## TRUST DEED F FORM NO. 2202 February, 1985 SECOND MONTGAGE (ILLINOIS)

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THE DEPARTMENT OF THE PROPERTY THE Richard A. Gattone and	
I HIS INDENTURE WITNESSETT, TOST	The first the state of the first
Bertha J. Gattone, his wife	mar v
(hereinafter called the Grantor), of	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
(No. and Street) (City) (State)	872 to
for and in consideration of the sum of Four Thousand Seven Hundred	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Sixty-one 72/100 Dollars	
in hand paid, CONVEY AND WARRANT to	and the many of the OCI prographs show
NORTHLAKE BANK	The state of the s
of 26 W. North Ave. Northlake Illinois (City) (State)	All the second of the second o
as Trustee, and to his successors in trust hereinafter named, the following described real	100
estate, with the improvements thereon, including all heating, air-conditioning, gas and	Above Space For Recorder's Use Only
plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	
rents, issues and profits of said premises, situated in the County of	and State of Illinois, to-wit:
Lot 35 in Bl ck 2 in Midland Development Company's	North Lake Village 38027 12 823 3
Unit 10, being a Subdivision of the North West quar	rter of the North East
quarter of Seccion 32, Township 40 North, Range 12,	, East of the Third
Principal Merid at in Cook County, Illinois. Hereby releasing and waiving o' rights under and by virtue of the homestead exemption	James of the State of Illinois in taken with it.
referely releasing and waiving a Thylics under and by virtue of the nomestead exemption	A AL
Permanent Real Estate Index Numberts: 12-32-213-023	<b>70</b>
Address(es) of premises: 312 E. Lyndale Northlake 11 6016	6/05 to 20 t
	548 (A) (B) (B) (B) (B) (B) (B) (B) (B) (B) (B
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and a WHEREAS. The Grantor is justly indebted up a _their_principal promissory dote	greements herein.
WHEREAS, The Grantor is justly indebted up at the temperature principal promissory tode	A Company of the Comp
***\$132.27 on the twen_y-fifth day of Apa	64.00. A.D.20.1987.00 U. KEL.
\$132.27 on the twenty-filth day of each a	and every month
thereafter for thirty-four months, and a	
\$132.27 on the twenty-fifth day of March,	
Visiter on the twenty Institution,	
4	
	TORGE I
	\(\frac{1}{2}\)
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and do air	nterest thereon far herein and in said note or notes provided,
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the in or according to any agreement extending time of payment; (2) to pay when due in each of demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to premises that may have been destroyed or damaged; (4) that waste to said premises shall not any 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 payal. 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 IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumb holder of said indebtedness, may procure such insurance, or pay such taxes or assessments premises or pay all prior incumbrances and the interest thereon from time to time; and a without demand, and the same with interest thereon from the date of payment at	rebuild of restore all buildings or improvements on said
premises that may have been destroyed or damaged; (4) that waste to said premises shall no	b committed or suffered; (5) to keep all buildings now or at
acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable	fry, to the first Trustee or Mortgagee, and second, to the
Trustee herein as their interests may appear, which policies shall be left and remain with the paid. (6) to pay all prior incurabrances, and the interest therein, at the time or times when	the sale shall become due and payable.
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incump	hinces of the interest thereon when due, the grantee or the
holder of said indebtedness, may procure such insurance, or pay such taxes or assessments	il money so parchase any tax lien or title affecting said
without demand, and the same with interest thereon from the date of payment at	0.90 per cent per annum shall be so much additional
indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of se	
shall, at the option of the legal holder thereof, without notice, become himsediately due and	payable, and with interest thereon from time of such breach
shall, at the option of the legal holder thereof, without notice, become homediately due and at 10.00 per cent per annum, shall be recoverable by forcelosure thereof, or by s then matured by express terms.	uit at law, or both, the same ar itell of said indebtedness had
then matured by express terms.	half of plaintiff in connection with the foreclosure hereof
including reasonable attorney's fees, outlays for documentary evidence, stenographer's characteristics	arges, cost of procuring or completion obstract showing the
whole tille of said premises embracing foreclosure decrees shall be paid by the Grantor; a	h, may be a party, shall also be pair by the Grantor. All such
expenses and disbursements shall be an additional lien upon said premises, shall be taxed a	as costs and included in any decree tar, may be rendered in
such foreclosure proceedings; which proceeding, whether decree of sale shall have been enti-	we been paid. The Grantor for the Granto and for the heirs.
then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in be including reasonable attorney's fees, outlays for documentary evidence, stenographer's chewhole title of said premises embracing foreclosure decrees a finall be paid by the Grantor; a suit exproceeding wherein the grantee or any holde not any part of said indebtedness, as such expenses and disbursements shall be an additional the upon said premises, shall be taxed a such foreclosure proceedings; which proceeding, whether decree of sale shall have been entity until all such expenses and disbursements, and the obsts of suit, including attorney's fees, has executors, administrators and assigns of the Grantor waives all right to the possession of, proceedings, and agrees that upon the full gof any complaint to foreclose this Trust Deed, without rotice to the Grantor, or to a VV stry claiming under the Grantor, around a receive	and income from, said premises pending such forcelosure
proceedings, and agrees that upon the flung of any complaint to foreclose this trust Deed, without notice to the Grantor, or to any hardy claiming under the Grantor, appoint a receive	r to take possession or charge of said premises with power to \(\tau^2 \)
without notice to the Grantor, or to any larty claiming under the Grantor, appoint a receive collect the rents, issues and profits of the said premises.	3000
The name of a record owner Richard A. Gaccone and Bert	na J. Gattone, hai wire
	e grantee, or of his resignation, refusal or failure to act, then
and if for any like and the first suggestor full or refuse to get, the purson who shall then	County is hereby appointed to be first successor in this trust;
and it for any like cause said that successor ian or refuse to act, the stood who shall treat appointed to be second successor in this trust. And when all of the aforesaid covenants and trust, shall release said premises to the party entitled, on receiving his reasonable charges.	I agreements are performed, the granter or his successor in
trust, shall release said premises to the party entitled, on receiving his reasonable charges.	
This trust deed is subject tonone	The second secon
4.0.1	24%
Witness the hand and seal of the Grantor this13th_ day of Mar	ch, 19_87
لا رقمهر )	Of Stations
DTOUAD	D. A. CATTONE (SEAL)
Please print or type name(s)	D A. GATTONE
below signature(s)	
	20 Actions
neromi a	a Hattone (SEAL)
BERTUA	JOGATTONE (SEAL)
	J GATTONE
DERTILA  This instrument was prepared by Grace Eisenbraun c/o Northlake (NAME AND ADDRESS)	J GATTONE

## **UNOFFICIAL COPY**

STATE OF ILLINOIS	ss.		to the state of the state of	* * * * * * * * * * * * * * * * * * *
COUNTY OF COOK	)	•		
I, Raymond F. Seiffert		., a Notary Publ	ic in and for sa	aid County, in the
State aforesaid, DO HEREBY CERTIFY that _Ri	ichard A. Ga	ttone and Be	rtha J. Gat	tone, his
wife		· · · · · · · · · · · · · · · · · · ·		
personally known to me to be the same person s	whose name_s	are subscri	bed to the force	egoing instrument,
appeared before me this day in person and ack	cnowledged that	they signe	d, sealed and	delivered the said
instrument ascboir_ free and voluntary act, for	or the uses and p	ourposes therein s	set forth, includi	ng the release and
waiver of the right c. he mestead.			•	
Given under my hand and official seal this	thirteenth	day of	farch	19 <u>87</u> .
OFFICIAL SEAL			•	
(Impress RAMMOND F. SEIFFERT P NOTARY PUBLIC, STATE AS ILLINOIS!		5	43	118
My Commission Expires 6/411990		<del>,                                     </del>	Notary Public	
Commission Expires 6/6/90				
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24 MAR 87 1: 08

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87155910 NORTHLAKE BANK( 6185) 26 W. NORTH AVE. NORTHLAKE IL 60164 OND MORTGAGE BERTHA J. GATTONE

GEORGE E. COLES LEGAL FORMS