GEORGE E. COLE LEGAL FORMS

FORM NO. 2202 April, 1980

## TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

THIS INDENTURE WITNESSETH, That Pauline M. Lemanczyk
& Joseph E. Lemanczyk
(hereinafter called the Grantor), of
40 N Prater Ave. Northlake, Illinois
(No. and Street) (City) (State)
for and in consideration of the sum of Four Thousand Two
and 84/ 00 Dollars
in hand paid, COCCF = AND WARRANT to
of 26 W. Norta Ave. Northlake, Illinois
(No. at 1 Str., 1) (City) (State)
as Trustee, and to his successor, in the sthereinafter named, the following described real estate, with the improvements the zoo, including all heating, air-conditioning, gas and plumbing apparatus and fixtures and everything appurtenant thereto, together with all

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Above Space For Recorder's Use Only

plumbing apparatus and instures and everything appurtenant intereto, together with all rents, issues and profits of said prem: s, situated in the County of Cook and State of Illinois, to-wit:

\*\*\*\*\*\*Lot 15 in Block 6 in Section 2 of Country Club Addition to Midl and Development Company's Northlake Village, a Subdivision in the South West Quarter (except the South 100 rods) the West half of the South East quarter (except the South 100 rods), the South lalf of the North West quarter and the South West quarter of the North East quarter all in Section 32, Township 40 North, lange 12, East of the Third Principal

Meridian. \*\*\*\*\*

Hereby releasing and waiving all rights under and by virtue of the hor est ad exemption laws of the State of Illinois.

IN TRUST, nevertheless, for the purpose of securing performa. of the covenants and agreements herein.

WHEREAS. The Grantor is justly indebted upon their principal promissory note S bearing even date herewith, payable

\*\*\*\*\*\$111.19 on the first ray of February, A.D. 1984; \$111.19 on the first day of each and every month thereafter for thirty four month, and a final payment of \$111.19 on the first day of January, A.D. 1987.\*\*\*\*

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereopres feet or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and assessmed mand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild only stock all premises that may have been destroyed or damaged; (4) that waste to said premises shall not committed or suffice any time on said premises insured in companies to be selected by the grantee herein, who is be to by authorized to acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable four, to the first Trust Trustee herein as their interests may appear, which policies shall be left and remain with the sale Mortgagee or Trupaid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times where same shall be become do. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments or discharge or purchas premises or pay all prior incumbrances and the interest thereon from time to time, and all money so paid, the Grawithout demand, and the same with interest thereon from the date of payment at 14.90 per cent per a indebtedness secured hereby. n said note of notes pro-against said premises, and on ngs or improvements on said to keep all buildings now or at such insurance in companies

all become due and roble, e interest thereon v.nc i due, the grantee or the ge or purchase any tay lien cottle affecting said paid, the Grantor agrees to recay immediately

premises or pay all prior incumbrances and the interest thereon from time to proceeding and money so paid, the Grantor agrees to e ay immediately without demand, and the same with interest thereon from the date of payments 14.90 per cent per annum shall by o much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all corned in crest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time if such reach shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time if such reach shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time if such reach shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time if such reach at 14.90 per cent per annum, shall be recoverable by foreofficial to the payable, and with interest thereon from time if such reach at 14.90 per cent per annum, shall be recoverable by foreofficial to the payable, and with interest thereon from time if such reach at 14.90 per cent per annum, shall be recoverable by foreofficial to the payable, and with interest thereon from time if such reach at 14.90 per cent per annum, shall be recoverable by foreofficial to the payable, and with interest thereon from time if such reach at 14.90 per cent per annum, shall be recoverable by foreofficial to the payable, and with interest thereon from time if such reach at 14.90 per cent per annum, shall be payable, and with interest thereon from time if such reach at 14.90 per cent per annum, shall be payable, and with a such foreceding where the parable per cent per annum, shall be payable, and under the payable per cent per annum, shall be payable, and under the payable per cent per a

The name of a record owner is:	Pauline M.	Lemanczyk and Jo	oseph E. Lemancz	yk
IN THE EVENT of the death of em-				
The Chicago Ritle and if for any like cause said first such appointed to be second successor in trust, shall release said premises to the	cessor fail or refuse to act, the p	erson who shall then be the presaid covenants and agree	acting Recorder of Deeds c	of said County is hereby
This trust deed is subject to	none			
Witness the hand and seal	of the Grantor this23rd d	ay of <u>December</u>	, 1983.	

Please print or type name(s) below signature(s)

This instrument was prepared by Michelle Rosenwinkel, 26 W. North Ave., Northlake, III. 60164

## UNOFFICIAL COPY

COUNTY OF	ILLING			ss.				
Ga	aza E. Co	ooke			, a Notary	Public in and f	or said County,	in the
tate aforesaid	d, DO HEF	REBY CI	ERTIFY that	Mary	P. Lemancz	yk & Edward	J. Lemancay	yk
nstrument a waiver of the Given u	the integration of no noter regularity and seal Here)	is day ir	e same persons.  In person and act of voluntary act.  Ifficial scal this Lift of the control of	knowledged a	thatthey_ and purposes the ad day of	signed. sealed rein set forth, in December  Solution Office (1988)  Notary Publi	1983	he said
1.5 <sup>L</sup> C			ĈΔ	los air		Man	9746	10 <i>3</i>
SECOND MORTGAGE  Trust Deed	Pauline M. Lemanczyk	Joseph E. Lemanczyk	The NORTHLAKE BANK 26 W. North Avenue Northlake, Illinois 60164		11711		1008863 1 El.	GEORGE E. COLE*

END OF RECORDED DOCUMENT