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GEORGE E. COLE<sup>1</sup> LEGAL FORMS FORM NO. 2202 April, 1980

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warrantes, including merchantability and fitness, are excluded:		
THIS INDENTURE WITNESSETH. That William A. Anderson and Gloria J. Anderson, his wife	26191581	
54 East Drive (hereinafter called the Grantor) of Northlake Illinois	_	
for are in consideration of the sum of For riven and	— (	
in hand p. id, CONVEY AND WARRANT to The NORTHLAKE BANK	_	
of 26 ( . ) lorth Avenue Northlake Illinoi	<u>s</u> .	
(No. ard Street)  as Trustee, 2. 1 to its successors in trust hereinafter name, the following described restate, with the im "o ements thereon, including all heating, air-conditioning, gas plumbing apparate size J fixtures, and everything appurtenant thereto, together with rents, issues and profit of stid premises, situated in the County of COOK	and I Above Space For Recorder's Use Only	
Lor '7 in Block 9 in Midland Develop	• • • • • • • • • • • • • • • • • • • •	
Village Unit #3, being a subdivision		
1/2 of beclion 32, Township 40 North		
Third Principal Seridian, in Cook Co	·	
Inita Fincial lendan, in ook o	ducy, illinois.	
Hereby releasing and waiving all rights under at 4 by virtue of the homestead exemp IN TRUST, nevertheless, for the purpose of securing $e^{\frac{1}{2}} \int_{\mathcal{L}} principal$ promissory WHEREAS. The Grantor is justly indebted upon		
\$210.24 on the eighteenth day	of May, A.D. 1982;	
\$210.24 on the eighteent's day of each and every month		
thereafter for fifty-eight months, and a final payment of		
\$210.24 on the eighteenth day of April, A.D. 1987		
4	L GAGIE	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest the congression of the congression of payment; (2) to pay when due in each year, all laxe and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebard to relate the congression of the destroyed or damaged; (4) that waste to said premises shall not be constant any time on said premises insured in companies to be selected by the grantee herein, who is burely, at more detoplace such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause after the constant payable by the first fortgage indebtedness, with loss clause after payable by the first fortgage; and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgage or a trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times who file same shall be come due and payable.  IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest the reon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or put to se any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to misse and uponey so paid, the Grant, was resto repay immediately without demand, and the same with interest thereon from time to misse and uponey so paid, the Grant of the sort of the progression of the demand, and the same with interest thereon from time to misse and uponey so paid, the Grant of the sort of the progression of the demand, and the same with interest thereon from time to misse and uponey so paid, the Grant of the sort of the progression of the demand, and the same with interest thereon from time to pay the sort of the progression of the forth of the progression of		
indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements the wishall, at the option of the legal holder thereof, without notice, become indiediately at 18.21 per cent per annum, shall be recoverable by foredoxure thereof	note of said indebtedness, including principar and all earned interest, due and payable, and with interest there on from time of such breach to by suit at law, or both, the same as if all of soil and by the debtedness had	
then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements paid or incurrincluding reasonable attorney's fees, outlays for documentary evidence, stenograp	ed in behalf of plaintiff in connection with the 'mer', or tre hereof — her's charges, cost of procuring or completing ab: (a. ) showing the	
whole the of sale premises emotioned forecastar decree. Statial the part of test of sale indebtednes suit or proceeding wherein the grantee or any holders, they part of said indebtednes expenses and disbursements shall be an additionable in the post of said premises, shall be such foreclosure proceedings, which proceedings whether decree of sale shall have until all such expenses and disbursements, and the costs of suit, including attorney's executors, administrators and assigns of the Guntor waives all right to the posse proceedings, and agrees that upon the first of the foreign complaint to foreclose this Tru without notice to the Grantor, or to any party claiming under the Grantor, appoint collect the rents, issues and profits the said premises.  The appropriate and profits the said premises.	at Deed, the court in which such complaint is filed, may at once and receiver to take possession or charge of said premises with power to	
IN THE EVENT of the decidor removal from said Cook Cou	nty of the grantee, or of his resignation, refusal or failure to act, then	
and if for any like refuses ald first successor fail or refuse to act, the person who si appointed to be second successor in this trust. And when all of the aforesaid cover trust, shall release said premises to the party entitled, on receiving his reasonable of This trust deed is subject to NONE	iants and agreements are performed, the grantee or his successor in	
	ril / 10 82	
Witness the hand S and seal of the Grantor this 2 ND day of Ap	19 02	
Please print or type name(s) below signature(s)	William A. Anderson (SEAL)	
	Gloria J Anderson (SEAL)	
This instrument was prepared by Gaza E. Cooke, c/o The Northlake Bank, Northlake, Illinois 60164 (NAME AND ADDRESS)		

## UNOFFICIAL COPY

STATE OF ILLINOIS  COUNTY OF SS.	
I,	•
wife	Anderson, mrs
personally known to me to be the same person whose name s are subscribed to the for appeared before me this day in person and acknowledged that they signed, sealed and instrument as their free and voluntary act, for the uses and purposes therein set forth, including waiver of the right of homestead.	delivered the said
Given untler my na id and official seal this second day of April	., 19.82
Commission Expires Sept. 17, 1982	
1582 APR 7 AM 10 01 (100 APR 2)	Southern Marie
APR-7-82 606859 26109581	+ PES 10.00
Trust Deed  Trust Deed  LLIAM A. ANDERSON and  TO  TO  W. North Avenue  rthlake, Illinois 60164	GEORGE FORMS

END OF RECORDED DOCUMENT