				
Donald L. Thode		, a Notary Pub	lic in and for sai	d County, in the
tate aforesaid, DO HEREBY CERTI	FY that Henrietta	H. Duray		
				V 0.500
persorally known to me to be the sar		and the second of the second o		
ppeared offore me this day in per	son and acknowledged tha	t <u>she</u> sign	ed, sealed and o	lelivered the said
	luntary act, for the uses and		and the second of the second o	-
Line of the second	luntary act, for the uses and	purposes theren		
waiver of the right of omestead.				
diven fract my nar a and officia	l scal this sixteenth	day of	August	19 <u>83</u>
				ク
a a s			Notary Public	
Commission Expires Sept. 17	198			
Commission Expires Sept. 17	1380			
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SECOND MORTGAGE

Trust Deed

TO
The Northlake Bank (4702
26 W. North Avenue
Northlake, II, 60164

HENRIETIA H. DURAY



GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT