UNOFFICIAL COPY

RUST DEED ECOND MORTGAGE FORM (Minois)	FORM No. 2 JANUARY, 1	202 968 	22	426	523	GEORGE E. COLE® LEGAL FORMS
his indenture, witnesseth, that Hen	ry Pace and	Cleaster P	ace, l	lis Wi	fe	
hereinafter called the Grantor), of the City nd State of Illingis for and in cons Seven Thousand Seven Hundred Fort	ideration of the sum	of			C	[
h hand paid, CONVEY AND WARRANT to. f theofChicago Hei	Paul K. Sha	inks, Trus	tee -	1535	Halsted of Ill	Street inois
nd to his successors in trust hereinafter named, for to swing described real estate, with the improvements the and everything appurtenant thereto, together with all	the purpose of secur ereon, including all I rents, issues and pr	ing performance neating, air-cond ofits of said pren	e of the d litioning, nises, sit	covenants gas and puated in the	and agr een lumbing ap	neuts herein, the fol-
f Chicago County of Co					of the	North East
1/4 of Section 20, Township 38 No						1
in Cook County, Illinois.						
O.Z.						
lereby releasing and "'ir, all rights under and by IN TRUST, nevertheles, for the purpose of securi WHERMAS, The Grantor B" ATLLY PAGE. AT				the State	of Illinois.	
ustly indebted uponlone)		principal promis	ssory no	tebear	ing even da	te herewith, payable
Heights, Illinois as foll a. in stallments in the amount of Ora Foodmencing on the 9th day of Safter, ending on the 4th day of A and Seven Hundred Forty - Five an	andred Twent tember, 1973 August, 1978 and 0/170 (\$7	y - Nine and on the or until t	d 09/ nine he to bllar	th day	of car oun our pard in	\$129.09) month there Seven Thous- full.
The Gann'ros covenants and agrees as follows: notes provided, or according to any agreement exten- und assessments against said premises, and on demar ebuild or restore all buildings or improvements on a hall not be committed or suffered; (3) to keep all bu rantee herein, who is hereby authorized to place sue vith loss clause attached payable first, to the first Tr which policies shall be left and remain with the said of rances, and the interest thereon, at the time or times in the Event of failure so to insure, or pay te rantee or the holder of said indebtedness, may proce ien or title affecting said premises or pay all prior in Juntor agrees to repay immediately without demar er annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforesa armed interest, shall, at the option of the legal hol hereon from time of such breach at seven per cent p ame as if all of said indebtedness had then matured b it is AGREED by the Grantor that all expenses a lossure hereof—including reasonable attorney's fee- leiting abstract showing the whole title of said in- the state of the said included in any derreal unch, may be a party, shall also be paid by the off and hall be taxed as costs and included in any derreal hall be taxed as costs and included in any derreal hall be taxed as costs and included in any derreal hall be taxed as costs and included in any derreal hall be taxed as costs and included in any derreal hall be taxed as costs and included in any derreal to costs of said, including attorney's feet we been signs of the Grantor waives all right to the posses grees that upon the filing of any compliant to forecle un notice to the Grantor, or to any party claiming with power to collect the rente, is a defined profits of the lives of the grantor of the deather-removal from sain refused of sailly interest the for-	(1) To pay sai' ind ding time of pt vme of to exhibit rec. valid premises that m ildings now or at an h insurance in comp ustee or Mortgagee or Trust when the same shal uses or assessments, ure such insurance; cumbrances and the ad, and the same we	chiedness, and to (2) to pay property (2) to pay property (3) y have been deay to be a superty (4) and see the control of the prior incorper such tax. The chiedness of the control of the prior incorper such tax. The chiedness there of the interest there of the control of the prior incorper such tax.	the interior to investigate to the truebtedness or assert from the truebtedness of truebtedness of the truebtedness of truebte	thereo the first day in the day of damager in the day of the stee herei is is fully ple. The sments, of the date the date	n, as herein y of June in after destri t; (4) that w companies the first mo n as their i baid; (6) to interest the or discharge me; and all e of paymen	a and in said note or a cach year, all taxes oction or damage to vaste to said premises to be selected by the origage indebtedness, and the said price incum- tereous when due, the or purchase any tax money so paid, the and at seven per cent
IN THE EVENT of a breach of any of the aforesa arned interest, shall, at the option of the legal hol hereon from time of such breach at seven per cent pa ame as if all of said indebtedness had then matured b	id covenants of agreeder thereof, without over annual shall be by express forms.	ements the who notice, become recoverable by f	le of sai immed foreclosu	ate, dra are de so	iness, include and payab b, c by suit	ling principal and all ble, and with interest at law, or both, the
ilos ure hereof—including reasonable attle expenses a ilosure hereof—including reasonable attorney's fee- pleting abstract showing the whole title of said pre- supenses and disburmements, occasioned by any ugit- such, may be a party, shall also be paid by the Grant- hall be taxed as costs and included in any secret the ree of sale shall have been entered or not shall do it he costs of suit, including attorney's feet and been satigns of the Grantor, waves all right by the posses	and disbursements parabuses for documents for documents for documents for documents for documents for the first such expenses at may be rendered to dismissed, nor relative for the first for the first such control sion of, and income	aid or incurred itary evidence, s inclosure decre in the grantee or and disburseme in such foreclos ease hereof give for the Granto from, said pre	in behall itenographic—shall rany hounts shall sure pro- in, until ir and for- mises pe	f of plai. Ther's chained be paid lider of an additional and ceedings; all such er the beir ending such	is, cost of the second of the	ection with the fore- of procuring or com- rantor; and the like haid indebtedness, as a upon said premises, heed, the there de- d shurse tents, and h, idministrators and un proceeding, and
grees that upon the filing of any complicit to forecle out notice to the Grantor, or to any party claiming with power to collect the rents, is not and profits of it in the Event of the death prepayal from sain	ose this Trust Deed, under the Grantor, he said premises.	the court in wh appoint a receiv	ich such ver to ta	complain ke posses	t is filed, m sion or cha	ay as once and "the arge of sid primities
IN THE EVENT of the deather removal from said refusal or failure to act, the first successor in this treat, and if for any like cause a of Deeds of said County a hereby appointed to be so performed, the greater in successor in trust, shall	Allan aid first successor fai cond successor in th release said premis	B. Dawson I or refuse to act is trust. And wh es to the party er	t, the per en all th ntitled, o	of said (son who se aforesain receiving	County is he chall then be decoverants g his reason	or of his resignation, creby appointed to be the acting Reco. If and agreements are nable charges.
`	1		y of	. 1	ugust	, 1973
Witness the hands and seals of the Grantors						
Witness the handS_and scalS_of the GrantorS_	8	ton	w	26	a	(SEAL)
Witness the handB_and scalB_of the GrantorB	É	easter !	Jo	ree	a	(SEAL)

UNOFFICIAL COPY

STATE OF Illinois ss.	
COUNTY OF COOK	
I,, a Notary Public in and for said County, in the	
State aforesaid, DO HEREBY CERTIFY that Henry Pace and Cleaster Pace, His Wife	
personally known to me to be the same person. whose name are subscribed to the foregoing instrument,	
appeared before me this day in person and acknowledged that they signed, sealed and delivered the said	
instrument astheir_ free and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of homestead.	
day of August 1973	
Che W. Shahn	•
Notary Public	
County 5, 1974	
0/	
PFCORDER OF DIE COCK COUNTY ILLIN 973 AVIF 6: AM + 9 26 AUG0-3 5 6 5 9 9 6 • 22426523 • A — Rec	DS to.
973 AVE 6: AN +9 26 AUG6-3 565996 • 22426523 • A Rec	
AUG6-3 165996 • 22426523 · A Rec	5.0 0
4	
4	
age state	
/ hoo	ίð
M. C.	2 <u>4</u> 2
5 00	65
	\aleph
de Ge	
PGA WHE SE STORY OF C.C. Illino:	D E
Trust Deed Trust Deed Henry Pace and To Paul K. Shanke, Trustee AFTER RECORDING PLEASE RE STATE LOAN COFFANT OF GRICHGO HEIGHTS, INC. 1535 Haleted Street Chicago Halghts, Illimola	
LIST TO MAINERS, H. TO CORPA OCENTA O	EV
Solution of the state of the st	3
Paul K. Sharter Paul K. Sharter RECON STATE LOAN GHUGAGO HE USING	
S 12	
	4.2 (A)

BEND OF RECORDED DOCUMEN

il