## TRUST NED FF FEBRUARY 1985 SECOND MORTGASE (MCLINOIS)

CAUTION: Consult a tawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or litness for a particular purpose.

The INDESTRIBE WITNESSETH That Robert Simon and	
Dorothy J. Simon, his wife	Charles a .
(hereinafter called the Grantor), of	87300668
201 E. Village Dr. Northlake, Il. 60164 (No. and Street) Sixteen Thousand Three	
Hundred Ninety Seven and 28/100 Dollars	
in hand paid CONVEY TAND WARRANT to	
of 26 W. North Ave. Northlake, Il. 60164 (No. and Street) (City) (State)	
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparatus thereto, together with all	Above Space For Recorder's Use Only
	and State of Illinois, to-wit:
See Reverso Side:	
Hereby releasing and waiving all rights under and by virtue of the homestead exemption l	laws of the State of Illinois.
Permanent Real Estate Index Number 57 12-32-118-001 DBO	<b>A</b>
Address(es) of premises: 201 F. Village Dr., Northlake	
IN TRUST, nevertheless, for the purpers of securing performance of the covenants and ag WHEREAS. The Grantor is justly indebted u an The 1 principal promissory note	greements herein #9222   TRAN 2164 97/21/87 12:00:00   Libearing even do#9758446, Maynthus \$7 400468
\$455.48 on the Fifteenth day of A	ugust, A.D. 1987;
\$455.48 on the Fifteenth day of e	each and every month
thereafter for thirty-four months of \$455.48 on the Fifteenth day or	f July, A.D. 1990.
4	4.
' (	C 10 10 10 10 23
N74HUES	-GK
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, gad the inte	terest thereon an herein and in said note or notes provided,
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, "a the interest agreement extending time of payment: (2) to pay when due in "act year demand to exhibit receipts therefor; (3) within sixty days after destruction or damage and premises that may have been destroyed or damaged; (4) that waste to said premises shall not only time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable. Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrancholder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or the prior incumbrances or pay all prior incumbrances and the interest thereon from time to time; and adjustified the payment of the paymen	rebuild of regione all buildings or improvements on said of committed or suffered; (5) to keep all buildings now or at in precise authorized to place such insurance in companies with the first Trustee or Mortgagee, and second, to the ances or as interest thereon when due, the grantee or the or discharge or purchase any tax lien or title affecting said
indebtedness secured hereby.  INTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said shall, at the option of the legal holder thereof, without notice, become humediately due and particles.	id indebtedness, including principal and all earned interest, bayable, and with in eitest thereon from time of such breach
at 10.90 per cent per annum, shall be recoverable by forcelosure thereof, or by sui then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbutsements paid or incurred in beha	at the terminal contract of the same
including reasonable attorney's fees, outlays for documering, widence, stenographer's char whole title of said premises embracing foreclosure decrees, shall be paid by the Grantor; and suit or proceeding wherein the grantee or any holdes of any part of said indebtedness, as such, expenses and disbursements shall be an additional lief apon said premises, shall be taxed as such foreclosure proceedings; which proceeding, whether decree of sale shall have been enter until all such expenses and disbursements, and the obsts of suit, including attorney's fees, have executors, administrators and assigns of the Crantor waives all right to the possession of, a	rges, cost of procuring or comineting abstract showing the middle like expenses and disburs ments, occasioned by any may be a party, shall also be paid or die Grantor. All such secsis and included in any decree that may be rendered in red or not, shall not be dismissed, not if the are hereof given, we been paid. The Grantor for the Grantor and for the heirs, and income from, said premises pending such foreclosure
proceedings, and agrees that upon the ranger any companie to foreclose this Trust Deed, it without notice to the Grantor, or to apply they claiming under the Grantor, appoint a receiver tecllect the rents, issues and profits allows aid premises.  The name of a record owner is Robert Simon and Docothy	to take possession or charge of said premises with posses to
IN THE EVENT of the dealth-or removal from said COOK County of the s	grantee, or of his resignation, refusal or failure to act, then
The Chicago Prtle & Trust Company of said Cound from and if for any like cut said first successor fail or refuse to act, the person who shall then be appointed to be second successor in this trust. And when all of the aloresaid covenants and a trust, shall release said premises to the party entitled, on receiving his reasonable charges.	onnty is hereby appointed to be first successor in this trust; are the acting Recorder of Deeds of said County is hereby
appointed to be second successor in this trust. And when an of the aloresaid covenants and a trust, shall release said premises to the party entitled, on receiving his reasonable charges.  This trust deed is subject to	igrecinents are performed, inc grants
The state of the s	
Witness the hand and seal of the Grantor this10tbday ofJuly	TA ACT
Robert	Simon (SEAL)
Please print or type name(s) below signature(s)  Doroch	SIMON (SEAL)
	A Comment
This instrument was prepared by Tamera A. Pietrarosso c/o T (NAME AND ADDRESS) 2	26 W. North Ave. Northlake, Il
	60164

## **UNOFFICIAL COPY**

STATE OF	Illinois Cook	ss.	
		, a Notary Public in and for said County, in the	
State aforesaid	d, DO HEREBY CERTIFY that	Robert Simon and Dorothy J. Simon	
appeared bef	me this day in person and acl	whose name s are subscribed to the foregoing instrument, knowledged that they signed, sealed and delivered the said for the uses and purposes therein set forth, including the release and	
GRAC WOTARY My Con	OFFICIAL SEAL  E A. EISEN RAUN  SPUBLIS STATE OF ILLINOIS nmission Expires 12/11/1993	Jaca Q. Escallacon	

The Northlake Bank
26 W. North Ave. (6338)
Northlake, Il. 60164

Dorothy J. Simon

Robert Simon

87400668

BOX No

SECOND MORTGAGE

Trust Deed

GEORGE E. COLE