UNOFFICIAL COPY

e e la programa e e e e e e e e e e e e e e e e e e		24972118	tineni.
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	GEORGE E. LEGAL FO	
THIS INDENTURE, WITNESSETH, That	Thomas J. Short	& Grace M. Short, his wife	
	7 Granville and Street)	Bellwood Illinois (City) (State)	3
for ar in consideration of the sum of Ter in can rid CONVEY AND WARRAN of 5500 St. Charles Roa			oliars ——-
(No, and Street) and to his successors in trust hereinafter name	(City) ed, for the purpose of securing performs thereon, including all heating, with all rents, issues and profits of a	(State) formance of the covenants and agreements herein, th air-conditioning, gas and plumbing apparatus and fix said premises, situated in the	
Lot 124 and the North Ha Addition to Proviso a Su part lying North of St. half of Section 8, Towns Third Principal Merid 2.	bdivision of (exce Charles Road of th hip 39 North, Rang	pt railroad) that e West half of the East e 12, East of the	200
		•	۲ ۲
	0/	19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	118
Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose of WHEREAS, The GrantorThomasJ	and by virtue cothe brosstead execuring performants of the cover. Short & (race M.	emption laws of the State of Illinois, nants and agreements herein.	
justly indebted upon <u>Installment</u> 120 payments @ \$137.		promissory note_bearing even date herewith, pay	yable
		The Charles	
THE GRANTOR covenants and agrees as foll notes provided, or according to any agreement against said premises, and on demand to exhibit all buildings or improvements on said premises committed or suffered; (5) to keep all building herein, who is hereby authorized to place such loss clause attached payable first, to the first Trolicies shall be left and remain with the said M and the interest thereon, at the time or times we IN THE EVENT of failure so to insure, or	ows: (1) To pay said indebtedness extending time of payment; (2) it receipts therefor; (3) within sixty that may have been destroyed or s now or at any time on said preminsurance in companies acceptabilistic or Mortgagee, and, second, to ortgagees or Trustees until the independent the same shall become the same shall be same shall b	is, and the therest thereous, as herein and in said note on pay when due in can year, all taxes and assessment of the state of the said of	e or lents tore t be ntee with hich nces,
grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all p Grantor agrees to repay immediately without oper annum shall be so much additional indebte. IN THE EVENT of a breach of any of the afcarned interest, shall, at the option of the legal thereon from time of such breach at eight per of the control of the said thereon from time of such breach at eight per of the said of the said the sa	procure such insurance. O pay suc- tior incumbrances and the interest lemand, and the page with interest less secured hereby, oresaid commants or agreements the holder thereby, without notice, be- ent per annum, shall be recoyerab	th taxes or assessments, or discharge or jurcha; any thereon from time to time; and all motality in, at thereon from the date of payment at eight perce whole or said indebtedness, including princips, are accome immediately due and payable, and with ince le by foreclosure thereof, or by suit at law, or both	tax the cent all est the
same as it all of said indebtedness had then main IT IS AGREED by the Grantor that all expectosure hereof—including reasonable attorney's pleting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the shall be taxed as costs and included in the shall have been entered or bot, shall the costs of suit, including attorney the shall have been entered or bot, shall the costs of suit, including attorney that have assigns of the Grantor waives all right to the pagrees that upon the filing of any complaint to four notice to the Grantor, or to any party claim with power to collect the rents status and profits. The name of a reconstruction.	that may be rendered in such fe no been paid. The Grantor for the Gossession of, and income from, sai orcelose this Trust Deed, the court ning under the Grantor, appoint a of the said promises.	oreclosure proceedings; which proceeding, whether f given, until all such expenses and disbursements, irantor and for the heirs, executors, administrators id premises pending such foreclosure proceedings, in which such complaint is filed, may at once and w receiver to take possession or charge of said premi	ore om- like ises, de- and and ith- ises
IN THE EVENT of the death or removal from refusal or failure to ab, then Chicago Ti first successor in this trust; and if for any like cal	said COOK tle Insurance Co. se said first successor fail or refuse e second successor in this trust. An	County of the grantee, or of his resignation of said County is hereby appointed to to act, the person who shall then be the acting Recore d when all the aforesaid covenants and agreements a	be
Witness the hand_and seal_of the Grant	1	day of May , 19.79	
	/ Jh > Draw	Short (SEA)	
		(SLA)	-/
This instrument was prepared by Car	ol Donahue - Bank (NAME AND AL		.

UNOFFICIAL COPY

STATE OF Illinois COUNTY OF DuPage	} ss.		
I, <u>Carol Donahue</u>	, a l	Notary Public in and for said Co	inty, in the
State aforesaid, DO HEREBY C	ERTIFY that Thomas Short &	Grace Short	<u>-</u>
personally known to me to be the	ne same person_S. whose name_S	aresubscribed to the foregoing	instrument,
appear a before me this day in	n person and acknowledged that	hey signed, sealed and delivere	d the said
instrument as <u>their</u> free ar	nd voluntary act, for the uses and purpo	ses therein set forth, including the	release and
waiver of the right of homestead.			
given pages, r y hand and no	otarial seal this15th	day of May	., 19 <u>79</u> .
7 COmpress Gleat Here)		Carol Donahu	
TAR S		Notary Public	
Commission Profes 10/2/	82		
Annie Marie			
	4		
	' (u.•	
	0,		
			美元
	Stage of College	THUM COOK CO	MR GETTERN BATY ECOTORS
197	9 MAY 23 AM 10 05	COGN CO	PATY ALCOHOLY
197	9 MAY 23 AM 10 05	coak co = 24972118 = A — Nec	10.00
197	9 MAY 23 AM 10 05	COGN CO	PATY ALCOHOLY
197	9 MAY 23 AM 10 05	COGN CO	PATY ALCOHOLY
197	9 MAY 23 AM 10 05	COGN CO	PATY ALCOHOLY
197	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	10.60
197	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	10.60
197	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	10.60
197	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	10.60
197	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	PATY ALCOHOLY
	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	10.60
	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	10.60
	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	COLE® 09.01
	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	COLE® 09.01
	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	COLE® 09.01
Deed	9 MAY 23 AM 10 05	сках сэ 5 24772118 ч А — йес	10.60

END OF RECORDED DOCUMENT