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LEGAL FORMS

FORM NO. 2202 April, 1980

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under the form. All warrantes, including merchantalising and limess, are encluded.		
THIS INDENTURE WITNESSETH, That Melvin L. Bramwell and	26857575	
Carol A. Bramwell, his wife (J)  (hereinafter called the Granton), of the carbon control		
48 East Drive Northlake 11 60164 (Ca) (Ca) (Ca) (Ca) (Ca)		
un tred Nine and 80/100 Dollars		·
The NORTHLAKE BANK of 25 % Morth Avenue Northlake, III 60164		
of 2		
estate, with the inprovenents thereon, including all heating, air-conditioning, gas and plumbing apparatus and fix ures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only	
*****Lot 20 in Block 9 in Midland Deve	and State of Illinois, to-wit:	
Northla'e Village Unit No. 3, being a S of the Lorth one Half (1/2) of Section	ubdivision of part	
North, Range 12, first of the Third Prin according to t'e plat thereof recorded	cipal Meridian,	
as Document No. 12378621, in Cook Count		
Hereby releasing and waiving all rights under and by whose ". inc homestead exemption In TRUST, nevertheless, for the purpose of securing per primar and "he covenants and WHEREAS, The Grantor is justly indebted upon "the la" and "romissory note.	aws of the State of Hinois.  agreements herein.  beating even date herewith, payable	
***** $\$356,83$ on the fifth day of neces	nber, A.D. 1983;	
\$356.83 on the fifth day of each and evaluater for fifty eight months, and a fin	al payment of	
\$356.83 on the fifth day of November, ,	.D. 1988.******	1
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	Cape	
The Court of the C		
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 sixty 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, we acceptable to the holder of the first mortgage indebtedness, with loss clause attached pay Trustee herein as their interests may appear, which policies shall be left and remain wit paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times we NTHE EVENT of failure so to insure, or pay taxes or assessments, or the prior ipan holder of said indebtedness, may procure uset insurance, or pay such taxes or assessments without demand, and the same with interest thereon from time to this with indebtedness secured hereby.  INTHE EVENT of a hovelof a now of the afore-said covenants or agreent his the whole.	interest interopy and region and in such note or notes provided, year, all taxes doubt assements a junts stud premises, and on to rebuild on the order and the substitution of the substit	
toider of said indebtedness, may procure such insurance, or pay such taxes or asyetiment premises or pay all prior incumbrances and the interest thereon from time to time; and without demand, and the same with interest thereon from the date of payments.	nts, or discharge or purchase any tax tien of its afteeding said all money so paid, the Grantor agrees to reflig immediately 4-90 per cent per aunum shall be so much actific analysis.	<u> </u>
indebtedness secured hereby.  IN THE 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 immediately due at 14.90  per cent per annum, shall be recoverable by foreeffour ethereof, or later the control of the	and payable, and with interest thereon from time of such brea a	28883
then matured by express terms.  It is AGREED by the Grantor that all expenses and disbusements paid or incurred in including reasonable attoracy's fees, outlays for documentary ordence, stenographer's whole tille of said premises embracing foreclosure deeped—hall be paid by the Grantor.	s behalf of plaintiff in connection with the foreclosure hereof— s charges, cost of procuring or completing abstract showing the rr and the like expenses and disbursements, occasioned by any	5
then matured by express terms.  It is AGREED by the Grantor that all expenses and disbustionents paid or incurred in including reasonable attorney's fees, outlays for documentary soldence, stenographer including reasonable attorney's fees, outlays for documentary soldence, stenographer in the proceeding wherein the grantee or any holder of the part of said indebtedness, as expenses, and disbursements shall be an additional fleeling on said premises, shall be tax such forceforsure proceedings which proceedings, shaped feece of sale shall have been until all such expenses and disbursements, and the costs of suit, including attorney is executors, administrators and assigns of the Granton waves all right to the possession proceedings, and agrees that upon the filting of any complaint to forcefose this Trust De without notice to the Grantor, or to and pady claiming under the Grantor, appoint a recollect the rests, issues and profits of the Said premises.	such, may be a party, shall also be paid by the Grantor. All such ed as costs and included in any decree that may be rendered in entered or not, shall not be dismissed, nor release hereof given, have been paid. The Grantor for the Grantor and for the heirs, rol, and income from, said premisse spending such foreclosure ed, the court in which such complaint is filed, may at once and eiver to take possession or charge of said premises with power to	
	amwell (J) of the grantee, or of his resignation, refusal or failure to act, then	
The Chicago Tible Insurance Company of sa and if for any like case said first successor fail or refuse to act, the person who shall appointed to be secondwatecessor in this trust, And when all of the alorestad covenants trust, shall release said premises to the party entitled, on receiving his reasonable charge.	aid County is hereby appointed to be first successor in this trust; then be the acting Recorder of Deeds of said County is hereby s and agreements are performed, the grantee or his successor in	
This trust deed is subject to None		
Witness the hand 5 and seal of the Grantor this 5th day of	November, 1983  November, 1983  November, 1983  (SEAL)	
Please print or type name(s) below signature(s)  Ca	what Branwell (SEAL)	V.
Gaza E. Cooke, 26 W. North A	Avenue; Northlake, II 60164	***

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	STATE OF	ILLI CO	nois		- } ss.				
					Melvin I	•	ic in and for said	•	
0	personally kr	nown to me			S whose names		_	•	
	waive of the waive	right of ho	mestead.		t. for the uses and				nd
COURT	PUBLIC Commission	salm o	),	17,1986		day of .xox!	Notary Public	2	:
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	SECOND MORTGAGE  Trust Deed	L. Bramwell	. Bramwell, his w	The NORTHIAKE BANK (480 26 w. North Ave. Northlake, Il. 60164		The state of the s		· 26 857 575	GEORGE E. COLE LEGAL FORMS
	SECOND	Melvin L.	Carol A.	The NORTHLE 26 W. North Northleke,					GEO

END OF RECORDED DOCUMENT