## UNOFFICIAL COPY

		22 906 044	,
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JULY, 1973	22 906 049	GEORGE E. COL
THIS INDENTURE, WITNESSETH, That Jenny	J. Kucul (widow a	and not since remarri	ed)
(hereinafter called the Grantor), of 1057 North		(City)	llinois(State)
for and in consideration of the sum of Seven Thou in hand paid, CONVEY_S AND WARRANTS to of 1535 Halsted Street (No and Street)	Rosemary Dawson,	Trustee -	inois——— Dolla
and to his successors in trust hereinafter named, for th lowing described real estate, with the improvements thei and everything appurtenant thereto, together with all r of	reon, including all heating, ai ents, issues and profits of sai	r-conditioning, gas and plumbing and premises, situated in the	apparatus and fixture
Lot 13 in Block 5 in Johnston's Sul	bdivision of the F	East Half of the South	n East Quarte
of Section 6, Township 39 North, R	ange 14, East of t	the Third Principal Me	eridian, in
Cook Courty, Illinois.			
0			
Hereby releasing and waiving all 1 ghts under and by IN TRUST, nevertheless, for tl : purpos- * securit	virtue of the homestead exe	emption laws of the State of Illino	is.
WHEREAS, The Grantor Jenn J. 1 ucu justly indebted upon 1 one)	1 (widow and not a	since remarried)——— promissory note—bearing even	date herewith, pavo
Heights, Illinois as follows: In stallments in the amount of One 1 commencing on the 16th day of Dece thereafter, ending on the 12th day Seven Thousand Seven Hundred Forty full.	mirel Twenty - Nimer, 1974 and on of lovinber, 197	ne and 09/100 Dollars the sixteenth day of 9 or until the total	(\$129.09) each month anount of
THE GRANTOR covenants and agrees as follows: (	1) To pay said indepledness	s, and the interest thereon, as here	ein and in said note
THE GRANTOR covenants and agrees as follows: ( notes provided, or according to any agreement extend and assessments against said premises, and on deman rebuild or restore all buildings or improvements on as shall not be committed or suffered; (3) to keep all buil grantee herein, who is hereby authorized to pace such with loss clause attached payable first, to the first Tru which policies shall be left and remain with the said b brances, and the interest thereon, at the time or times: IN THE EVENT of fallure so to insure, or pay far grantee or the holder of said indebtedness, may procu lien or title affecting said premisss or pay all prior inc Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness.	ing time of payment, (2) to I to exhibit receipts thereful id premises that may have be iddings now or at any time on a insurance in companies acc istee or Mortgagee, and, seg fortgagees or Trustees until when the same shall begoring	pay prior to the list day of June;  1) vithin skty days after des  1 n s royed or damaged; (4) that  1 is in pressured in compani  1 ceptable of the first a  1 in the instee herein as thei  1 that index id ess is ally paid, (6)  1 the and pay able.	in each year, all ta struction or damage t waste to said premi es to be selected by mortgage indebtedor interests may appe to pay all prior inct
grantee or the holder of saud indebtedness, may procu len or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforesai	tes or assessments, of the ty re such insurance, or only su- umbrances and the interest d, and the same with intere secured hereby, d covenants or agreements t	riof incumbrances ir he interest ch taxes or asses me its, or dischar thereon from the b time; and set thereon from the date pa, the whole of said indebtec less, me	thereon when due, ge or purchase any all money so paid, ment at seven per of iding principal and
IN THE EVENT Of a breach of any of the aforesal carned interest, shall, at the option of the legal hole thereon from time of such breach at seven per cent parme as if all of said indebtedness had then matured by IT IS AGREED by the Grantor that all expenses a closure bereof—one during reasonable automety's fees or	ler thereof, without notice, er annum, shall be recoveral y express terms. nd disbursements paid or in millags for documentary evi-	become immediately due and proble by foreclosure thereof, o. by secured in behalf of plaintiff in colleges stenographer's charges con	a', and with inte
IT IS AGREED by the Grantor that all expenses a closure hereof—moluting reasonable attorney's fees, pleting abstract showing the whole title of said preserveness and disbursements, occasioned by any surfice such, may be a party, shall also be paid by the Granto such, may be a party, shall also be paid by the Granto such as the said as costs and necluded in any derive that one as the said of the said	in the embracing foreclosure proceeding wherein the grant of the grant	e decree—shall be paid by the antee or any holder of any part of sursements shall be an additional l foreclosure proceedings; which p too given, until all such expenses Grantor and for the heirs, execut and premises pending such forecl til which such complaint is filed.	Grate, at I the of said indet edness, ien up. air ge ui roceeding, h. h. r and disburs men s, ors, administrators cosure proceedings, may at once and where a second ways
with power to collect the rents, issues and profits of the The name of a record owner is: Jenny J. In the Event of the death or removal from said	e said premises. Kucul (widow and Cook	not since remarried) County of the grante	e, or of his resignati
refusal or failure to act, then a first successor in this trust and if for any like cause sa of Deeds of said County is hereby appointed to be see performed, the grantee or his successor in trust, shall	Charles W. Shanl id first successor fail or refus and successor in this trust. A release said premises to the	se to act, the person who shall then And when all the aforesaid covens	hereby appointed to be the acting Recor- nts and agreements sonable charges.
Witness the hand S and seal S of the Grantor	this 12th	day of Novembe	r, 19_7
THIS DOCUMENT PREPARED BY: Linda A. Mulder	Jem	y of Kevel	(SE/
	<i>U</i> .	v	
State Loan Company of Chicago Heights, Inc. 1535 Halsted Street			(SE/

## UNOFFICIAL COPY

State of	والمراجعة والمساورة والمراجعة المراجعة المراجعة والمراجعة والمراجع
I,ALLAN B. DAWSON, a Notary Public in and for said County, in the  State aforesaid, DO HEREBY CERTIFY that Jenny J. Kucul (widow and not since remarried)	Alicinatedad
Silic Botson, Do HERED CERTIF UNIX	4
pers nally known to me to be the same person_ whose name_ <u>is_</u> subscribed to the foregoing instrument,	1
app ared before me this day in person and acknowledged that SHE signed, sealed and delivered the said	
instrumer, 2 HER free and voluntary act, for the uses and purposes therein set forth, including the release and	r display
whiver of the of homestead.  William of homestead.  William of the of the of the of the of the office of the offic	ما استومان ا
Given water by d and notarial seal this 12th day of November , 19 74	distributed.
Was book	
Notary Public Commission Expires October 12, 216	
ا الرفط الربي المراجع ا	
974 KOV 13 PM 10 35	
107-13-71 8 9 5 3 d 2 225 36 319 4 A Rea 5.00	Triple (See
	200.200
	and the second
<b>500 500 500 500 500 500</b>	الأيمليد. -
/ <b>500</b>	( Luch
	,
	,
11 120:	. 4.
GGE	and the state of the second
TTGA Per rem rem rimoi i inoii	, T
MMOR TO SILEA ANY C TO SILEA ANY C TO SILEA ANY C TO SILEA SILE SILE SILE SILE SILE SILE SILE SILE	
Frust Deed  Frust Deed  Frust Deed  Kucul  TO  Dawson, Trustee  SOORDING PLEASE RET  BACK CONFANY OF HEIGHTS, INC. Lated STRS ILIInois  HEIGHTS, ILIInois  GEORGE E. COLE®  LEGAL FORMS	1
BOX No  SECOND MORTGAGE  Trust Deed  Jenny J. Kacul  (widow and not since remarried)  TO  ROSEMATY DEWSON, Trustee  ROSEMATY DEWSON, Trustee  GHICAGO HEIGHTS, INC. 1575 Halsted Street Chicago Heights, Illinois 60411  Chicago Heights, Illinois 60411	
SES SEGMAN J.  Jenny J.  (widow a  Rosemary AFTER RE STATE LO CHICAGO DICTICAGO DICTICAGO CHICAGO CHICAGO	a describertementalisation
	-
The second secon	u i

END T RECORDED DOCUMENT