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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 DEnnis H. Mellema & Patricia Mellema, his wife (hereinafter called the Grantor), of 153 West Drive: Northlake, Illinois 60164 (State) nd in consideration of the sum of wenty Three Thousand Nine -lundred Ninety Eight 80/100-i han | paid, CONVEY ____ AND WARRANT_ The Northlake Bank of _26 U. North Ave ; Northlake (City)

Above Space For Recorder's Use Only

and State of Illinois, to-wit:

27417083

as Trustee and o his successors in trust hereinafter named, the following described real estate, with the inprovements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and p. ofit of said premises, situated in the County of __Cook

***Lot 3 in Blo & 5 in Midland Development Co's Northlake Village Unit #6, a Subdivision of the Southeast Quarter of Section 31, Township 40 North, Range 12 East of the Third Principal Meridan.**

Permanent Real EState Index #12-31-407-003

_ bearing even date herewith, payable

****\$399.98 on the fifteenth day of February, A.D. 1985; \$399.98 on the fifteenth day of each ini every month thereafter for fifty-eight months, and of inal payment of \$399.98 on the fifteenth day of January, A.D. 1990.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the intere. The covenants and agrees as follows: (2) to pay when due in each year, all tars. Assessments against said premises, and on according to any agreement extending time of payment; (2) to pay when due in each year, all tars. Assessments against said premises, and on the premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed by a street; (5) to keep all buildings or improvements on said premises insured in companies to be selected by the grantee herein, who is been destroyed or damaged; (4) that waste to said premises shall not be committed by a street; (5) to keep all buildings one or a said premises insured in companies to be selected by the grantee herein, who is the property and to the first Transparent of the first mortgage indebtedness, with loss clause attached payables for the first Transparent of the first mortgage indebtedness, with loss clause attached payables for the first Transparent of the same shall become first the indebtedness is fully Trustee herein as their interests may appear, which policies shall be left and remain with the same shall become due and payable. In the payable.

In THE EVENT of allure so to insure, or pay taxes or assessments, or the prior includence or the interest there or, and the interest thereon from time to the same shall become the interest thereon and the interest thereon from time to the same shall become and the interest thereon from time to the same shall money so paid, the Grantor agree, or each grant of the first Transparent shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time to the payable that the option of the legal holder thereof, without notice

shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereof from the shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest interest from the shall at 14.50. — per cent per annum, shall be recoverable by for eclosure thereof, or by suit at law, or both, the same as if all of said and other ess had then matured by express terms.

IT IS AGREED by the Grantor that all expenses and disbus of decree, stenographer's charges, cost of procuring or completing abstract shoring it is not located by the Grantor and the like expenses and disbus mements, occasione, by any whole title of said premises embracing foreclosure decree shall be paid by the Grantor; and the like expenses and disbus mements, occasione, by any whole title of said premises, shall be taxed as costs and included in any decree that may be rendered in expenses and disbus mements shall be an additional flee upon said premises, shall be taxed as costs and included in any decree that may be rendered in expenses and disbus mements, and the costs of suit, including attorney's (see, have praid, The Grantor for the Grantor and for the heirs, until all such expenses and disbus mements, and the costs of suit, including attorney's (see, have praid it for Grantor for the Grantor and for the heirs, until all such expenses and disbus mements, and the costs of suit, including attorney's (see, have praid it for Grantor for the Grantor and for the heirs, until all such expenses and disbus mements, and the costs of suit, including attorney's (see, have praid its filed, may at once and proceedings, and agrees that upon the finding of any complaint to foreclose this Trust Deed, the curit in which such complaint is filed, may at once and without notice to the Grantor, or to an party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said premises

This trust deed is subject to __none

Witness the hand ___ and seal ___ of the Grantor this ____ day of ___ January

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

This instrument was prepared by Grace A. Plastow, 26 W. North Ave., Northlake, Illinois 60164
(NAME AND ADDRESS)

UNOFFICIAL COPY

)					
	STATE OF		INOIS		\ ss.					
	COUNTY OF)K		}					
		ed L. Th				, a Notai			County, in	the
	State afores	aid, DO H	IEREBY	CERTIFY th	at Dennis	H. Mellema	& Patricia	Mellema		
)	personally known to me to be the same person_ whose namer_s are subscribed to the foregoing instrument,									
O.	appeared before me this day in person and acknowledged that they signed, sealed and delivered the said									
	astrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and									
	waiver of A									
	Giveo	ander my	hand and	official seal tl	is <u>elevent</u>	h day of	_January	, 19_	_85	
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o.	SECOND MORTGAGE Trust Deed	Dennis H. Mellema	Patricia Mellema TO	THE NORTHLAKE BANK (). 26 W. NORTH AVE. NORHTLAKE. ILLINOIS 60164					હ	GEORGE E. COLE® LEGAL FORMS
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