## **UNOFFICIAL COPY**

	The State of the S	Betriculum exceptura dum de la composition della	TO CARLES ON A CARLES OF THE CONTROL
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	23 603 683	GEORGE E. COLE LEGAL FORMS
THIS INDENTURE, WITNESSETH, That	John R. Sukach & Ge	enevieve M. Sukach, hi	s wife
(hereinafter called the Grantor), of 38 Sou	th Wildwood	Prospect Heights (City)	Illinois (State)
is r and in consideration of the sum of Eightee in hand paid, CONVEY AND WARRANT of 1223 Oakton Street (No. and Street) and to I is successors in trust hereinafter named, for lowing of acided real estate, with the improvements and encything appurtenant thereto, together with a of Prospect Reights. County of	The Des Plaines (City) the purpose of securing perference, including all heating. Il rents, issues and profits of s	nes Bank  II  ormance of the covenants and agree air-conditioning, gas and plumbing	apparatus and fixtures
	of the North West \hip 42 North, Range	of the South West & 11 East of the Third	,
Hereby releasing and waiving all rights under and bein TRUST, nevertheless, for the purpose of secun With REAS. The Grantor John R. Su justly indebted upon their as a single payment on November 20, 1976	ring letformance of the cover kach ar a Genevieve principal of \$18,000 of plus	iants and agreements herein,  M. Sukach, his wife  promissory note bearing even	date herewith, payahl
The Gravitor coverants and agrees as follows: notes provided, or according to any agreement extensed and assessments against said premises, and on dema rebuild or restore all buildings or improvements one shall not be committed or suifered. (5) to keep all hig grantee herein, who is hereby authorized to place sui with loss clause attached payable first, to the first I which policies shall be left and remain with the said brances, and the interest thereon, at the time or times. In 110 EVENT of failure to to insure, or pay I, grantee or the holder of said indebtedness, may proclien or title affecting said premises or pay all pinor in Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness. In THE EVENT of a breach of any of the aforest carned interest, shall, at the option of the legal hol thereon from time of such breach at seven per cent same as if all of said indebtedness had then matured. It is Admera by the Grantor that all expenses, closure hereofincluding reasonable attions, is feet, pleting abstract showing the whole title of said expenses and disbursements, occasioned by any soil risks, may be a party, shall also be pash by the Cu his shall be taxed as costs and included in any soil fix the costs of suit, including attorness far her fixed assigns of the Grantor waives all risks one perfect the costs of suit, including attorness far her fixed agrees that upon the filing of any companies to forest out notice to the Cirantor, or to pay thy claiming with power to collect the cents, takes and profits of the Islands of the deather removal from said refusal or failure to act feet.  In 111 EVENT of the deather removal from said refusal or failure to act feet.  The name of a record it active that control of the Cirantor, or to pay thy claiming with power to collect the tents, takes and profits of the Islands of the Grantor waives all risks of per proves.	indings now in at any time on the insurance in companies are inside or Mortgagee, and, see Mortgagee, and, see Mortgagee, and, see Mortgagee, and, see a see a sees and see a see a sees and see a see a sees and see a	and the increw decreon, as here pay prior to be a ready of June (1) with east days after descended to the condector of annual condector of annual condector of annual condector of the buller of the b	in and in said note of in each year, all taxe fruction or damage to waste to said premise to be selected by the nortgage indebtedness interests may appear to purchase any tar it may be a purchase and the lake said indebtedness, as mupon said premises exceeding, whether de not disbursements, and disbursements are used as a purchase and disbursements. As it may a concerning to the target of said premises and substance of said premises and disbursements. If of or of his resignation, wereby appointed to be the acting Recorder is and agreements are mable charges.
	for	a file	(SEAL)

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	Alicens of	1976 AUG 19 /	M 10 33	Parassas ( Consultation)	
STATE OF	AUG-19-76	239796 • 236	036 <b>83 - A</b>	Rec	<b>10.</b> 00
County of Cook					
Carol A. Upton	•				
State aforesaid, DO HEREBY CERTIFY that	John R.	, a Notary Public Sukach & Genevieve	in and for said (  N. Sukach,	County, in the	4.70 17 17 18
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personally known to me to be the same personally	on_S whose nan	ne <u>s are</u> subscribed	to the foregoin	ng instrument,	
ap seared before me this day in person and	l acknowledged	that they signed,	scaled and deliv	ered the said	
instrument as <u>their</u> free and voluntary a waive, c, the right of homestead.	act, for the uses a	and purposes therein set I	orth, including t	he release and	201 341 881
Given under my hand and notarial seal thi	is	day of	July	, 19 <sup>76</sup>	
(limpress Seal Hera)		•			
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t D		<b>X</b>		S. E. C.	
		MAIL TOTT	A Samuel	1223 OAKTON ST. PLANES, ILL. 67018 GEORGE E. COLE*	
SECON TIL			#1.50 #1.50 #1.50 #1.50	ESS.	
			<u>ح</u>	223 OAKTON PLANES, ILL GEORG	
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