LNUSTOLATION

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)	24974314
THIS INDENTURE, WITNESSETH, That the Grantors,	Louie W. Green III and
The first of the f	Judy G. Green, his wife
of the City of Chicago , County of	Cook and State of Illinois ,
for and in consideration of the sum of Thirteen Thous Pollars in hand paid, CONVEY AND WARRANT to RU Intercontinental Center	sand Fight Hundred Sixty & 60/100 uben Harris, as Trustee
	Cook and State of Illinois
	or the purpose of securing performance of the covenants and
agre an ints herein, the following described real estate, with tioling, gas and plumbing apparatus and fixtures, and every	the improvements thereon, including all heating, air-condi- thing appurtenant thereto, together with all rents, issues and
profits c. sa'd premises, situated in the <u>City</u> and Suec. Illinois, to-wit:	or threago, County or think
Lut 2' (Except the North 10 inches) and the North 10 inches of Lot 23 in Ploc. 4 in Ackley and Harron's Subdivision of the East ½ of the North East ½ of Section 36, Township 38 North, Range 1' Last of the Third Principal Meridian, (except the North,	
South, East and West 33 feet thereof County, Illinois	taken for streets) in Cook
county, 111 nots	₹2
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hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS. The Grantors are justly indebted upo	
WHEREAS. The Grantors are justly indebted upo	principal promissory note. bearing even date
herewith, payable in the sum of Thirteen 60/100dollars	ncusand eight hundred sixty and
60/100dollarspayable in sixty (60) equa	
ments of Two hundred thirty one a	nd 0./100(\$ 231.01)
THE GRANTORS covenant and agree as follows: (1) to pay said inde	nding o', May 19, 1984.
ments of Two hundred thirty one a each begining June 19, 1979 and elements of the GRANTORS coverant and agree as follows: (1) to pay said index coverant of the GRANTORS coverant end agree as follows: (1) to pay said index of the coverant	to the first day of Jun in each year, all taxes and assessments against said section of day to rebuild or restore all buildings or improvements on the section of the secti
her interests may appear, which politices shall be left and remain with the said, by common that the EVENT of failure so to insure, or pay laxes or assessments, or the; of said indebtedness, may procure such insurance, or pay such taxes or assessment ill prior incumbrances and the interest thereon from time to time; and all m	correspond to the transfer of the methodox is fully paid; (6) to pay all prior prior incumbrances or the transfer of the trans
he same with interest inercon from the date of payment at aven per cent, per an abalt, at the option of the legal holder thereof, without notice, become immediate even per cent, per annum, shall be recoverable by foreclosure thereof, or by suitagress terms.	num, had do by much additioned the control secured effects, and the secured effects and interest, and the secured effects are defined as the confront time of such breach, at it at law, or both, the same as if all or as a lad seedness had then matured by
ncluding reasonable solicitor's fees, outlays for documentary evidence, stenograph of said premises embracing foreclosure decree—shall be paid by the grantors; and	er's charges, cost of procuring or complete a battar, showing the whole title d the like expenses and disbursements, occasi med by any suit or proceeding
therein the grantee of any holder of any part of said indebtedness, as such, it is bursements shall be an additional lien upon said premises, shall be taxed as costs nest; which proceeding, whether decree of sale shall have been entered of not, sh	nay be a party, shall also be paid by the (antor All such expenses and) and included in any decree that may be rendered in any foreclosure proceed- tall not be dismissed, nor a release hereof given, an I all such expenses and
present amounts and the recoverage to recoverage to increasing the interest, of or particularly including reasonable solicitor's feet, outlays for documentary evidence, stenograph retent the granteer of any holder of any part of said indebtedness, as such, in inbursements shall be an additional lien upon said premises, thall be taxed as coass; which proceeding, whether decree of sale shall have been entered or not, shall see that the said of the said premises and including the said as a such and assignation of said generators writer all right to the possession of, and income a only party claiming under said grantors, appoint a receiver to take possession of the said premises.	The granious for said grantors and for the heli executors, administrators from, said premises pending such foreclosure pro_edings appeted that ouch complaint sie field, may at once and without notice to it said rantors, or charge of said premises with power to collect the remt: bases and profits
IN THE EVENT OF the death of removal from tale	County of the grantee, or of his resignation, return or , times 5 * ., then
Melvin Cohen my like cause said first uncersor fail or refuse to act, the person who shall then be uncessor in this trust. And when all the aforesaid covenants and agreements are pe the party entitled on receiving his reasonable charges. If THIS TRUST DEED is signed by one person as grantor, it shall be bind and verbs importing the plural number.	the acting Recorder of Deeds of said County is nerely appointed. Jo ex-on-deep referred, the grantee or his successor in trust, shall release said promise to ng upon him and his heirs, executors and administrators, regardless of 40°
	lay of May 19 79
PLEASE FRINT OR JOUIS W Green III	II (Seal) & Great of Small (Seal)
BELOW	
SIGNATURE(S)	(Seal) (Seal)
County of COOK sa.,	I, the undersigned, a Notary Public in and for said County,
State of Illinois, A. in the State aforesaid, DO F	REREBY CERTIFY that
Louis W. Green III	
personally known to me to b	e the same person S. whose name S. are strument, appeared before me this day in person, and acknowl-
AT THE STATE OF TH	eated and delivered the said instrument as ATHE1F. e uses and purposes therein set forth, including the release and ead.
Greek this phy hand and official seal, this 19th	19_79
s material in the state of the	ercontinental Center, Maywood 11.
(Name)	(Address)

UNOFFICIAL COPY

Sidny R. Olson

RECORDER OF DEEDS

1979 MAY 24 AM 11 23

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END OF RECORDED DOCUMENT