THIS INDENTURE WITNESSETH, That DEEll S. James and Ruby James (J)

4700 West 138th Court Crestwood, Illinois (No and Street)

for and in consideration of the sum of ix. Thousand Three Hundred Thirty Dollars 2 00-100's Dollars

in hand paid, CONVEY AND WARRANT Candice Co., Inc.

Berwyn, Illinois

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 appurtement thereto, together with all trusts and experiences, student in the County of COV

rents, issues and profit of said premises, situated in the County of Crostwood (cichts Resubdivision of Lot 2 in Arthur T. McIntosh & Company's Richwood Farm Subdivision of F 1 of the ME 4 of Section 4, Lot Township 36 Borth, Pance 13, Fast of the Third Principal Meridian, in Cook County, Illinois.

Hereby releasing and waiving all jobts under and by virtue of the homestead exemption laws of the State of Illinois.

Permanent Real Estate Index Numbra(s) 4000 Wost 138th Court

Crestwood, Illinois 60005

Above Space For Recorder's Use Only

RECORDER IESSE WHITE

RIDGENEW OFFICE

10/20/93

10/20/93

0018 MCH

RECORDIN N

93849031 # 0018 HC#

MAIL

12:36

23.00

12:36

0.50

IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein, INTRUST, resertbeless, for the purpose of seconing performance of the coverants and agreements berein.

WHEREAS, the Grantor's justly indebted from principal promissors note bearing even date herewith, payable in 180 cropthly installments of FP.03 each nonth. First installment being due movember 1, 1993 and on the 1st of each month thereafter until baid in full. Total principal amount of loan is \$6330.00. Total interest paid after 180 on time installments is \$5015.40. Total paid after 180 on time installments is \$12,245.40.

## 93849031

IHI GRAN IOR covenants and agrees is follows. (1) To pay said indebtedness, and an interest thereon, as user and not note provided, or according to any agreement extending time of payment. (2) to pay when their meanly year, all taxes an discussments against said premises, and on demand to exhibit tecepts therefor, (3) within sixty days after destruction or damage at rebuild or restor all buildings or improvements on said premises that may have been destroyed or damaged, (4) that waste to said premises shall an oe computed as suffered, (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby, horized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable to). To be first Frustee or Mortgagee, and second, to the Trustee herein as their interess is may appear, which policies shall be left and remain with their difference or Mortgagee, and second, to the Trustee herein as their interess is may appear, which policies shall be left and remain with their difference or Trustee intrinsic or mortgage, and second, to the Trustee herein as their interess, and the interest thereon at the time or times when they are shall become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incum.

IN THE EVENT of tailure so to insure, or pay taxes or assessments, or the prior incum.

IN THE EVENT of tailure so to insure, or pay taxes or assessments, or the prior incum.

IN THE EVENT of tailure so to insure, or pay taxes or assessments, or the prior incum.

IN THE EVENT of tailure so to insure, or pay taxes or assessments, or the prior incum.

IN THE EVENT of tailure so to insure, or pay taxes or assessments or assessments or an interest thereon when due, the grantee or the holder of said indebtedness, may procure such materials and the interest thereon from time to time; of all more such as a procure and the interest thereon from time to

per cer eser annum shall be so much additional

shall, at the option of the legal holder thereof, without notice, become immediate, due and payable, and with interest thereon from time of such breach at 10.00 per cent per annum, shall be recoverable by foreclosure diereof, or by suit at aw, or both, the same as it all of said indebtedness had then matured by express terms.

If Is AGREED by the Gramfor that all expenses and disbursements part or incurred to behalf of plaintiff in connection with the foreclosure hereof including reasonable attorney's tees, outlass for documentary extracts, stendardher's charges, cost of procuring or commeting abstract showing the whole title of said premises embracing foreclosure decree—shall be an abbridge and by the Grantor, and the like expenses and disburse acits, occasioned by any expenses and disbursements shall be an additional hermory act of baid indebtedness, as such, may be a party, shall also be paid? "Is Grantor Allyain expenses and disbursements shall be an additional hermory staged premises, such, may be a party, shall also be paid?" "Is Grantor Allyain such toreclosure proceedings, which proceeding, which for device of sale shall have been entered or not, shall not be dismissed, not acid a chereof given, until aff such expenses and disbursements, and the costs of sale shall have been entered or not, shall not be dismissed, not acid of or the Grantor and such expenses, and assigns of the Grantor acid sale shall have been entered or not, shall not be dismissed, not acid of or the Grantor for the Grantor, or to any party extensions, administrators and agrees that upon the titing of the employee to collect the court in which such complaint is fleed, may at once and without notice to the Grantor, or to any party extensions, and received to take possession or charge of said premises with power to collect the cents, issues and profits of the said, genises roccedings, and agrees that upon the filing of the athout notice to the Granton, or to any particle fundomer the rents, issues and profits of the said rents. The name of a record owner is: collect the tents, issues and profits of the

danes and Puby Janes, his wife (J)

Cook County of the grantee, or of his resignation, refusal or failure to act, then

of sad County is hereby appointed to be first successor in this trust; and if for any like cause said first successor fail or retuse 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 profession to the party entitled, on receiving his reasonable charges.

This trust deed is subject.

of the Grantor this

15th day of

This instrument was prepared by Illingis Previous Tuilders, Inc. NAME AND ADDRESS

er Jack St. N

ins Calander 4172 Labrance, II, 60525

## **UNOFFICIAL COPY**

S	TATE OF Illinois
C	TATE OF Illinois ss.
	Larole A. Downs a Notary Public in and for said County, in the tate aforesaid, DO HEREBY CERTIFY that Odell S. Janes and Puby Janes
р	ersonally known to me to be the same person. S. whose name, S. 3 r.C., subscribed to the foregoing instrument.
ap	opeared before me this day in person and acknowledged that they, signed, sealed and delivered the said
in	strument as $\pi V \approx 1\pi$ free and voluntary act, for the uses and purposes therein set forth, including the release and
W	aiver of the right of nemestead.
<b>~~</b>	Given under my harmond official seal this 15th day of October 1903.
} **	CARNOLL AND HEAVING HARRONS (AND COMMISSION Expires 2/3/35)  My Commission Expires 2/3/35  Notary Public
Co	ommission Expires 2-9-755
	TC
<b>ન</b>	
84303	Official Scale Co Dauce of Damers (2015)  My Commission Expires 2 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9
1385	

SECOND MORTGAGE

Trust Deed

BOX No.

10

GEORGE E. COLE LEGAL FORMS