UNOFFICIAL COPY

TRUST DEED	00 100 252	
SECOND MORTGAGE FORM (Illinois)	23 123 252	
THIS INDENTURE, WITNESSETH, That Joseph W.	Long and Ruth L. Long, His Wife-	
(hereina'er alled the Grantor), of 3525-27 West Van	n Buren Street Chicago Illinois (City) (State)	
for and in corderation of the sum of Thirteen Thous	sand Four Bundred Forty and no/100	
in hand paid, CONVEY S AND WARRANT S to ROSEMARY DAWSON, Trustee of 1535 sals Street Chicago Heights, Illinois (State)		
and to his successo s in trust hereinafter named, for the purpo	(State) See of securing performance of the covenants and agreements herein, the fol- cluding all heating, air-conditioning, gas and plumbing apparatus and fixtures, sues and profits of said premises, situated in the	
of Chicago County of COOK	and State of Illinois, to-wit:	
	ivision of Lot 15 in Bradley and Honore's	
	th East 1/4 of Section 14, Township 39 North,	
Range 13, East of the Third Principal N	Meiridian, in Cook County, Illinois	
	en de la companya de La companya de la co	
Hereby releasing and waiting all ciable under and by view a		
Hereby releasing and waiving all rights under and by virtue a IN TRUST, nevertheless, for the purpose of securing perform Whereas, The Grantor S. JOSEPH W. Long and	Ruch I. Long, His Wife	
justly indebted upon1 (one)	incipal promissory note bearing even date herewith, payable	
Heights, Illinois as follows: in Sixty stallments in the amount of Two Hundred	eights 72 1535 Halsted Street - Chicago y (60) stocyasive and consecutive monthly in a Twenty - For and no/100 Dollars (\$224.00) 75 and on the brenty - first day of the fully, 1975 and on the twenty - first day of	
June, 1980 or until the total amount of 100 (\$13,440.00) Dollars, is paid in ful	f Thirteen Thousand Four Hundred Forty and no.	
THE GRANTOR covenants and agrees as follows: (1) To pay notes provided, or according to any agreement extending time of and assessments against said premises, and on demand to exhib rebuild or restore all buildings or improvements on said premise shall not be committed or suffered; (5) to keep all buildings now grantee herein, who is hereby authorized to place such insurance with loss clause attached payable first, to the first Trustee or M which policies shall be left and remain with the said Mortgagees brances, and the interest thereon, at the time or times when the:	y said indebtedness, and the integer decreon, as herein and in said note or of payment; (2) to pay prior in \$45.5 < x vy of June in each year, all taxes it receipts therefor; (3) within sixt or safter destruction or damage to est that may have been destroyed or damage. (4) that waste to said premises yor at any time on said or makes insured a companies to be selected by the ein companies acceptable to the holder of the first mortgage indebtedness, for Trustees until the modebtedness is fully pa 1; (6) to pay all prior incumsame shall becomended and payable.	
IN THE EVENT Of failure so to insure, or pay taxes or asse grantee or the holder of said indebtedness, may procure such initien or title affecting said premises or pay all prior incumbrance Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured he	for I rustees unit the indebtedness is fully pa 1; (6) to pay all prior incumsame shall be compadize and payable, essments, or the prior incumbrances or the interest, thereon when due, the surrance, or a surrance, or a surrance, or a surrance, or a surrance are surrance, or a surrance, or a surrance are surrance, or a surrance are surrance, or a surrance are surrance and all rune, so paid, the esame wis interest thereon from the date of paymen at so can per cent problem.	
earned interest, shall, at the option of the legal holder thered thereon from time of such breach at seven per cent per annual same as if all of said indebtedness had then matured by express IT is Agreep by the Grantor that all expenses and dispure	g or surrements the whole of said indebtedness, including principal and all spiritual that notice, become immediately due and payable, and at interest shall be recoverable by foreclosure thereof, or by suit at lay, or ooth, the terms.	
closure nercor—including reasonable attorney's fees, with for pleting abstract showing the whole title of said promise emb expenses and disbursements, occasioned by any suit proceedin such, may be a party, shall also be paid by the grantor. All such shall be taxed as costs and included in any derreshat may be r	documentary evidence, stenographer's charges, cost of procurit g of com- racing foreclosure decree—shall be paid by the Grantor; and the like ig wherein the grantee or any holder of any part of said indebted. It as expenses and disbursements shall be an additional lien upon said prem set rendered in such foreclosure proceedings, which proceedings whether de-	
cree of sale shall have been entered or not shall not be dismissed the costs of suit, including attorney's few have been paid. The assigns of the Grantor waives all rights, he possession of, an agrees that upon the fling of any companie to foreclose this Tru out notice to the Grantor, or to any party claiming under the (with power to collect the rents, issue, and profits of the said prem	s and the waterest thereon from time to time; and all r ne. so paid, the same wise interest thereon from the date of paymen at seen per cent reby and the interest thereon from the date of paymen at seen per cent reby and the seen and the s	
The name of a record owner is Joseph W. IN THE EVENT of the control or removal from said	Long and Ruth L. Long, His Wife Cook County of the grantee, or of his resignation.	
of Deeds of said County is hereby appointed to be second success	W. Shanks—of said County is hereby appointed to be essor fail or refuse to act, the person who shall then be the acting Recorder sor in this trust. And when all the aforesaid covenants and agreements are premises to the party entitled, on receiving his reasonable charges.	
Witness the hand Sand seal Sof the Grantor S this	Zlat day of June 1975	
THIS DOCUMENT PREPARED BY:	(SEAL)	
Linda A. Mulder	(SEAL)	
STATE LOAN COMPANY of Chicago Heights, Inc. 1535 Halsted Street Chicago Heights, Ill. 60411		

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COUNTY OF SS.	
I,, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that _Joseph W. Long and Ruth L. Long, His Wife	
State aforesaid, DO PEREBY CERTIFY that Subsective Doug and Long Law	
personally known to re to be the same person. S. whose name. SARE. subscribed to the foregoing instrument, appeared before me this Lav m. person and acknowledged that	
instrument asTHETR_ free arvc 'untary act, for the uses and purposes therein set forth, including the release and	
waiver of the right of homestead. Covernment of the right of homestead and notarial see this	
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Commission Epile Sectober 12, 1976	
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