GEORGE E. COLE

## 

TRUST DEED SECOND MORTGAGE (ILLINOIS)

5

CAUTION: Consult a lawyer belore using or acting under this form All warranties, including merchantability and fitness, are excluding

THIS INDENTURE WITNESSETH, That Modris F. Skuja and	•
Patricia Ann Skujam his wife	850040F-
(bereinafter called the Grantor), of	85031650
315 E. Hirsch St. Northlake Illinois (Sute) (Sute)	
for and in consideration of the sum of One Thousand Six Hundred.	
Sixty-six 80/100 Pollars	
in hand paid, CONVEYAND WARRANT to The Northlake Bank	ing ang disebute ang propinsi belah belah belah ang ang ang belah belah belah belah belah belah belah belah be Berangan
of 26 W. North Ave. Northlake 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 appointus and fixtures, and everything appointus thereto, together with all	Above Space For Recorder's Use Only
OOO!!	and State of Illinois, to-wit:
***The west half of Lot 8 in Block 21 in Town Ma	anor, a subdivision of the
North 100 agree of the Northwest quarter of Sect	

the irth, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.

Subject to easiments, restrictions, conditions of record, 1973 and subsequent years taxes.

Hereby releasing and waiving all rights up her and by virtue of the homestead exemption laws of the State of Illinois. 

> \*\*\*\$138.90 on the furst day of July, A.D. 1985; \$138.90 on the furit day of each and every month thereafter for ten months, and a final payment of \$138.90 on the first day of June, A.D 1986.\*\*\*

Permanent Real Estate Index # 15-05-226-015

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, at different thereof. So herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in ract year, all taxe and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or datage; "rebuild only extere all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises since not be reminified or suffered; (5) to keep all buildings now or at any time on said premises in tured in companies to be selected by the greater herein, who it gets by authorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable who 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 district of the first mortgage, and second, to the Trustee herein as their interests and the interest thereon, at the time or times when he is a great of trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when he is a great become doe and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or a uncluse any tax len or title affecting said premises or pay all prior incumbrances and the interest thereon from time to tipe; and all money so paid the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payable.

In the EVENT of the break hall any of the aforesaid covenants or agreements to be additional indebtedness secured hereby.

without demand, and the same with interest thereon from the date of payment it 14.50 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 agreement by the whole of said indebtedness, it cluding principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest are not from time of such breach at 14.50 per cent per annum, shall be recoverable by fact about thereof, or by suit at law, or both, the same as it all of said indebtedness had then matured by express ferms.

If IS AGREED by the Grantor that all expenses and dislays reprents paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including maximable attorney's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or commeting abstract showing the whole title of said premises embracing foreclosure dearce—shall be paid by the Grantor; and the like expenses and disburse in an accessioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lieu upon said premises, shall be taxed as costs and included in any decree that the party of the party of said indebtedness, as such, may be a party, shall such expenses and disbursements, and the costs of suit, including attorney's fees, have been paid. The Grantor for the strantor and for the heirs, executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the full god any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Grantor, or to an order to a party chall pen in a party of a

titiene tite terrar raines and languages and bremisers.	
The name of a record owner is: Modris F.	Skuja and Patricia Ann Skuja, his wife
IN THE EVENT of the dealy or removal from said	Cook County of the grantee, or of his resignation, refusal or failure to act, then
The Chicago Tine Insurance Com	PARY of said County is hereby appointed to be first successor in this trust;
and it for any like chargeand first successor last of feluse	e to act, the person who shall then be the acting Recorder of Deeds of said County is hereby nall of the alorecaid covenants and agreements are performed, the grantee or his successor in
rust, shall release said premises to the party entitled, on	
The trust deed is subject tonone	
Witness the hand and scal of the Gran or this	18th day of May 1985
	$\mu$ . $\pm M$
	Molino I Mayor (SEAL)
	MODRIS F. SKUJA

Please print or type name(s) below signature(s)

This instrument was prepared by Grace Plastow; 26 W. North AVe.; Northlake, 1L 60164

LUZ (SEAL)

## **UNOFFICIAL COPY**

en una de	STATE OF ILLINOIS  COUNTY OF COOK  SS.	
R2 1879 188	1. Donald L. Thode, a Notary Public in and for said County, in State aforesaid, DO HEREBY CERTIFY that Modris F. Skuja and Patricia Ann Skuja, his to	
	personally known to me to be the same persons whose names are subscribed to the foregoing instrumant appeared before me this day in person and acknowledged that they signed, scaled and delivered the instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release waiver of the right of homestead.  Given under my hard and official scal this eighteenth day of May 1985.  (Impress Seal Here)  Commission Expires. Sept. 17, 1985.	said
	MAY-22-65 25523 • 85651650 • A Rec	85031650
BIN No.	Trust Deed  MODKIE F. SKUJA  THE NORTHLAKE BANK (5463)  26 W. NORTH AVE.  HORTHLAKE, 11. 60164  MORTHLAKE, 12. 60164	GEORGE E. COLE LEGAL FORMS