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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26044833	GEORGE E. COLI LEGAL FORMS
THIS INDENTURE. WITNESSETH, That James	A. Policheri an	d Eileen Policheri, his	wife
(hereinafter called the Grantor), of 2809 Lee Str	reet	Melrose Park	Il inois
for and in consideration of the sum of Seventeen T in hand paid, CONVEY AND WARRANT to T of 26 W. North Avenue	Thousand Eight Ho The NORTHLAKE BAT North	NK	_80/100 Dollars
and to his successors in trust hereinafter named, for the plowing described real estate, with the improvements thereon and everything appurtenant thereto, together with all rent of Melrose Park County of Cook	(City) purpose of securing perfo on, including all heating, a ts, issues and profits of sa	rmance of the covenants and agreem ir-conditioning, gas and plumbing appid premises, situated in the	(State) ents herein, the fol
The North 26 feet of the feet of the Northeast 1/4 of kange 12, East of the Third P	South 164 feet Section 29, Town	of the West 165 nship 40 North,	
O CO			
Hereby releasing and waiving all rights undo and by virtual IN TRUST, nevertheless, for the purport of a scuring power whereas, The Grantor S. James A. roliche justly indebted upontheir \$17,075.80	erformance of the covena eri and Eileen P	nts and agreements herein. Olicheri, his wife	herewith, payable
third day of each and every real and a final payment of \$297.93	onth thereafter	for fifty-eight months, ay of November, A.D,	
	040	STURCE	
THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending to against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may herein, who is hereby authorized to place such insurance i loss clause attached payable first, to the first Trustee or Molecules and the interest thereon, at the time or times when the same In The Event of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such interest and premises or pay all prior incumb of cannot agrees to repay immediately without demand, and per annum shall be so much additional indebtedness excured interest; shall, at the option of the legal holder the thereon from time of such breach at eight per cent per assume as if all of said indebtedness had then matured by the Ir is Agreed by the Grantor that all expenses and disbursements, occasioned by any said or proceed the process of the shall be taxed as costs and included in any degree that may cree of sale shall have been entered or on spill not per said the costs of suit, including attorneys to spill not be dismined the costs of suit, including attorneys had be taxed as costs and included in any degree that may cree of sale shall have been entered or of spill not be dismined the costs of suit, including attorneys have been paid. The name of a record where is: Dames A. and E. In the Event of the death or removal from said. The name of a record where is: Dames A. and E. In the Event of the death or removal from said preference of said or failure to be the first; and if for any like cause said first specified and failure to be the first; and if for any like cause said first of Deeds of said onthy is hereby appointed to be second speciformed, the grantee or his successor in trust, shall release performed, the grantee or his successor in trust, shall release performed, the grantee or his successor in trust, shall release	connit or agreements the reof, without notice, been wan, shall be recoverable best terms. But or incur for documentary evidence mbracing foreclosure deding wherein the grante such expenses and disburs be rendered in such fore issed, nor release hereof; The Grantor for the Grator for the Grator for the Grator for the Grantor for the Grantor, appoint a repremises. Elsen Policheri EInsurance Compsuccessor fail or refuse to ccessor in this trust. And	whole or said indebted, etc., including ome immediately due at dipayable, a by foreclosure thereot, or by and at red in behalf of plaintiff in connective, stenographer's charges, exist of ecree—shall be paid by the Grant er or any holder of any part of said ements shall be an additional lien appeads on the proceedings; which proceedings in the process and distort and for the heirs, executors, ad premises pending such foreclosure proceedings; which such complaint is filed, may a certified the process of the proc	principal and all and with interest law, or both, the on with the fore-rocuring or compared in the like in debtedness, as a soil premises, as a soil premises, and municate research, and more and it is and proce and it is and proce and without a soil premises. This resignation, appointed to be acting Recorder agreements are
Witness the hand S_and seal_of the Grantor S_ this _			, 19.81
	James A: F	Palichen Policheri Tcheri	(SEAL)

This instrument was prepared by Gaza E. Cooke.

c/o The Northlake Bank, Northlake, Il (NAME AND ADDRESS)

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STATE OF ILLINOIS	NOV-2 -81.	553004	26044833	A - REC	10.00
COUNTY OF COOK)				
I,Donald L. Thode		, a Nota	ary Public in and for	said County, in th	ıe
State aforesaid, DO HEREBY CERTIFY	that <u>James A</u>	. Policheri a	und Eileen Polic	cheri, his wife	<u></u> -
perronally known to me to be the same p	erron S whose	name S are	subscribed to the f	oregoing instrumen	,
appeared before me this day in person					
instrument as their free and volunta		_			
	ry act, for the u	ses and purposes	inerem set form, men	iding the release and	
waiver of the right of homestead.			0-4-1	0.1	
Given under my hand and notarial seal	this twent	y-second (day of <u>October</u>	, 19 <u>81</u>	•
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Commission ExpiresSept. 17, 19 2	<u> </u>				
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TUST Deed JAMES A. POŁICHERI and EILEEN POLICHERI, his wife TO The NORTHLAKE BANK (4104) 26 W. North Avenue Morthlake II Gord					EORGE E. COLI LEGAL FORMS
SECOND MORTGAGE Trust Deed JAMES A. POLICHERI and ELLEEN POLICHERI, his wife To The NORTHLAKE BANK (4104) 26 W. North Avenue Northlake II Good	<u> </u>		1	ľ	GEORGE E. COLE® LEGAL FORMS
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