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GEORGE E. COLE®

FORM NO. 2202 April, 1980

TRUST DEED SECOND MORTGAGE (ILLINOIS)

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CAUTION: Consult a temper before using or acting under the form

85151327

THIS INDENTURE WITNESSETH, That William A. Anderson and	
Gloria J. Anderson, his wife	
56 Mark Prints North Lake Talliania	
54 West Drive Northlake Illinois (Sak)	
for and in consideration of the sum of Eight Thousand Two Hundred	
in Said paid, CONVEYAND WARRANT to	
The Northlake Bank of 26 W. North Ave. Northlake Illinois	
(No. and Street) (City) (State)	
as Trustee and to his successors in trust hereinafter named, the following described real estate, w_s the improvements thereon, including all heating, air-conditioning, gas and plumbing appar as and fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and erolin of said premises, situated in the County of	and State of Illinois, to-wit:
Lot 1/ In block 9 in Midland Development Company's Northlake	
Village Unit Number 3, being a subdivision of part of the South	
1/2 of Sec.ion 32, Township 40 North, Range 12, East of the Third	
Principal Merikian, in Cook County, Illinoi	
Hereby releasing and waiving all rights und ar 2 by virtue of the homestead exemption la	ws of the State of Illinois.
IN TRUST, nevertheless, for the purpose of secur agreeformance of the covenants and agreements herein.  WHEREAS, The Grantor is justly indebted upon	
***\$196.85 on the first 'my of October, A.D. 1985;	
\$196.85 on the first day of each and every	month
thereafter for lorty months, and a final pa	nonen
of \$196.85 on the first day of March, A.D.	1988.***
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Permanent Real Estate Tax # 12-32-372-021 //(	
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THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest to erect, a recein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each yer, all to us not assessments against said premises, and on demand to exhibit receipts it erecipt; (3) within suxty days after destruction or damage to rebuild to shibit or externed all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be. In a step or substitute of the first morrigage indebtedness, with loss clause attached payables of the interest to place such insurance in companies acceptable to the holder of the first morrigage indebtedness, with loss clause attached payables of the interfect of place such insurance in companies acceptable to the holder of step interests may appear, which policies shall be left and tremain with men and the interest the interest thereon, at the time or times when he same shall be recovered and remain with men and the said indebtedness and payable.  In Title EVENT of failure so to insure, or pay taxes or assessments, or the prior jet substances or the interest they appear, which produces a substances or the interest they are not a substances or pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Gast or agrees to repay immediately without demand, and the same with interest thereon from the date of payment in 13.90 per cent per 3 mum shall be so much additional indebtedness secured he same with interest thereon, and the date of payment in 13.90 per cent per 3 mum shall be so much additional indebtedness secured hereby.  In the EVENT of a breach of any of the aforesaid covenants or agreement with whole of said indebtedness, including process terms.  It is AGREED by the Grantor that all expenses and dishub ments paid or incurred in behalf of plaintiff in connection with the for closure hereof—including reasonable attorney's fees,	
collect the rents, issues and profit of the said premises.	to make possession or change or said premises with power to
The name of a record owner to: <u>William A. Anderson and Glori</u> IN THE EVENT of the delay artemoval from said <u>COOK</u> County of the	grantee, or of his resignation, refusal or failure to act, then
The Chicago Nicke Insurance Company of said C	ounty is hereby appointed to be first successor in this trust:
and if for any like called hid first successor fail or refuse to act, the person who shall then appointed to be second successor in this trust. And when all of the aforesaid covenants and	be the acting Recorder of Deeds of said County is hereby agreements are performed, the grantee or his successor in
trist, shall release said premises to the party entitled, on receiving his reasonable charges.  This trust deed is subject to	
Witness the hand and seal of the Grantor this 13th day of Augu	st 185
_Alis	ian a andure (SEAL)
Please print or type name(s)	IAM A. ANDERSON
below signature(s)	WALTENGERED (SEAL)
GLOR	
Canac Blackers Of H Mark	and the second s
This instrument was prepared by Grace Plastow : 26 W. North Ave	Northlake, II. 60164



GEORGE E. COLE®

## **UNOFFICIAL COPY**

26 W. NORTH AVE. NORTHLAKE, IL 60164

DOOR OF COOK CO

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thirteenth, day of August

Given under my hand and Africal seal this

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instrument as Ebelia nee and voluntary act, for the uses and purposes therein set forth, including the release and appeared before u e this day in person and acknowledged that Ehey scaled and delivered the said personally known to me to be the same personal whose name a dre subscribed to the foregoing instrument,

State aloresaid, DO HEREBY CERTIFY that Milliam A. Anderson and Gloria J. Anderson





