UNOFFICIAL COPY

RUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	21 673 L3L	GEORGE E. COLE® LEGAL FORMS	
THIS INDENTURE, WITNESSETH, That H	ERBERT D. STANLEY	and CALLA MAE ST	ANLEY,	
(hereinafter called the Grantor), of the Cit and State of Illinois TWO THOUS AND FOUR HUNDR	y of Chicago	County of Cook		
n hand paid, CONVEY AND WARRANT of the City of Chicago He	to ANGELO A. CIAMB	RONE, Trustee and State of Ill	i noi s	
and to his successors in trust hereinafter named, for lowing described real estate, with the improvements and everything appurtenant thereto, together with of	s thereon, including all heating, a all rents, issues and profits of sa	r-conditioning, gas and plumbing	apparatus and fixtures,	
Lot in Meyer's Subdivis Quarter of the Southwest Sectic 25, Township 40 N Princir Meridian, in Coo	Quarter of the No North, Range 13, E	rthwest Quarter of the Third		
100				()
O/X				<u> </u>
	•			673 [3]
Hereby releasing and waiving all rights ade, and in Trust, nevertheless, for the pur, ose / 1 " WHEREAS, The Grantors. HERB. T. L.	Curing performance of the coven 3. STANLEY and CA	ants and agreements herein. LA MAE STANLEY.	nis wife, are	ည
justly indebted upon <u>one (1) instal</u> to SALVATORE J. ROMANO in	nonthly installm	promissory notebearing even ents of \$100.00 p	date herewith, payable er month.	
	0/	Ċ	&	
	4	CA		
*	()	OST.		~ .
THE GRANTOR covenants and agrees as followed provided, or according to any agreement exand assessments against said premises, and on derbuild or restore all buildings or improvements of shall not be committed or suffered; (5) to keep all grantee herein, who is hereby authorized to place with loss clause attached payable first, to the first which policies shall be left and remain with the sebrances, and the interest thereon, at the time or it in the Event of failure so to insure, or pagrantee or the holder of said indebtedness, may p	ws: (1) To pay said indebted estending time of payment; (2) to mand to exhibit receipts therefor no said premises that may have be buildings now or at any time or such insurance in companies as such insurance in companies as a such insurance in companies as a such insurance. Trustees tight may be a such insurance, or trustees tight mes when the same shall be only a trustees the such as a such	s, nd the interest thereon, as he av prior, to the first day of Jun (7, 3) within sixty days after de 1 of roved or damaged; (4) the last per incess insured in comparation to the property of the first bod, to the first bod, to the first bod, the first	rein and in said note or e in each year, all taxes struction or damage to at waste to said premises ites to be selected by the mortgage indebtedness, ir interests may appear, to pay all prior incumtathereon when due, the take or purchase any tax	
brances, and the interest thereon, at the time or ti IN THE EVENT of failure so to insure, or pa grantee or the holder of said indebtedness, may p lien or title affecting said opremises or pay all prio Granton agrees to repay immediately without de per ansure shall be so much additional indebted per ansure shall be so much additional indebted per ansure shall be so much additional indebted are and interest, shall, at the option of the legal thereon from time of such breach at seven per ce same as if all of said indebtedness had then matur IT IS AGREED by the Grantor that all expens	or incumbrances and the inferest mand, and the same with inter- ness secured hereby, resaid covenants of greements in holder thereof, without notice, enter the perantum, shall be recovera- ted by express terms.	thereon from time to time; and est thereon from the late of pay he whole of said indeb dees in become immediately due and ble by foreclosure thereof, or any	all money so paid, the ment at seven per cent cluding principal and all vable, and with interest s it at law, or both, the	*
closure hereof—including reasonable attorney's fe pleting abstract showing the whole title of said expenses and disbursements, occasioned by any as such, may be a party, shall also be paid by the Gr is shall be taxed as costs and included in any decre cree of sale shall have been entered or not shall a cree of sale shall have been entered or not shall all assigns of the Grantout was attorney of the sale of the assigns of the Grantout was attorney of the sale of the assigns of the Grantout was attorney or the sale of the com- agrees that upon the filling of any complation to fe	ces, couldays for documentary evil a gremises embracing foreclosure in free greaters and distribution of the greaters and distribution. All such expenses and distribution of the dismissed, nor release her been paid. The Grantor for the ossession of, and income from, preclose this Trust Deed, the course	dence, stenographer's charges, or e decree—shall be paid by the antee or any holder of any part bursements shall be an additional foreclosure proceedings; which of given, until all such expenses Grantor and for the heirs, executaid premises pending such fore the public ways companies to file.	of couring or com- of couring or com- of sai indebtedness, as lien upon stup proceeding, whither de- and disb. rsc ments, and tors, admintrators	
with power to collect the rents, issues and profits IN THE EVENT of the death preremoval from refusal or failure to get the STANLEY A	of the said premises. I said COOK WIL CZYNSKI JR	County of the grant	ee, or of his resignation,	Sc.
first successor in this trust, and if for any like cau of Deeds of said County is hereby appointed to b performed, the grantee or his successor in trust, s	shall release said premises to the			1
Witness the hand S. and seal S. of the Grant	torS this 7th	day of October	, 19 <u>71</u> (SEAL)	
	Lail	Mar Start	(SEAL)	
그 어느는 그 그는 이 그를 맞았다면요.				1

<u>UNOFFICIAL COPY</u>

	Mily 19 Oler	Microsoft Control of C
	1971 OCT 15 PM 12 24	This is a second of the second
	00T-15-71 326875 • 21673131	5.00
STATE OF ILLINOIS)	A — Fec 5.00
COUNTY OF COOK	SS.	
I, FAY DILBECK	, a Notary Public in ar	183
State aforesaid, DO HEREBY CERT	TIFY that HERBERT D. STANLEY and CA	ALLA MAE STANLEY,
personally known to me to be the sa	his wife, ame person S whose name S are subscribed to	the foregoing instrument,
appeared boot me this day in po	erson and acknowledged that they signed, scale	ed and delivered the said
waiver of the right (f. o nestead.	oluntary act, for the uses and purposes therein set forth	n, including the release and
Given tinder my hand and notar	rial seal this 7th day of 0	ctober ₁₉ 71
Chapter See See 2	Tay of the start o	Ollek
Commission Express Resember	19, 1972	
Himmy	0/	
	4	
		216
	700	2
	8	
m pr		
ECOND MORTGAGE Frist Deed Frist D. STANLEY an TO TO	RONE,	RMS COLE
St L St L STANI	CIAMB	GEORGE E. COLE®
SECOND MORTGAGE Trust Deed HERBERT D. STANLEY and TO TO	ANGELO A. CIAMBRONE, ITUSTOSE	
S HERBE CALLA	ANGEI	

end of recorded document