UNOFFICIAL COPY

RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968	23 775 83h	GEORGE E. COLE LEGAL FORMS
THIS INDENTUPE, WITNESSETH, That	PHILOMENA BALK		
here a ter called the Grantor), of the Cit note of Illinois for and in a (\$10,000.00) DOLLARS— hand said CONVEY S. AND WARRANT. S of Chicago not to his successors in trust hereinafter named, for owing described re-estate, with the improvement not everything appropriate thereto, together with	to DANIEL P. BA. County of CO for the purpose of securing perfor s thereon, including all heating, ai all rents, issues and profits of sai	County of CO N THOUSAND AND NO/1 LK Olt and State of 1111 mance of the covenants and agreem- r-conditioning, gas and plumbing apr d premises, situated in the Ci	nois ents herein, the folparatus and fixtures
Lot 1 in Block 5 in La East 1/2 of the Southwalerth, Range 13 East o Cook County, I lineis.	wndale Manor, a S est 1/4 of Section f the Third Princ	ubdivision in the n 30, Township 39	
	00/		
ereby releasing and waiving all rights under and In TRUST, nevertheless, for the purpose of see Whereas, The Grantor PHILOMENA B	pr neipal t	promissory notebearing even date	e herewith, payable
o DANIEL P. BALK in the p (\$10,000.00) with no inte	rincipal sum of Therest thereon and	EN THOUSAND AND NO/ due November 17, 19	7100
		The character of	
		OC.P.	
THE GRANTOR covenants and agrees as follow ones provided, or according to any agreement ext and assessments against said premises, and on derbuild or restore all buildings or improvements or all not be committed or suffered; (3) to keep all antee herein, who is hereby authorized to place thi loss clause attached payable first, to the first hich policies shall be left and remain with the sai cances, and the interest thereon, at the time or time. In the Event of failure so to insure, or pay antee or the holder of said indebtedness, may pren or title affecting said premises or pay all prior rantor agrees to repay immediately without der annum shall be so much additional indebtednes In the Event of a breach of any of the aforted interest, shall, at the option of the legal leven from time of such breach at seven per ceme as if all of said indebtedness had then mature. It is AGREED by the Grantor that all expense our hereof—including reasonable attorney's feeting abstract showing the whole title of said penses and disbursements, occasioned by any tuit, and the appropriate of the said included in any defect of sale shall have been entered or not, shall not ecosts of suit, including attorney's feet blive bigns of the Grantor thavial also be paid by the Grantor that one costs of suit, including attorney's feet blive bigns of the Grantor waives all pain to the postees that upon the filing of any strengtant to fore it notice to the Grantor, or it am party claimir the power to collect the rents, sause and profits of the Head of the said of a pain the postees that upon the filing of any strengtant to fore it notice to the Grantor, or it am party claimir the power to collect the rents.	holder thereof, without notice, but per mnum! shall be recoverable d by appress terms. It is not so that the same shall be so and a pour so unlays for documentary evider plantises embracing foreclosure it proceeding wherein the grant mor. All such expenses and disbut that may be rendered in such for the dismissed, nor release hereof en paid. The Grantor for the Gesstion of, and income from, sai aclose this Trust Deed, the court in gunder the Grantor, appoint a f the said premises.	recome immediately due and payable by forcelosure thereof, or by suit a tred in behalf of plaintiff in connect, stenographer's charges, cost of decree—shall be paid by the Gratee or any holder of any part of sa tee or any holder of any part of sa tee or any holder of the processure proceedings; which proceed given, until all such expenses and rantor and for the heirs, executors, d premises pending such forcelosurn which such complaint is filed, may receiver to take possession or charges.	e, and with n' est it law, or oc a, it e procuring or ce m- ntor; and the lik- id indebtedness, as apon said premises, eding, whether de- disbursements, and administrators and administrators and by at once and with- ge of said premises
in the EVENT of the bean or removal from s fusal or failure to act then st successor in this them and if for any like cause Deeds of said County or hereby appointed to be rformed, the act of or his successor in trust, sh	e said first successor fail or refuse second successor in this trust. An all release said premises to the pa	of said County is here to act, the person who shall then be t d when all the aforesaid covenants a rty entitled, on receiving his reasonal	eby appointed to be the acting Recorder and agreements are ble charges.
~ ` `	r this 16th	day of November	19 76
Witness the hand_and seal_of the Granton	N/ 41/0	1 11 16	
	Phi	Iomena Balk Iomena Balk	(SEAL)

UNOFFICIAL COPY

ta en al tit land til 144 ka al teet tittaan en	he an Ancedia (Anni Antel de Constituir de Ancedia (Anni Antel de Ancedia (Anni Antel de Ancedia (Anni Antel de	AND THE RESERVE OF THE PROPERTY OF THE PROPERT	SPACE STATE
		1911 JAN 11 AM 11 33	• ,
STATE OF	ILLINOIS	JAN-11-77 310523 + 25775803 4 A Rec	10,00
COUNTY OF	соок	} ss.	
		nat, a Notary Public in and for said County, in t	he
	TEREBY CERTIFICA		,
personativ known t	o me to be the same per	son_ whose nameis_ subscribed to the foregoing instrume	nt,
appeared before n	e this day in person ar	nd acknowledged thatshe_signed, sealed and delivered the sa	aid
instrument vh e	r free and voluntary	y act, for the uses and purposes therein set forth, including the release a	nd
waiver of the right	ny hamestead,	in the state of th	(s.
Given under n	ny hand and notarial scal	this day of November 1976	C Z
(Impress Seal H	ire)	1263	Col
		Notary Public	
Commission Expire	s 10-16-79		
		4	
		204	
		0.	
			Ŋ
			37
			3775806
		C/A/	<u> </u>
		U _j c.	
			` `
	1 1 1		
			\sim
B -			
.cage			JLE®
Deed	BALK o BALK		JLE®
D MORTGAGE IST Deed	ENA BALK TO P. BALK		JLE®
COND MORTGAGE	LONENA BALK TO IEL P. BALK		JLE®
SECOND MORTGAGE Trust Deed	PHILONENA BALK TO DANIEL P. BALK		
SECOND MORTGAGE Trust Deed	PHILOMENA BALK TO DANIEL P. BALK		JLE®
SECOND MORTGAGE Trust Deed	PHILONENA BALK TO DANIEL P. BALK		JLE®

END OF RECORDED DOCUMENT