UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	21	415	748	GEORGE E. COLE® LEGAL FORMS
THIS INDENTURE, WITNESSETH, That JOR					
(hereinafter called the Grantor), of the City and State of Illinois for and in consists of Thousand Seven Hundred Forty in hand paid, CONVEY AND WARRANT to of the City of Chicago Heigh and to his successors in trust hereinafter named, for the Invited Research of the Invited Research	deration of the sum of Five Dollars a Paul K. Shanks ts County of e purpose of securing perfe	md no/ Trus Cook	100 - : tee - 1	L535 Ha. State of	lsted Street Tllinois greements herein, the fol-
lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the					
Lot 648 in Downing and Phillips Normal Park Addition, being a Subdivision of the East					
half of the North East quarter (except the South 149 feet thereof) of Section 29, Town					
ship 3 Forth, Range Il East of the	Third Principal	Meridi	ian in	Cook Co	unty, Illinois.
Hereby releasing and waiving all fig. to order and by y					
Hereby releasing and waiving all rig' to ander and by v	irtue of the homestead eve	mation law	vs of the S	tate of Utin	nois
IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor S JOS BA LEVILING	performance of the coven	ants and ag	greements	herein.	į.
justly indebted upon 1 (One)	principal	promissory	y noteb	earing ever	date herewith, payable
to the STATE LOAN COMPANY OF CHICA O HIGHTS, INC 1535 Halsted Street - Chicago Heights, Illinois as follows: i Sixy (60) successive and consecutive monthly installments of One Hundred Twenty - Nr. und 09/100 Dollars (\$129.09) Commencing on the 5th day of April, 1971 and on the fi th day of each month thereafter ending on the 5th day of March, 1976 or until the otel amount of Seven Thousand Seven Hundred Forty - Five and 16/100 (\$7,715.40) Dollars is paid in full.					
4			á	S.	•
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restore all buildings or improvements on said shall not be committed or suffered; (5) to keep all building antee herein, who is hereby authorized to place such it with loss clause attached payable first, to the first Truste which policies shall be left and remain with the said Mor brances, and the interest thereon, at the time or times when In the Event of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness sec la the Event of a breach of any of the aforesaid cearned interest, shall, at the option of the legal holder thereon from time of such breach at seven per cent per same as if all of said indebtedness had then matured by error to the such may be a party, shall also be paid by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, out being abstract showing the whole title of said permit expenses and disbursements, occasioned by any suit or pushed, may be a party, shall also be paid by the Grantor that all expenses shall have been entered or not, spill as be distingted to the Grantor waits all right to the possession agrees that upon the filing of any completing to foreclose to ut notice to the Grantor, or to any Bay claiming undwith power to collect the rents, issues and profits of the sa	issurance in companies acceeded to Mortingage, and, second to gages or Trustees until the same shall become or assessments, or mortingages or the same shall become or assessments, or mortingages of the same shall be the same thereof, and the same shall be recoverably ovenants or agreements the thereof, affout notice, be name, shall be recoverably presented to the same shall be recoverably greater than the same shall be recoverably of the same shall be recoverably as the same shall be recoverably the same shall be recoverably the same shall be recoverable to the same shall be recove	pathic and pay the indebted be and pay to indebted be and pay to taxes or a necroon from the recome in the pay to taxes or a necroon for the pay to taxes or a necroon feet by forcet. The pay to tax	h inder rust a he lines is 'Ll' yaule lyaule said indebined said indebined half of pla grapher's claudil be pa holder of hall be pa all be pa it all se pa pending a bending a pending a bending a take possi	of the first rein as their y paid: (6) the interest, or dischatime; and the control of the contr	morgage indebtedness. Ir interests may appear, to pay all prior incum- thereon when due, the rege or purchase any tax all money so paid, the man at seven per cent luck in principal and all wole and with interest up to the and with a proceeding, whell end, and disbursemen, and source proceeding, whell end, and disbursemen, and and with a proceeding, and may at once and with harge of said premises
IN THE EVENT of the death of amoval from said	B. Dawson		of said	County is	hereby appointed to be
first successor in this trust land if for any like cause said for Deeds of said County is hereby appointed to be second performed, the grante of tills successor in trust, shall rele	successor in this trust. An	d when all ty entitled,	the afores	aid covenar	nts and agreements are onable charges.
Witness the hand and seal of the Grantor , thi		_ day of _		rch	
	Gae 8	o aste	elix		(SEAL)
	Keeling	Coas	teil	ug	(SEAL)
	00			0	
					-

21 415 748

UNOFFICIAL COPY

STATE OF.	TLLINCIS ss.	
COUNTY OF	COŌK	
í,	LINDA ZYCH MULDER , a Notary Public in	and for said County, in the ISTERLING, His Wife o the foregoing instrument, and and delivered the said
State aforesaid, DO HE	REBY CERTIFY that JOE EASTERLING and RUBY EA	STERLING, His Wife
		
	to be the same person. whose name are subscribed to	i
	s day in person and acknowledged that they signed, sea free and voluntary act, for the uses and purposes therein set for	,
waiver of the rip', of to	, , , ,	th, mending the release and
NON ZYCA		ch 19 71
Model N. S.	Sinaa Zyak	MULICIEU Public
Orum 1900 Promes	une - 1972	
-		
		. •
	4	
•	C	
	Shine Hiller	
	1971 MAR 9 AM 9 29 HAR9-71 202282 0 2111.5	71:8 • A — Rec 5.00
	man y it Lockoc - Lists	
•		
,	<u>.</u>	
		214:
	200	
1 1		7/8
	N TO:	
	rr rr set illi	8 UI
Trust Deed Second Mortgage Trust Deed STEILING and	STERLING, His Wife TO SHANKS, Trustee ECORDING PLEASE RETURN T STATE LOAN COMPANY 1535 Halsted Street Chicago Heights, Illinot	GEORGE E. COLE®
MORT and	TO TO TO THE PIECE HOLD	OT JIAM RAL TO
TUS	ANKS ANKS 5 He. Cago	EOR.
NECC ASTER	STA SH	9
Trus Trus Joe easteiung	PAUL K. SHANKS, Trustee PAUL K. SHANKS, Trustee AFTER RECORDING PLEASE RETURN TO: STATE LOAN COMPANY 1535 Halsted Street Chicago Heights, Illinois	
]		
A STATE OF THE STA	THE THE THE TAX TO THE	
The state of the s	DECORDED DOCUMENT	
Lun Ar	RECORDED DOOR	