## **UNOFFICIAL COPY**

GEORGE E. COLE LEGAL FORMS TRUST DEED SECOND MORTGAGE (ILLINOIS) CAUTION: Consult a lawyer before using or acting under this form All warranties, including merchantability and fitness, are excluded 27500595 THIS INDENTURE W INESETH, That Charles E. Johnston and Sue H. Johnston his wife, in joint tenancy with right of survivorship (herein telegalethe Granto), of 439 Washington 7 ve lue, GLencoe, IL for and in consideration of the sum of \_welve thousand six hundred sixty-three and 26,100 --- (12,663.26) ---- Dollars as Trustee, and to his successors in trust hereinafter as \_\_\_\_\_\_\_, the following described real estate, with the improvements thereon, including an heating, ar-conditioning, gas and plumbing aparatus and fixtures, and everything appurters \_\_\_\_\_\_, hereto, together with all rents, issues and profits of said premises, situated in the Count of \_\_\_\_\_\_\_. Above Space For Recorder's Use Only and State of Illinois, to-wit: SEE ATTACHED: Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agracements herein.

WHEREAS, The Grantor is justly indebted upon \_\_\_\_\_\_\_ principal promissory note \_\_\_\_\_ bearing even date herewith, payable WHEREAS. The Grantor is justly indebted upon On March 1, 1986 with interest due monthly at a rate of prime plus one and one half percent floating as it is in existence at Harris Lan', Glencoe-Northbrook, N.A. This second Mortgage shall secure any and all renwals, or extensions or the whole or any part of the indebtedness hereby secured however evidenced, with interest or any part of the indeptedness hereby secured nowever evicancia, with interest at such lawful rate as may be agreed upon and any such renew is or extensions or any change in the terms or rate of interest shall not impair in any manner the validity of or priority of this second Mortgage, nor release the Mortgagor from personal liability for the indebtedness hereby secured. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereor, as herein and in said no or total spread of according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and issessments against seid purises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild only effore all buildings or improvements of payments of the payments of suffered; (5) to keep all buildings or improvements of the payments IN THE EVENT of faitures of this procure such insurance, or pay such taxes of asked indebtedness, may procure such insurance, or pay such taxes of asked indebtedness, may procure such insurance, or pay such taxes of asked indebtedness, may procure such insurance, or pay such taxes of asked indebtedness, including principal and all earned interest, indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreent the whole of said indebtedness, including principal and all earned interest, indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreent the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach shall be and states of the option of the payable, and with interest thereon from time of such breach shall be and the payable, and with interest thereon from time of such breach shall be and the payable, and with interest thereon from time of such breach shall be and the payable, and with interest thereon from time of such breach shall be and the payable, and with interest thereon from time of such breach shall be and the payable, and with interest thereon from time of such breach shall be and the payable, and with interest thereon from time of such breach shall be and the payable, and with interest thereon from time of such breach shall be taxed as costs and included in any decree that may be rendered in suit or proceed The name of a record owners:

The name of a record owners:

Interest E. Johnston and Sue H. Johnston, his wife, in joint tenar with right of Survivorship

Note Event of the deal or emoval from said

Cook

County of the grantee, or of his resignation, refusal or failure to act, the Harris Read.

Glencoe-Northbrook, N.A. of said County is hereby appointed to be first successor in this trust; and if for any like cabe said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to Witness the hand S\_ and seal S\_ of the Grantor this \_\_1st\_\_ day of \_ Please print or type name(s) below signature(s) This instrument was prepared by Linda Richard, 333 Park Avenue, Glencoe, IL 60022

(NAME AND ADDRESS) (Harris Bank, Glencoe-Northbrook, N.A.

Ŷ

## **UNOFFICIAL COPY**

	STATE OF	Illinois		ss.		
	COUNTY OF_	Cook		}		
•	I,	the unders			_, a Notary Public in and	
	State afor said	, DO HEREBY CER	TIFY that	Charles E	Johnston and Sue H.	Johnston, his
		o: it tenancy wif				······································
					are subscribed to th	
	appeared bef	ore me this day in p	erson and ack	nowledged that	they signed, sealed	and delivered the said
	instrument as	theirfree and	voluntary act, fo	r the uses and p	purposes therein set forth,	including the release and
	waiver of the	right of homestead.				
	Given u	nder my hand and offic	ial scal t³ is	25 4h	day ofMaick	, 19 <u>85</u> .
	(Impress	Seal Here)			0	
	(IIII)ICSS		-		Senda flichar	Jic
	Commission I	Expires2-6	783	0		
		·				
					$Q_{X_i}$	
					0	
					O Notary FILL	<b>Z</b> ,
					•	0,1
€ APR 85	00					
₩ APR OJ	11. 00					
						Š
						Š
						S
	MODE THE	/ njs6209slz j	5 2 2 0 0 D	53-179J	1	
		. [ ]		200 M (102)	•	
	AGE C					8 E
	e e					O CO
	MOR	100				E E E
	SECOND MORTGAGE  Trust Deed					GEORGE E. COLE®
BOX No.	Ś. <b>I</b>					139
BO	SE					

4

## **UNOFFICIAL COPY**

Parce 1:
Lot 20 in Slock 2 of Culver and Johnson's Addition to Glencoe, a subdivision of the West 37.48 acres, the North West 1 (except street, South Avenue) c. the South East 1 of Section 7, Township 42 North, Range 13 East of the Third Principal Meridian.

Parcl 2:
The South 1 of the vara and alley lying northerly of and adjoining
Lot 20 in Block 2 in Culver and Johnson's addition to Glencoe, a
subdivision of the West 3 .46 acres of the North West 1 (except
street, South Avenue) of the South East 1 of Section 7, Township
42 North; Range 13 East or the Third Principal Meridian, in Cook
County, Illinois.



27500595