UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	25810064	GEORGE & COLE*
THIS INDENTURE, WITNESSETH, That Chicago Bulk Equipment, Inc., an Illinois corporation			
(hereinafter called the Grantor), of 17550 Fritz (No. and Street)	z_Drive,I	ansing, I]	linois (State)
for and in consideration of the sum of Fourty the in hand paid, CONVEY S. AND WARRANTS to of 4.0 West 55th Street. (No. and Street) and to his successors in trust hereinafter named, for the	Lyons Savings and Countryside (City)	Loan Association Illinois	(State)
lowing rescribed real estate, with the improvements there and ever thin a appurtenant thereto, together with all re of County of	eon, including all heating, air-co ents, issues and profits of said p	onditioning, gas and plumbing apprendices, situated in the <u>City</u>	paratus and fixtures,
The West 1 in 18 feet of the West 1 Industrial Subdivision No. 1, a Su Archer Avenue c. Section 13, Towns: Principal Meridian, in Cook County ALSO	bdivision of part o hip 38 North, Range	t the West 1/2 lying	West of
The West 561.54 feet of the West 1 of Lot 2 in Robert Barc'ert's Induthe West 1/2 lying West A Arch 12, East of the Third Principal Mepurposes, as shown in document numbers.	strial Subdivision Ner Avenue of Section ridian, except for t	No. 1, a Subdivision n 13, Township 38 Nor that part conveyed fo	of part th, Range
Hereby releasing and waiving all rights under and by vi. ii of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing pe formar of the covenants and agreements herein. WHEREAS, The GrantorChicago Bulk Equipment, Inc., an Illinois corporation			
in 36 equal monthly installment o	f \$1,111.25 beginni:	ng April 1, 1981.	
	Y/2×	_<	,
		Catches	
		020	}
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	•		
Thi. Grantor goverants and agrees as follows: (1) notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or N policies shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the start the time of times when the start the start of the said indebtedness, may procure a lien or title affecting said premises or pay all prior incur Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness sect IN THE EVENT of a breach of any of the aforesaid or carned interest, shall, at the option of the legal holder if thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured in the precedemical course bereef-microlling researable attentive's few out-	To pay said indebtedness, and g time of payment; (2) to pay therefor; (3) within sixty day have been destroyed or dand at any time on said premises at in companies acceptable.	the highest there is a herein as when the in c ch y ar, all taxe after destruction. I may ge to ged (4) that waste to said profunded in companies to by election holder of the first more ge ge.	nd in said note or s and assessments rebuild or restore mises shall not be ed by the grantee indebtedness, with
policies shall be left and remain with the said Mortgages and the interest thereon, at the time or times when the set. Is THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure a lien or title affecting said premises or pay all prior incur Grantor agrees to repay immediately without demand, a	or Trustees until the indeficient ime shall become dee and pays or assessments of the prior in such insurance, or pay such taxi obrances and the interest there and the same with interest their	ess is fully paid: (6) to pay all r table. cumbrances or the interest the e es or assessments, or discharge or on from time to time; and all m reon from the date of payment	on viver due, the core so aid, the at eight procent
per annum shall be so much additional indebtedness sect. IS THE EVENT of a breach of any of the aforesaid of earned interest, shall, at the option of the legal holder if thereon from time of such breach at eight per cent per a same as if all of said indebtedness had then matured in	ired hereig. overnats of agreements the who herein without notice, become inhort shall be recoverable by express terms.	ole or said indebtedness, including immediately due and payable, foreclosure thereof, or by suit at	principal and all and with interest law, or both, in
same as if all of said indebtedness had then matured in IT is AgnEED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees outling letter and the said sections expenses and disbursements, occasioned by any said or pressuch, may be a party, shall also be paid by the Grantor. A shall be taxed as costs and included in any dose that an cree of sale shall have been entered or not, shall not be distincted in the costs of suit, including attorney, e.g. have been paid assigns of the Grantor waives all fighths the possession agrees that upon the filing of any bendant to foreclose if out notice to the Grantor, or so the party claiming under with power to collect the rents, a des and profits of the said. The name of a reconstructure is: Chicago Bul.	Abursements paid or incurred iys for documentary evidence, es embracing foreclosure decro occeding wherein the grantee of Il such expenses and disbursem ay be rendered in such foreclo missed, nor release hereof give d. The Grantor for the Grante	in behalf of plainful in connecti stenographer's charges, cost of p ee—shalf be paid by the Grant r any holder of any part of said ents shalf be an additional lien up sure proceedings; which proceed in, until all such expenses and di or and for the heirs, executors, a	on with the fore- rocuring or com- tor; and the like indebtedness, as on said premises, ling, whether de- sbursements, and dministrators and
assigns of the Grantor waives all fightly the possession agrees that upon the filing of any companint to foreclose it out notice to the Grantor, or so the party claiming under with power to collect the rents, sades and profits of the sat The name of a recognitional result of the sate of the sa	of, and income from, said pro his Trust Deed, the court in wh ir the Grantor, appoint a recei- id premises.	mises pending such foreclosure ich such complaint is filed, may ver to take possession or charge	proceedings, and at once and with- of said premises
In the Event of the right or removal from said refusal or failure to the then Chicago Title Insu first successor in this trust; and if for any like cause said fir of Deels of said County is hereby appointed to be second performed, the grantee or his successor in trust, shall relea	Cook Trance Company st successor fail or refuse to act successor in this trust. And wh	County of the grantee, or o of said County is hereb . the person who shall then be the cn all the aforesaid covenants and	f his resignation, y appointed to be acting Recorder d agreements are
Will he hand S and seal S of the Grantos_ this	s9thday	of _March	1981
060	Elter J	allett-	(SEAL)
	Lomas	C. Heans	(SEAL)
Thomas Heaney Thomas Heaney This instrument of the Barbara Miller, Attorney At Law, 450 West 55th Street			
inspiritual was prepared by Barbara Mil	uer, Artorney At La	w. 450 West 55fb Str	COEST

古语的教育 在

UNOFFICIAL COPY

-
STATE OF Illinois
STATE OF SS. COUNTY OF DuPage SS.
Theda L. Bednarek , a Notary Public in and for said County, in the
State of onesaid, DO HEREBY CERTIFY thatElton Babbitt and Thomas Heaney
s are subscribed to the foregoing instrument,
personally no n to me to be the same person whose name s are subscribed to the foregoing instrument,
appeared before he his day in person and acknowledged that seekey signed, sealed and delivered the said
instrument as _thexcfree and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the right of home (e-2). Given under my hand and 1 otarial seal this 9th day of March 1981
meda Leadna Ch
Notary Public
Commission Library 2-25-83
Tillios
OUDILL STREET
La company
1991 MAR 19 AM 191 DI TOUR TOUR AND
10.15
WEB-19-31 4 2 6 5 7 6 25810054 - REC 10.17
USC.
5 MAIL
g l
SECOND MORTGAGE Trust Deed To T
A Assession 1 - 80 00 00 00 00 00 00 00 00 00 00 00 00
op san
eed and Loan Associativest 1111nois 60525 Illinois 60525 E. Col.E.
S an
SECOND MORTGAGE Trust Deed Trust Deed To have Savings and Loa yous Savings and Loa yous Savings and Loa yous Savings and Loa yous Savings and Loa you west 55th Street Countryside, Illinoi
ND N
SECOND Trus Return to Lyons Sav 450 West Countrys
S S S S S S S S S S S S S S S S S S S

END OF RECORDED DOCUMENT