SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form All warrantes, including marchantability and fitness, are excluded

1966 HAR 21 M 11: 34 86109857

THIS INDENTURE WITNESSETH, That Matteson Richton Bank as Trustee under Trust #74-1344 dated 3-31-83

. (hereinafter called the Grantor), of

Rt. 30 & Kostner Av., Matteson, Illinois 60443

for and in consideration of the sum of Twenty, Thousand Six Hundred Twenty-two and 67/100----(\$20,622.67)--- Dollars

in hand paid, CONVEY AND WARRANT to
Matteson Richton Bank, an Illinois Banking Corporation
OfRt. 30 & Kostner Av., Matteson, Illinois 60443
(No and Street) (City) (State)

86109857

Above Space For Recorder's Use Only

rents, issues and profit of said premises, situated in the County of ...

and State of Illinois, to-wit: Lot One Hundrod Torty Seven (147) in Burnside's Lakewood Manor Unit #5, a subdivision of part of the Erst 1/2 of the North West 1/4 of Section 33, Township 35 North, Range 13, East of the Tord Principal Meridian, in Cook County, Illinois. Commonly known as 5261 Arquilla Dr., Michton Park, Illinois. PTN: 31-33-105-007

Hereby releasing and waiving all rights 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 agreements herein. WHEREAS. The Grantor is justly indebted topo? 20, 622 phatipal promissory note. bearing even do in 84 months of principal and interest to mature on 3-15-93 bearing even date herewith, payable

This Trust Deed covers all renewals, conversions or extensions of the promissory note mentioned above.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, ar. (b); interest thereoperatering and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each of art all taxes and resembles against said premises, and on deriand to exhibit receipts therefor. (3) within sixty days after destruction or damage. (c) rebuild of state all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed for said remains insured in companies to be selected by the grantee herein, each is beginning to place such insurance in companies acceptable to the holder of the brist mortgage indebtedness, with loss claims attached payable, by a, by the first Trustee or blortgage, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the 3 by Mortgage or Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times where the same shall become due and payable.

By 110: EVEST of failure so to insure, or pay taxes or assessments, or the prior incumbrances or by conterest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments all money so payable.

By 110: EVEST of failure with interest thereon from time to payable and money so payable.

15 • 51 per cy, yee annum shall be so much additional indebtedness secured be elby.

By 114: EVEST of a breach of any of the aforesind covenants or agreements of said indebtedness, including principal and all agraed instances.

without demand, and the same with interest thereon from the date of paymental 12.21 per c., per annum shall be so much additional indebtedness secured hereby.

IS THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become impediately due and payable, and with the est thereon from time of such breach at 15.51 per cent per annum, shall be recoverable by to be thereof, or be suit at law to both the same account of authorization to the same account of a same account of a same account of authorization to the same account of a same a per cent per annum, shall be recoverable by lefterby ure thereof, or by suit at law, or both, the sam, as it ill of said indebtedness had

then matured by express terms.

It is AGRE to by the Grantor that all expenses and disbur generic paid or incurred in behalf of plaintiff in connection, which foreclosure hereof including reasonable attorney's fees, outlays for documental evidence, stenugrapher's charges, cost of procuring or complement abstract showing the whole title of said premises embracing foreclosure hereof inhalf be paid by the Grantor; and the like expenses and disbur entropy, occasioned by any suit or proceeding wherein the grantee or any holder or bury part of said indefitedness, as such, may be a party, shall also be paid by 0.9 or entropy and of said indefitedness, as such, may be a party, shall also be paid by 0.9 or entropy and of said indefitedness, as such, may be a party, shall also be paid by 0.9 or entered in such foreclosure proceedings, which proceedings the first decree of sale shall have been entered or not, shall not be dismissed, nor retors where of given, until all such expenses and disbursements, and by other decree of sale shall have been entered or not, shall not be dismissed, nor retors where of given, until all such expenses and disbursements, and by other decree of sale shall have been entered or not, shall not be dismissed, nor retors where of given, and such expenses and disbursements, and by other decree of sale shall have been entered or not, shall not be dismissed, nor retors when the dismissed in or retors and to the heirs, executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the Indus of any complaint to toreclose this I tast Deed, the court in which such complaint is fled, may at once and without notice to the Grantor, or to not pully 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 decrease of the Grantor, appoint a receiver to take possession or charge of said premises with

IN THE EVENT of the deal of Demoval from said Cook County of the grantee, or of his resignation, refusal or falture to act, then Chicago Title and Trust Company of said County is hereby appointed to be first successor in this trust; and if for any like cases and 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.

Witness the hand Sound seal So of the Grantor this 11

MATTESON RICHTON BANK AS TRUSTEE UNDER TRUST

Exec

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

i. Stoll, Loan Officer ATTEST:

This instrument was prepared by Key Bethke, Matteson Richton Bank, Rt. 30 & Kostner Av., Matteson, IL

UNOFFICIAL COPY

County of Cook ss.
, the undersigned , a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that William O'Hearn and Vera J. Stoll
personally known to me to be the same persons, whose name. s ere , subscribed to the foregoing instrument,
appeared before me this day in person and acknowledged thatthey. signed, sealed and delivered the said
instrument as
waiver of the right of n mestend.
Given under my hand and official seal this11
(Impress Sant Here) Notary Public Notary Public
Given under my hand and official seal this
LS860T98
T'S OFFICE

SECOND MORTGAGE Trust Deed

BOX No

Matteson Richton Bank as Trustee

under Trust #74-1344 dated 3-31-83

Matteson Richton Bank

5261 Arquilla Dr. Richton Park, IL 60471

Mail To:

MATTESON-RICHTON BANK Rt. 30 at Kostner ave. Matteson, Illinois 6043

GEORGE E. COLE LEGAL FORMS