## **UNOFFICIAL COPY**

GEORGE E. COLE-LEGAL FORMS

26211942

## TRUST DEED SECOND MORTGAGE (ILLINOIS)

All warranties, including merchantiability and litness, are excluded	
THIS INDENTURE WITNESSETTL That Leon C. Donghoo, Jr.	
and Sussan C. Donahoo, his wife thereinatter called the Grantor), of	
2734 Elder Lane Franklin Park, Illing	
for and j con ideration of the sum of Nine Thousand Five Hundrineight, Nine and 20/100	ed Collars
in hand paid CONVEY AND WARRANT to The NORTHLAKE BANK	<del>-</del> 
of 26 W. North Avenue Northlake IIIi	
as Trustee, and whit have a sors in trust hereinatter named, the following describe estate, with the improvation is to thereon, including all heating, air-conditioning, giplumbing apparatus and "two", and every thing appurtenant thereto, together wirents, issues and profits of said r croises, situated in the County of	as and Above Space For Recorder's Use Only
Lot 14 in Block 9 in Westbrook	
& Sons Subdivision in the East half ship 40 North Range 12, East of the	of Section 28, Town-
· C	
Hereby releasing and waiving all rights under and by visue or the homestead eve	
IN TRUST, nevertheless, for the purpose of securing per oracin of of the coven WHEREAS. The Grantor is justly indebted upon the Ltd., aspal promised	ory note bearing even date herewith, payable
\$159.82 on the first day of May on the first day of each and every m forty-eight months, and a final pay first day of April, A.D. 1987	nonth thereafter for ment of \$159.82 on the
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	7
day Changan and a Marcal Francis to the latest	
THE GRAN LOR covenants and agrees as follows: (1) To pay said indebtedness or according to any agreement extending time of payment; (2) to pay when due demand to exhibit receipts therefor; (3) within sixty days after destruction or premises that may have been destroyed or damaged; (4) that waste to said premis any time on said premises institute in companies to be selected by the grantee hacceptable to the holder of the first mortgage indebtedness, with loss clause attactivate herein as their interests may appear, which policies shall be left and for paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or the problem of said indebtedness, may procure such insurance, or pay such taxes or a premises or pay all prior incumbrances and the interest thereon from time to the without demand, and the same with interest thereon from the date of paying	an each year, all taves of a sessments against said premises, and on damage to rebuild or is to all buildings or improvements on said esshall not be computed "soft", al. (5) to keep all buildings now or at erein, who is hereby author ed by place such insurance in companies their payable first, to the first 10% of a "lortgage, and second, to the main with the said Mortgage of Tustee until the indebtedness is fully more yield fibrs and shall become due a to washe, or inclumbrances or the interest their on when due, the grantee or the second more accounted to the second more proposed to
indebtedness secured hereby.  Is HH: EVEN for a breach of any of the aforesaid covenants or agreements the shall, at the option of the legal holder thereof, without notice, become immediated at 18.04 per cent per annum, shall be recoverable by tereofosure their	ely due and payable, and with interest thereon from thine cosuch breach
then matured by express terms.  It is Acitil-To by the Grantor that all expenses and disbursements paid of in including reasonable attorney's fees, outlays for documentary evidence, stenog whole title of said premises embracing foreclosure decree—shall be paid by the suit or proceedings wherein the grantee or any holder polyment of said indebted expenses and disbursements shall be an additional lieft iffor said premises, sha such foreclosure proceedings, which proceedings whether decree of sale shall had until all such expenses and disbursements, and the costs of suit, including attorn executors, administrators and assigns of the Grantor waives all right to the poproceedings, and agrees that upon the library of any complaint to to reclose this without notice to the Grantor, or to any party claiming under the Grantor, appoin collect the rents, issues and profits of the said premises.  The name of a record owner is the or the Donahoo JT.	curred in behalf of plaintiff in connection with the foreclosure To Metapher's charges, cost of procuring or completing abstract showing the Ciramor; and the like expenses and disbursements, occasioned by any liness, as such, may be a party, shall also be paid by the Grantor. All such iff be faxed as costs and included in any decree that may be rendered in we been entered or not, shall not be dismissed, nor release hereof given, ey's fees, have been paid. The Grantor for the Grantor and for the heirs, societion of, and income from, said prentises pending such foreclosure Front Deed, the court in which such complaint is filed, may at once and
INTHE EVENT of the death of removal from said COOK	County of the grantee, or of his resignation, refusal or failure to act, then
The 'Chicago Title Insurance Compan and it for any like cause said tirst successor tail or reluse to act, the person wh appointed to be second successor in this trust. And when all of the aforesaid of trust, shall release said premises to the party entitled, on receiving his reasonab. This trust deed is subject to none	Y of said County is hereby appointed to be first successor in this trust; to shall then be the acting Recorder of Deeds of said County is hereby oceanits and agreements are performed, the grantee or his successor in ble charges.
Witness the hand 5_ and seal of the Grantor Shis29 th_day of	March 19 82
Please print or type name(s)	Leon C. Donahoo, Jr. (SEAL)
below signature(s)	Susan C. Donahoo (SEAL)

This instrument was prepared by Gaza E. Cooke, 26 W. North Avenue; Northlake, Illinois 60164

## UNOFFICIAL COPY

STATE OF	ILLINOIS	}	ss.			
COUNTY OF	СООК		33,			
	nald L. Thode			•	nd for said County, in th	ie
	. DO HEREBY CER		eon C. Donahoo	), Jr. and Sus	an C. Donahoo,	
	s wife		<del></del>			••
					the foregoing instrumented and delivered the sa	
instrume <sub>(i,t/a)</sub>	their free and	voluntary act, for	the uses and purp	oses therein set fort	h, including the release ar	ıd
waiver of the	ght of homestead.					
in dang "Conn	der ray band and offi	cial seal this _twe	nty-ninth d	ay of March	. 19 <u>29</u> .	
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ist of	DONA	orth			•	GEORGE E. COLE LEGAL FORMS
SECOND MORTGAGE  Trust Deed	SUSAN C. DONAHOO, Jr.  TO  TO	26 W. North Avenue Northlake, Illinois		22.		95 -
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END OF RECORDED DOCUMENT