## **UNOFFICIAL COPY**

TRUST DEED SECONG MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	24 251	GEORGE E. COL LEGAL FORM
THIS INDENTURE, WITNESSETH, That TOYS	mond Ostrovski and		
thereinafter called the Grantor), of 3462 West	Columbus Ave.	Chicago	Illinois (State)
of an in consideration of the sum of "ive-thouse in a depaid, CONVEY AND WARRANT to 1322h Scliphin Lake Drive (No. and Street) and to is so cessors in trust hereinafter named, for the lowing a conditional content that the improvements the and everything as purtenant thereto, together with all residence.	John H. Thode, John H. Thode, Homawood (60)  c purpose of securing perfort reon, including all heating, air ents, issues and profits of said	Trustee  nance of the covenants -conditioning, gas and p I premises, situated in t	(1,00)
of Chreek Law County of Coo	ik and S	tate of Illinois, to-wit:	
act 67) in Stuthment Has Substitute of the Stume dedicated to rail. Section 75 Samship 38 Heridian.	est half of the Nor	rthéast agarte:	r of (except
	)_		
Hereby releasing and waiving all rights under and by vi 18 TRUST, nevertheless, for the purpose of securing WHURLAS, The Grantor Departed Cottrol.	itue of the homestead exemp performancy the covenant 1884, and 157, produce of	ntion laws of the State of and agreements here lost rounted. his	of Illinois. iu. wife
instly indebted upon that?			g even date herewith, payable
to the order of the Pve I disels the sum of Mix (\$100.00\ Dellar in on Yebruary, 1978.	rest househidsones an	lived_nod_no/10	o. </td
The Oraxton covenants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or a herein, who is hereby authorized to place such insurance loss clause attached payable lost, to the first Trustee or M policies shall be left and remain with the said Mortgages, and the interest thereon, at the time or times when the said and tenterest thereon, at the time or times when the value of the first of failure so to insure, or pay taxes of grantee or the holder of said indebtedness, may procure silien or title affecting said premises or pay all prior incum Granton agrees to repay immediately without demand, as per annum shall be so much additional indebtedness seem 18 110 FV181 of a breach of any of the aforesaid contained interest, shall, at the option of the legal holder the fluoreon from time of such breach of a eight per cent per a	therefore I would in the case therefore I would in a case before the case the case the case the case there is a companies acceptable to lortgaged, and, second, for the companies acceptable to Trustees until the addedped one shall become the affer particularly and acceptable to assessments, of the prior in such insurance for pay such as a bivances and the Integret their	sy after destruction of algedy (4) that waste insured in companies the holder of the first. Trustee betein as their ness is fully paid; (6) it able, neumbrances of the in- ves of assessments; or de- con from time to time	an an taxes and assessment wave to rebuild or restore or a premises shall not be or selected by the granue at page indebtedness, with in cress may appear, which to pay off it is incumbrances, terest to zero whom due, the ischarge or put aloss any tax and all more seen in it the
Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness seem per annum shall be so much additional indebtedness seamed interest, shall, at the option of the legal holder that some as it all of said indebtedness had then matured bycame as it all of said indebtedness had then matured bycame as reason as it all of said indebtedness had then matured bycame hereaf—inclinding reasonable attorney's fees fourly became a standard or said the said of said premises and disbursements, occasioned by any stiffice, proceeding abstract slowing the whole title of said premises appeared and disbursements, occasioned by any stiffice, proceeding abstract slowing the whole title of said premises a proceeding a strength of the said standard of the said standard of the said lines been entered or not shall foot be disbuccious of said, including attorney's fees have been paid ssigns of the Grantor waives all right-lof, the possession of grees that upon the filling of any complaint to foreclose the unit notice to the Grantor waives all right-lof, the possession of grees that upon the filling of any complaint to foreclose that un totice to the Grantor waives all right-lof, the possession of the Grantor waives all right-lof, the possession of the Grantor waives all right-lof, the possession of the said of th	I such expenses and distansen y be rendered in such forech nissed, nor release hereof giv i. The Grantor for the Grant of, and income from, said pris is Trust Deed, the court in wh the Grantor, appoint a rece I premises.	nents shall be an additionable proceedings; while no until all such experience of and for the heirs, exembles pending such faither such complaint is iver to take possession ned Ostrowski.  County of the group that the present who shall now the shall never the same that the county of the group that the person who shall never the same that the person who shall never the same that the person who shall never the same that	mal lien upon said premises, chi proceeding, whether de- bees and disbursements, and secutors, administrators and orcelesure proceedings, and lifed, may at once and with- or charge of said premises (his wife) and premises (his wife) and the analysis of the premises (his wife) and the premises (his wife) and the premise or of his resignation, and is hereby appointed to be then be the acting Recorder
'st successor in this trust; and if for any like cause said first.' Deeds of said County is hereby appointed to be second.		in the artife and Co.	comment and appreciations are
	17	11	
Witness the hand and seal of the Grantor this		of Novem	ber <sub>19</sub> 77

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			(1)	1977 C- 1 2 - 77 - 4	DEC 12 AM	11,28,172	9 4 A Kac	10.65
	STATE OF	Illinois		)				
	COUNTY OF	Cook	· · · · · · · · · · · · · · · · · · ·	} ss.				
	1, Ke	erneth J. Sch	mrz		n Not	urv Public in	and for said Com	aty in the
		, DO HEREBY C		at. <sup>Tr</sup> aymond			e Ostrovski,	
			,	المراجع المسابق	ر الاستهام الأولادي. بالسي <del>وم</del> ة الانومة مات	and the second seco		
	personally kno	wn to me to be th	ne same pers	on <sup>5</sup> whose (	<sub>name</sub> s are	subscribed to	the foregoing in	nstrument,
	appear d ) efo	re me this day is	n person an	d acknowledg	ed that they	signed, sea	led and delivered	I the said
	instrumer, as	hoir free a	id voluntary	act, for the us	es and purposes	therein set fort	h, including the r	clease and
	waiver of the r	,ghi o″homestead.						
	Given und , ∽ % * % ,	ler my ha id and n	otarial seal t	his	L7th	day of	Kovomber	19 77
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