UNOFFICIAL COPY

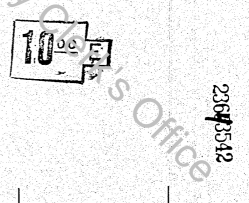
TRUST DEED

23 643 542

(hereinafter called the Grantor), of 113 Hyde Park Avenue	Bellwood (City)	Illinois	9 (State)
for and in consideration of the sum of Nine Thousand Six Hund	ired Sixty and	no/100	Dollar
in hand paid, CONVEYS AND WARRANT S to Rosemary Daws of 1535 Halsted Street	hts,	Illinois	
(No. and Street) a id to his successors in trust hereinafter named, for the purpose of securing towing described real estate, with the improvements thereon, including all heat and everything appurtenant thereto, together with all rents, issues and profits	ting, air-conditioning,	ovenants and agreeme gas and plumbing appo ated in the Villag	aratus and fixture
Lot 77 and 74, in Frank J. Hetzel's Subdivision	of Lots 1, 2	, 3, 4, 6, 7 a	ınd 8, 19
to 34 and 15 to 52 in St. Charles Road 2nd Addit	cion to Proviso	o being a Subd	livision
of the East 1/2 of the East 1/2 of the North Eas	t 1/4 of Sect	ion 8, Townsh	ip 39
North, Range 12, East of the Third Principal Mer	idian (lying l	North of St. C	Charles .
Road) except that part conveyed to the Chicago a	nd Northwester	rn Railroad in	ı Cook
County, Illinois.			
	가는 것이 있습니다. 한 경우 경우 하는 것으로 가는 경영하다		
Hereby releasing and waiving all rights under and hereby releasing and waiving all rights under and her virtue of the homestead. In TRUST, nevertheless, for the purpose of see ring performance of the compared white the purpose of the purpose of the hereby releasing the homestead of the purpose of the homestead in the purpose of the purpose of the purpose of the homestead in the purpose of the purpose	ovenants and agreeme	ents herein.	/ife
	and the contract of the contra	bearing even date l	化双氯化甲基甲基化二氯化二苯甲基化二苯
to the State Loan Company of Chicago leights, In Heights, Illinois as follows: in Sixty (00) sucstallments in the amount of One Hundred Sixty - commencing on the 18th day of October, 1970 and thereafter, ending on the 18th day of Septembers, Nine Thousand Six Hundred Sixty and no/100 (\$9,000)	cessive and co One and no/100 on the eightee 1981 or until	onsecutive mon Dollars (\$16 enth day of pa L the top L am	thly in- 1.00) ch month nount of
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted totes provided, or according to any agreement extending time of payment; (2) and assessments against said premises, and on demand to exhibit receipts therebuild or restore all buildings or improvements on said premises that may have hall not be committed or suffered; (5) to keep all buildings now or at any time rantee herein, who is hereby authorized to place such insurance in companies rith loss clause attached payable first, to the first Trustee or Mortgagee, and, which policies shall be left and remain with the said Mortgagees or Trustees the rances, and the interest thereon, at the time or times when the same shall be called the same shall be left and remain with the said Mortgagees or Trustees the rance, and the interest thereon, at the time or times when the same shall be called the same procure such insurance & payen or title affecting said premises or pay all prior incumbrances and the interest of the pay immediately without demand, and the same with interest of the pay immediately without demand, and the same with interest of the pay immediately without demand, and the same with interest of the pay immediately without of the allowed the payen of a breach of any of the aforesaid covenants or agreement and interest, shall, at the option of the legal holder thereof, without notice teron from time of such breach at seven per cent per annum, shall be recovered as a sold of the same as if all of said indebtedness had then matured by grees terms. It is Agreen by the Grantor that all expenses and sucursements paid or osure hereof—including reasonable attorneys feet, only sylor documentary ething abstract showing the whole title of said-termises embracing foreclos openess and disbursements, occasioned by any sulp of proceeding wherein the ich, may be a party, shall also be paid by the Grantor. All such expenses and dealled taxed as costs and included in any these beat and The Grantor. The Grantor the costs of sult including attorneys.	ts the whole of said in ce, become immediate crahle by foreclosure to incurred in behalf of	debtedness, incluing the due and payable thereof, or by suit at plaintiff in connection	principal and all and with interest in , or both, the on with the fore-
signs of the Grantor walves all right, to the possession of, and income from rees that upon the filing of any complaint to forectose this Trust Deed, the cold notice to the Grantor, or to the party claiming under the Grantor, appoint the power to collect the rents. Seeks and profits of the said premises. The name of a record owner is Michael J. Deleskiewicz at In the Event of the section or removal from said.	, said premises pendinurt in which such connt a receiver to take ; and Barbara T. County	ng such foreclosure p nplaint is filed, may at possession or charge of Deleskiewicz, of the grantee, or of	proceedings, and tonce and with- of said premises His Wife his resignation.
fusal or failure to according the cause said first successor fail or ref beeds of said County is hereby appointed to be second successor fail or ref beeds of said County is hereby appointed to be second successor in this trust, formed, the grantee or his successor in trust, shall release said premises to the	use to act, the person	eresaid covenants and	acting Recorder agreements are
Witness the hand Sand seal Sof the Grantor S thin 18th	day of Septe	mber	<u>19_76_</u>
THIS DOCUMENT PREPARED BY:	el J. Dele	Accin-	(SEAL)

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	1976 SEP 21 AM 9 46	€124 (125)
ATE OF Illinois		195112 4 A Age
DUNTY OF		
Allan B. Dawson-	, a Notary Public in and	for said County, in the
ate aforesaid, DO HEREBY CERTIF	Y that Michael J. Deleskiewicz and Barb	<u>ara Т. Deleskiewicz,</u>
s Wife		
ersonally known to me to be the same	e person S whose name S <u>ARE</u> subscribed to the	foregoing instrument,
	on and acknowledged that <u>THEY</u> signed, sealed	
	ntary act, for the uses and purposes therein set forth, in	물이 들어 하기 얼마나 얼마나 얼마를 들고 잘 되고 있다.
	may act, for the bass and perposes	
niver of the right of homes.ea	18th Septemb	er 19 <u>76</u>
Given under my hand and not aris!	seal this 10th day of Septemo	
CITION VI	O_{∞} ($O(3)$	<i>></i> √.√
EN EUSE/E	Notary Publi	
ommission Expire October 12th	[[] [[] () 14 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
Millingson Explication 2		
a AnalO =00 seed -m		



SECOND MORTGAGE Trust Deed

Barbara T. Delesklewicz, His Wife

Michael J. Deleskiewicz and

Rosemary Dawson, Trustee----

Please return to:

STATE LOAN COMPANY of Chicago Heights, Inc. 1535 Haisted Street Chicago Heights, Illinois 60411