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RUST DEED SECOND MORTGAGE FORM (IIIinois)	FORM No. 2202 JANUARY, 1968	GEORGE E. COLE" LEGAL FORMS
HIS INDENTURE, WITNESSETH, That	105ePA H. 1301	ENHOLDT & MARY
hereinafter called the Grantor), of the	in of CHILAY	County of Cook
nd State of ALLINOUS, for and in co	onsideration of the sum of	ROV Dollars
t hand paid, CONVEY_AND WARRANT_ f the of CLICO	10 /10711 135 460 County of 0 0001	and State of Jecinicis
nd to his successors in trust hereinafter named, for swing a prihed real estate, with the improvements and everything appurtenant thereto, together with a form the form of the country of	or the purpose of securing performance thereon, including all heating, air-condi- all rents, issues and profits of said premi-	of the covenants and agreements herein, the fol- tioning, gas and plumbing apparatus and fixtures, ises, situated in the
Washington Heights, a and Building Company:	ckey's consolidation in E subdivision by the Blue in Sections 18, 19 and 20 ast of the Third Princips ois.*****	Island Land), Township
· · · · · · · · · · · · · · · · · · ·		
his document prepared by: homas F. Carey, Carey Filler &	White	
ll West Washington Street, Suit hicago, Illinois 60602	1537	
nicago, illinois 00002	-	
ereby releasing and waiving all rights under and b In Trust, nevertheless, for the purpose of secu	by virtue of the homestead exemption litring per orm: not of the covenants and	aws of the State of Illinois. agreements herein.
WHEREAS, The Grantor 7 1912 6		
November 28th, 1 RATE OF 8% ~	976 401 4 1H1	ory note—bearing even date herewith, payable FEREST AT THE
Date OF Son		
767676	041	4
	4/	C. C.
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	*	Charles In
		F
THE GRANTOR covenants and agrees as follows: tes provided, or according to any agreement extent assessments against said premises, and on dema- utild or restore all buildings or improvements on sail not be committed or suffered; (5) to keep all buttee herein, who is hereby authorized to place such loss clause attached payable first, to the first Trich policies shall be left and remain with the said unces, and the interest thereon, at the time or times. IN THE EVENT of failure so to insure, or pay to the or the holder of said indebtedness, may proce to title affecting said premises or pay all prior in anton agrees to repay immediately without demai annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the aforesa ned increast, shall, at the option of the legal hold	rustee or Mortgagee, and second, to the Mortgagees or Trustees until the indebt is when the same shall become due and p axes or assessments or the prior incumure such insurance, or pay such taxes or assessments in the property of the prior incumure such insurance, or pay such taxes or	e Trustee herein as the intests may appear, edinous is fully paid; (6) to per air rior incumbragable. brances the interest thereon we due, the assessments, or discharge or putch as any tax
reon from time of such breast at seven per cent re as if all of said indebtedness had then matured by It is AGBED by the Grantor that all expenses a sure hereof—including reasonable attorney's feeg- ting abstract showing the whole title of said pre enses and disbursements, occasioned by any-suito- th, may be a party, shall also be paid by the Granto Il be taxed as costs and included in any decree the	per agnum, snam he recoverance by tore ye express/terms. and disbursements paid or incurred in to oitlysy for documentary evidence, sten empressed of the control of the control of per proceeding wherein the grantee or an or. All such expenses and disbursements at may be rendered in such foreclosure at may be rendered in such foreclosure.	schalf of plaintiff in connection with the fore- ographer's charges, cost of procuring or com- shall be paid by the Grantor: and the like y holder of any part of said indebtedness, as shall be an additional lien upon said premises, e proceedings; which proceeding, whether de-
of sale shall have been entered or not, shall not be costs of sait, including attorney's feeshave been gns of the Grantor waives all right to the possesses that upon the filing of any complaint to forced notice to the Grantor, or to any party claiming a power to collect the rents, issue and profits of the In the Event of the death or removal from said.	he dismissed, nor release hereof given, u n paid. The Grantor for the Grantor ar sion of, and income from, said premis ose this Trust Deed, the court in which under the Grantor, appoint a receiver he said premises.	intil all such expenses and disbursements, and diffor the heirs, executors, administrators and es pending such foreclosure proceedings, and such complaint is filed, may at once and with-
successor in this trivit; and if for any like cause as Deeds of said County is hereby appointed to be see formed, the grantee or his successor in trust, shall	or release said premises to the party entitle	e person who shall then be the acting Accorder all the aforesaid covernants and agreements are ed, on receiving his reasonable charges.
Witness the hand_and seal_of the Grantor_s	sthis day of	Beulolel X (SEAL)
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STATE OF TELEPOIS SA. COUNTY OF COOK STATE OF TELEPOIS COUNTY OF COOK ICAROL BMICKLANDER					1976 NOV 23	PM 2 12	
SS. COUNTY OF				NOV-Z3-7	5 2880aJ ¯	= 2372021N = A Rec	10.60 (7)
ICAROL_M. WICKLANDER	STATE OF	ILLINOI	s	\ ss.			
personally known to me to be the same persons whose name. Subscribed to the foregoing instrument, appeare, our e me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of household. They have not notarial seal this 18th day of November 19.76. **Commission dayida** **January 20, 1930* **Notary Public** **Commission dayida** **January 20, 1930* **Notary Public** **Notary	COUNTY	OFCOOK)			i i
personally known to me to be the same persons whose name. Subscribed to the foregoing instrument, appeared out of the me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of ho are additional seal this 18th day of November 19.76. **Commission daying Samuary 20, 1830** **Commission daying Samuary 20, 1830** **Commission daying Samuary 20, 1830** **Religion Samuary 20, 1830** **Relig	ı CAR	OL M. WICH	KLANDER		a Notary	Public in and far said County in th	
personally known to me to be the same persons whose name. Subscribed to the foregoing instrument, appeare, our e me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of household. They have not notarial seal this 18th day of November 19.76. **Commission dayida** **January 20, 1930* **Notary Public** **Commission dayida** **January 20, 1930* **Notary Public** **Notary	.,				•	•	9 1
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