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GEORGE E. COLE®

FORM NO. 2200

TRUST DEED SECOND MORTGAGE (ILLINOIS)

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

26836890

THIS INDENTURE WITNESSETH, Thatlames_ALarrivee_and	
Joyce A. Miller (joint)	
(No. and Street) (City) (State)	
for and in consideration of the sum of Twenty Three Thousand Six	
Hundred Ninety Six and 80/100 Dollars	
m har 3 paid, CONVEY AND WARRANT to The NORTHLAKE BANK	
of 26'. North Avenue Northlake Illinois	
as Trustee, and 1: n.s successors in trust hereinafter named, the following described real	
estate, with the unpercented thereon, including all heating, air-conditioning, gas and	Above Space For Recorder's Use Only
plumbing apparatulant listures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the County of COOK	and State of Illinois, to-wit:
rends, issues and promised said premises, sudated in the County of	and state of filmors, to-wit:
**** in Block 7 in Midland Develop	ment Company's
North Lake Virige Unit 3 being a Subdi	
of South 1/2 of Jection 32, Township 40	
East of the Third Principal Meridian, i	in Cook County
Illinois.****** *** ***********	*******
Hereby releasing and waiving all rights under and byue the homestead exemption	laws of the State of Illinois.
IN TRUST, nevertheless, for the purpose of securing performance of the covenants an WHEREAS. The Grantor is justly indebted upon their princip princip story note	
pine pos dely not	and occurring even state nevertain, payable
**** \$23,696.80 on the sixteenth day of	April, A.D. 1984.***
Y	6
	Die GAGE
	(Q)
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the	a interest thereouthas working 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 taxes our assessment's a painst said premises, and on
premises that may have been destroyed or damaged; (4) that waste to said premises shall	not be compatited or suffered. (2) to '.ee. a' buildings now or at
any time on said premises insured in companies to be selected by the grantee herein, w	who is the chy authorized to place such a surance in companies
Trustee herein as their interests may appear, which policies shall be left and remain wi	The said Mortgagee or Trustee until the indebtedness is fully
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior, iteu	ribrances or the interest thereon when due, he rantee or the
holder of said indebtedness, may procure such insurance, or pay such taxes or assemble premises or pay all prior incumbrances and the interest thereon from time to hime on	hts, or discharge or purchase any tax lien or t. diffecting said
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the or according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receipts therefor; (3) within sarty days after destruction or damage premises that may have been destroyed or damaged; (4) that waste to said premises shall any time on said premises insured in companies to be selected by the grantee herein, v acceptable to the holder of the first mortgage indebtedness, with loss clause attached particular to the property of the first mortgage indebtedness, with loss clause attached particular to the property of the first mortgage indebtedness, with loss clause attached particular to the property of the prope	14.90 per cent per annum shall be so much a (ditional)
indebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole	of said indebtedness, including principal and all earned interest.
INTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole shall, at the option of the legal holder thereof, without notice, become mediately due:	and payable, and with interest thereon from time of such breat
at 14.90 per cent per annum, shall be recoverable by forcelosure thereof, or then matured by express terms.	by suit at law, or both, the same as if all of said indebtedness had
IT IS AGREED by the Grantor that all expenses and dispurations paid or incurred in	n behalf of plaintiff in connection with the foreclosure hereof —
whole title of said premises embracing foreckssure decres—shall be paid by the Grante	or; and the like expenses and disbursements, occasioned by any
suit of proceeding wherein the grantee of any holder stany part of said indebtedness, as expenses and disbursements shall be an additional lies upon said premises, shall be tar	such, may be a party, shall also be paid by the Grantor. All such ted as costs and included in any decree that may be rendered in
such foreclosure proceedings; which proceeding, whether decree of sale shall have been	entered or not, shall not be dismissed, nor release hereof given,
executors, administrators and assigns for Grantor waives all right to the possession	of, and income from, said premises pending such foreclosure
without notice to the Grantor, or team party claiming under the Grantor, appoint a rec	eiver to take possession or charge of said premises with power to
at 14.90 per cent per annum, shall be recoverable by force lowure thereof, or then matured by express terms. It is AGREED by the Grantor that all expenses and discoverents paid or incurred in including reasonable attorney's fees, outlays for documentary evidence, stenographer' whole title of said premises embracing foreclosure depress. shall be paid by the Grantor suit or proceeding wherein the grantee or any hold for any part of said indebtedness, as expenses and disbursements shall be an additional upon said premises, shall be tast such foreclosure proceedings; which proceedings, thether decree of sale shall have been until all such expenses and disbursements, for the costs of suit, including attorney's fee executors, administrators and assigns (The Grantor waives all right to the possession proceedings, and agrees that upon the light of any complaint to foreclose this Trust De without notice to the Grantor, or teach yearly claiming under the Grantor, appoint a recocollect the rents, issues and profits of the said premises. The name of a record owners of James A. Larrivee & Joyce A.	Millor
The Chicago Nicle Insurance Company	aid County is hereby appointed to be first successor in this trust
IN THE EVENT of the death or removal from said Cook County of The Chicago Nicke Insurance Company of sa and if for any like cause said first successor fail or return to the county of the aforesaid covenant trust shall prefer said for successor in this trust. And when all of the aforesaid covenant trust shall prefer said removes to the next sentitle.	then be the acting Recorder of Deeds of said County is hereby

This instrument was prepared by <u>Michelle Rosenwinkel; 26 W. North Avenue Northlake, Illinois</u> 60 164 (NAME AND ADDRESS)

James A. Larrivee

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	COUNTY OF	COOK		ss.				
	COUNTY OF			. ,				
	I, Donald L.	Thode	, a Notary Public in and for said County, in the				•	
	State aforesaid,	DO HEREBY CERT	FY that	James A. Lar	rivee and	Joyce A. Mil	ler	_
			· · · · · ·	·	<u>-</u>			•
		vn to me to be the sar						
		e me this day in per						
		ght of lomestead.	iumary act,	ioi tile uses aliu j	purposes mere	in set iorui, inciu	oing the release and	1
33.	, co Co,	er my hand and officia	l seal this	fourteenth	day of Oo	ctober	1983	
000	SIZE							
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41,	A	pires Sept. 17, 19	26			Notary Public		
	Co-different Ex	pues esperant		ured or e	* * * * * * * * * * * * * * * * * * * *	STOCK PARK & P	المناج الماء	
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2	Tru	Mil Mar	or th				<u>~</u>	OEO LE
Š	SE I	Joyce A. Miller TO The NORTHLAKE BANK (comm)	26 W. North Avenue Northlake, Illinois 60164				26 83 6 890	
		Jam. Joyr The	26 Nor				0	
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END OF RECORDED DOCUMENT