## **UNOFFICIAL COPY**

GEORGE E. COLE\* LEGAL FORMS

TRUST DEED SECOND MORTGAGE (ILLINOIS)	
CAUTION: Consult a lawyer before using or acting under this form.  All warranties, including merchantability and liness, are excluded.	
THIS INDENTURE WITNESSETH, That Rose J. Ridgewa	y====26788782
(hereinafter called the Grantor), of	*112
1662 N. 43rd Ave Stone Park (No. and Stored)  1 rand in consideration of the sum of Sixteen Thousand Two Fourteen and 52/100	<u>Hundre</u> d
in b paid, CONVEY AND WARRANT to The NORTHLAKE BANK	<del></del>
ofO _N. North Avenue Northlake	inois (state) Secribed real
estate, with a c in provements thereon, including all heating, air-condition plumbing ap, vra.us and fixtures, and everything appurtenant thereto, togethere, issues and profit afficient special premises, situated in the County of the country of t	ing, gas and Above Space For Recorder's Use Only
17 in Town Manor, a Subdiv of the Mortheast 1/4 of Sec Range 12, East of the Third	uth 60 feet Thereof) in Block ision of the North 100 Acres ction 5, Township 39 North, d Principal Meridian, in
Hereby releasing and waiving all rights under any oyy rue of the homestea IN TRUST, nevertheless, for the purpose of se, pin performance of the e WHEREAS, The Grantor is justly indebted upon [H] [2] principal pro-	ovenants and agreements herein.
\$193.03 on the first d y o after for eighty-two conth	day of November, A.D. 1983; each and every month there- , and a final payment of October, A.D. 1990.*********
	<b>(</b> ).
	The state of the s
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted or according to any agreement extending time of payment; (2) to pay when demand to exhibit receipts therefor; (3) within said yasy after destruction premises that may have been destroyed or damaged; (4) that waste to said premises institud in companies to be selected by the grante any time on said premises institud in companies to be selected by the grante acceptable to the holder of the first mortgage indebtedness, with loss clause a frustee herein as their interests may appear, which policies shall be left and paid; (6) to pay all prior incumbrances, and the interest thereon, at the time is NTHE EVENT of failable so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes or premises or pay all prior incumbrances and the interest thereon from time to without demand, and the same with interest-phiercon from the date of payn indebtedness secured hereby.  INTHE EVENT of a breach of any of the aforesaid covenants or agreements shall, at the option of the legal holder thereof, without notice, become immediate the matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbuff-coverable to torrecoverable to torrecoverable to torrecoverable to torrecoverable to torrecoverable to the whole title of said premises embracing torreclosure decreep—shall be paid by it said to proceedings, wherein the grantee or any holder Griny part of said indebted expenses and disbursements shall be a adultionable group on said premises, such foreclosure proceedings, which proceedings, hether decree of sale shall until all such expenses and disbursements, and the original part of said indebted in the paid by it said to proceedings, and agrees that upon the failing of any complaint to foreclose the without notice to the Grantor, or togging daily claiming under the Grantor, approacedings, and agrees that upon the failing of any complaint to forecooke the without notice to the Grantor, o	the whole of said indebtedness, including princical including princical metallic and payable, and with interest thereon from time of such breach hereof, or by suit at law, or both, the same as if all of said followers as the followers of the principal prin
Witness the hand and seal of the Grantor this 13th day of	September .1983.
Please print or type name(s)	Rose J. Ridgeway (SEAL)
below signature(s)	(SEAL)

Gaza E. Cooke, 26 W. North Ave., Northlake, II 60164

## **UNOFFICIAL COPY**

STATE OFIL	LINOIS	ss.		
COUNTY OFCO	QK	}		
	ode, HEREBY CERTIFY that			
State atoresaid, DO	HEREBI CERTIFI that Like	ose v. midge	way	
nersonally known t	o me to be the same person	whose name	is subscribed to the	foregoing instrument
	e this day in person and ack			
	ner free and voluntary act, fo			
ar of the right c	of homestead.			
Gi en i nder m	y hand and official seal thisni	nteenth	day of _September	, 19.83
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Commission Expires			Notary Public	
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Trust Deed	TO  The NORTHLAKE BANK  26 W. North Ave.  Northlake Illinois 60164		-4	787,9849 GEORGE E. COLE LEGAL FORMS
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