## **UNOFFICIAL COPY**

TRUST DEED SECOND MORTGAGE FORM (IIIinois)	FORM No. 2202 September, 1975	24958199	GEORGE E. COLE <sup>*</sup> LEGAL FORMS
THIS INDENTURE, WITNESSETH, That _ NICK_			
(Veren after called the Grantor), of 5235 North (No. and Street)	Christiana	Chicago Ill:	inois
for an' a consideration of the sum of Eighty-six in hand and CONVEY. AND WARRANT stoof	Thousand Four Hun THE DES PLAINES Des Plaine (City) purpose of securing perforo on, including all heating, air its, issues and profits of saic	dred Sixty-three and BANK	36/100 Dollars  (State)  ments herein, the foliopparatus and fixtures.
The South 16.67 f.e. of Lot 10 and a Addition to Chicago, a Subdivision of Of Section 11, Townshii 4t North, Rand Cook County, Illinois	of Part of the No	rtheast 1/4 and the :	Southeast 1/4
Coc	74		
Hereby releasing and waiving all rights under and by virt In TRUST, nevertheless, for the purpose of securing p WHEREAS, The Grantor	katerini Xenos, H	is Wife	
in 35 monthly installments of \$1,41 commencing on June 20, 1979.	4.81 and a firal	installment of \$36,9	45.01
The Course of th	Process of the bakes days		and in wid note on
The Grantor covenants and agrees as follows: (1) I notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts of all buildings or improvements on said premises that may committed or suffered; (3) to keep all buildings now or at herein, who is hereby authorized to place such insurance loss clause attached payable pratt, to the first Trustee or Mipolicies shall be left and remain with the said Mortgagese on the interest thereon, at the time or times when the san 18 time Evist of failures of to insure, or pay taxes or grantee or the holder of said indebtedness, may province sufficient or time affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness security.	to pay sain macrocidies, as time of payment (2) to pharefer; (3) within sixty displayed or dar and time of payment (2) to pharefer; (3) within sixty displayed or dar and promises acceptable in companies acceptable in or trustees until the industrial payment of the prior assessments to till prior of insurance or pay such the prior assessments to till prior the insurance or pay such the prior assessments to till prior did the same with interest the difference and the interest that did the same with interest the difference and otherwise.	ay when dife in each year, all tays after destruction or a mag- disped; (4) that wase to said or historical in companies to said or the holder of the first mortgage the holder of the first mortgage drives is fully paid; (6) to pay all incumbrances or the interest the incumbrances or the interest the incumbrances or the interest the recon from time to time; and all tereon from the date of paymen	and in safe note of years and assessments or rebuild or restore mises shall not be cited by the grantee the property of the property of the parameters of the property of the
lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, an per annum shall be so much additional indebtedness secure are the property of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per an same as if all of said indebtedness had then matured by such that the property of the formation of the legal holder the closure hereof—including reasonable attorney's feed outly pletting abstract showing the whole title of said primises expenses and disbursements, occasioned by any safe of proc such, may be a party, shall also be paid by the Grantor. All shall be taxed as costs and included in any occate that may cree of sale shall have been entered or not. Stall not be distributed to suit, including attorney, see have been paid, assigns of the Grantor waives all rightly the possession of agrees that upon the filing of any compaint to foreclose the out notice to the Grantor, or to the party claiming under with power to collect the rents, tesses and profits of the said.  The name of a reconstruction is: NICK Xenos.	commiss of agreements he was a constrained and be recoverable the press ferms, but some mental press ferms, and or incurred to the control of	me immediately due and payably forcelosure thereof, or by suit set in behalf of plaintiff in come, stenographer's charges, cost of cree—shall be paid by the Gr or any holder of high part of sements shall be an adultional lien closure proceedings; which proceiven, until all such expenses and tor and for the heirs, executors, oremises pending such forcelosure which such complaint is filled, may effort to take possession or chargeiver to take possession or char	at law, or both, the cities with interest at law, or both, the cities with the fore-procuring or common and the like aid indebtedness, as upon said premises, eding, whether dedisbursements, and administrators and e proceedings, and y at once and withsee of said premises
The name of a recombine removal from said  IN THE EVENT of Individuh or removal from said  refusal or failure to the The Des Plaines Ba first successor in this pilst; and if for any like cause said first of Deeds of said County is hereby appointed to be second si performed, the grantee or his successor in trust, shall release		of said County is here of said County is here act, the person who shall then be t when all the aforesaid covenants a	of his resignation, thy appointed to be he acting Recorder and agreements are
Witness the hand_S_and seal_S_of the Grantor_S_ this	4- // (	arco -	, 19.79
		Nick Xenos - Ac-Ze/14 Ekaterini	17646 (SEAL)
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This instrument was prepared by <u>Beverly Poli</u> 1223 Oakton St., Des Plaines, Illino	<i>yak, Assistant Vi</i> Dis (NAME AND ADDE	ress)	riaines pr.