GEORGE E. COLE

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 litness, are excluded.

THIS INDENTURE WITNESSETH, That SHARON L. RIDDLE, SOLE OWNER, N/K/A SHARON L. HUDSON AND FRANK HUDSON, HER HUSBAND (hereinafter called the Grantor), of 374 E. WHITEHALL, NORTHLAKE, ILLINOIS (No. and Street) (City)

with dp. d. CONVEY \_\_\_ AND WARRANT \_\_\_ VIGIT T. STUTZMAN, AS TRUSTEE

of 1400 HARGER ROAD, OAK BROOK, ILLINOIS

No and Street

Trustee, an' to his cossors in trust hereinafter named, the following described real estate, with the im- owe hents thereon, including all heating, air-conditioning, gas and plumbing apparata. San fixtures, and everything appurtenant thereto, together with all COOK rents, issues and profile of said premises, situated in the County of \_\_\_\_

27208048

Above Space For Recorder's Use Only

and State of Illinois, to-wit

Lot 37 in Block 2( in Section 2 of Country Club Addition to Midland Development Company's Northlake Village, a Subdivision in the Southwest Quarter, (except the South 100 Rods) and the West Palf of the Southeast Half (except the South 100 Rods) and the South Half of the No th West Quarter and the Southwest Quarter of the Northeast Quarter all in Section 32, Torm.hip 40 North, Range 12, East of the THird Principal Meridian, in COok County, Illino's.

Hereby releasing and waiving all rights under and by via use of the nomestead exemption laws of the State of Illinois, IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHEREAS, The Grantor is justly indebted upon \_\_\_\_\_\_ p\_\_neipal promissory note \_\_\_\_\_ bearing even date herewith, payable

in oO successive monthly installments commencing on the 16th day of September, 1984, and on the same date of each month thereal roll except the lastinstallment shall be in the amount of \$505.55 each and said last is stallment shall be in the amount of \$24540.17. It is intended that this instrume it shall also secure for a period of five years, any extensions or renewals of said or a fix any additional advances up to a total sum of Fifty Four Thousand Three Hundred Size Seven and 62/100 hs Dollars.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereoper's that a maid note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes (nd) seessor mine a mine stand premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild on extending the provided or standard premises insured in our panies of the standard premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (3) to see all buildings now or at any time on said premises insured in companies to be selected by the granter betrin, who is perbuy authorities, so all buildings now or at any time on said premises insured in companies to be selected by the granter betrin, who is perbuy authorities, or all buildings now or at any time on said premises insured in companies to be selected by the granter betrin, who is perbuy authorities. And standard of place we make a me in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable, such that the said interests may appear, which policies shall be felt and remain with the said Nortgage or Trustee until in each of mother of said indebtedness, may move a wall the interest thereon, at the time or times without demands and the said indebtedness, may procure such insurance, or pay such taxes or asset ments, or discharge or purchase any tax liet or the c. feeting said premises or pay all prior incumbrances and the interest thereon from time to first.

16.05

16.05

17. WHEEVENT of a breach of any of the affects identified and the said and money so paid, the Grantor agrees to repay annuel without demand, and the same with interest thereon from the date of payonests.

16.05

17. WHEEVENT of a breach of any of the affects identified to the contract of the same and the said and the said

holder of said indebtedness, may procure such insurance, or pay such taxes or asset smints, or discharge or purchase any tax lien or the leaf feeting said premises or pay all prior incumbrances and the interest thereon from time to fight and all moneys op paid. The frantor agrees to repa, immediately without demand, and the same with interest thereon from the date of payorached. 10.60 per cent per annum shall be so much ad itional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreencess the whole of said indebtedness, including principatand all earned incesshall, at the option of the legal holder thereof, without notice, become impediately due and payable, and with interest thereon from time of such breach at them natured by express terms.

It is AGREED by the Grantor that all expentes and disburgements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outlays for document have such or continued to said premises and disburgements, occasioned by any said or proceeding wherein the grantee or any holder to my part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disburgements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees, outlays for document have been contented in the like expenses and disburgements, occasioned by any said or proceedings which proceedings, which proceeding, but not do the proceedings, which proceeding, but not decree of sale shall have been entered or not, shall not be dismissed, not release hereof given, until all such expenses and disburgements, and the costs of said, including attorney is seek, have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waters at right to the possession of, and income from, said premises pending such foreclosure proceedings, which proceeding, to a proprint a proceed

Witness the hand \_\_\_ and seal \_\_\_ of the Grantor this \_\_\_ 7th \_\_\_ day of \_\_\_ AUGUST

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

This instrument was prepared by KAREN CERICOLA, 2900 OGDEN AVE., LISLE,

## UNOFFICIAL COPY

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STATE OF ILLINOIS  COUNTY OF COOK	5009-01 9 3 5 2 5 3 ss.	27208048 A - PE	10.00
COUNTY OF COUN			:
I,the undersigned		a Notary Public in and for said County,	, in the
State aforesaid, DO HEREBY HER HUSBAND	CERTIFY that SHARON L.	RIDDLE HUDSON AND FRANK HUDSON	•—•
persocially known to me to be	the same person_5 whose names_a	re subscribed to the foregoing inst	rument,
appeared perfore me this day	in person and acknowledged that	they signed, sealed and delivered t	he said
instrument Leir free	and voluntary act, for the uses and po	irposes therein set forth, including the rele	ase and
waiver of the right of he rester	ad.		
Given under my ha :d and	d official seal this 7th	day ofAUGUST, 1984.	
(Impress Seal Here)	0 <sub>/</sub> c	Edward R Hry	
Commission Expires 12-1	9-87	Notary Public <b>(</b>	;
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BOX No. COO.  SECOND MORTGAGE  Trust Deed		BEN RANKIN SAVINGS 2900 ODEN AVE. LISLE, LL 60532 CONSUMEN LOAN DEPT.	GEC
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