## UNOFFICIAL COPY

1111

2 2 pm.

TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS)  NU. 202 March, 1968
%516 <b>.</b> 442
THIS INDENTURE, WITNESSETH, That the Grantors, William W. Douglass
of the City of Chicago County of Cook and State of Illinois for and consideration of the sum of Thirty five hundred fifty one & 04/100
Dollars ind paid, CONVEY AND WARRANT to Frank M. Spatz
of the City of Chicago , County of Cook and State of Illinois ,
as trustee, and con's a coessors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements hereir, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premise, sir ared in the <a href="City">City</a> of <a href="Chicago">Chicago</a> , County of and State of Illinois, to-v.t:
Lot Thirty Five ar? the South $2\frac{1}{2}$ feet of lot Thirty Six in Block Six in the Lucy M.Green Addition to Chicago being a Subdivision of the North East Quarter, of the North East Quarter of Section Twenty, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois
C) C
hereby releasing and waiving all rights under and by virtue of the non-estead 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 upon his principe promissory note bearing even date herewith, payable
to the order of Ashland Building and Improvement Comrany in the sum of \$3551.04 payable in 24 successive monthly in tallments of \$147.96 each, commencing November 3, 1979
of \$147.90 each, commencing November 3, 1979
THE GRANTORS covenant and agree as follows: (1) to pay said indebtedness and the interest thereon, as herein and in said notes ovided or according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said particles that the particle of extraction in the payment of the first day of June in each year, all taxes and assessments against said permises that the particle of the payment of the p
of said networks of funders of to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of said networks are the continuous account of the account
IT IS AGREED by the grantors that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with foreclosure hereof-including reasonable solicitor's fees, outlays for documentary evidence, stenoprapher's charge, cost of procuring or completing abstract showing the sholle title of said premises embracing foreclosure decree—shall be paid by the grantors; and the lake expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a lays, shall also be paid by the grantors. All such expenses and
seven per cent, per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms. AGREED by the grantors that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with foreclosure hereof-including reasonable solicitor's fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title wherein themses embracing foreclosure decree—shall be paid by the grantors; and the like expenses and disbursements, occasioned by any suit or proceeding wherein themses embracing foreclosure decree—shall be paid by the grantors. All such expenses and disbursements shall be an additional fine upon said premises, shall be rate as the control of the paid by the grantors. All such expenses and disbursements shall be an additional fine upon said premises, shall be rate as the paid by the grantors. All such expenses and disbursements, and the costs of suit, including solicitor's fees have been paid. The grantors of said grantors and for the heirs, executors, administrators and assigns of said grantors waive all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agree that upon the filing of any complaint to foreclose the first trust Deed, the court in which such complaint is filed, may at once and without notice to the said grantors, or to any partly chaining under said grantors, appoint a receiver take possession or charge of said premises with power to collect the remts, issues and profits of the laid premises.
IN THE EVENT of the death or removal from said COUN County of the grantee, or of his resignation, refusal or failure to act, then Infrey A, Greenberg of said County is hereby appointed to be first successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting excepted of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled on receiving his reasonable charges. If THIS TRUST DEED is signed by one person as grantor, it shall be binding upon him and his heirs, executors and administrators, regardless of nouns and eribs importing the plural number.
THIS TRUST DEED IS SUBJECT TO
Witness the hands and seals of the grantors this 19th day of September 1979
Witness the hands and seals of the grantors this 19th day of September 1979  THIS INSTRUMENT WAS PREPARED BY Selling St. Word Cash (SEAL)
5065(N Tippelly Chicago Til

## UNOFFICIAL COPY

			979 SEP 28	For h	902an		Made Frank fra	TA JANGGA	
			OFD SEP 28	om 12	31		they for	THE TO PERSON AS AS	
	_		SEP.	<b>4</b> 8-79	674115	· 251694112 ·	A Rec	10.1	5
TATE OF_		llinois		ss.		•			
OUNTY OF	F	Cook		,					
	Leo M	. Chodore	w		, a Not	ary Public in and for	said County,	in the	
· 7(3)			TIFY that	W <u>illi</u>	am W. Dou	glass			
	<u> </u>				is	_ subscribed to the fo	oregoing inst	rument,	
personally	y knowa to	me to be the	same person	wnose	he he	signed sealed and	i delivered t	he said	
appeared	before me	: 1.05 day in	person and a	cknowled	ged that	signed, sealed and	uding the rela	ease and	
instrumen	nt as <u>hi</u>	s ree and	l voluntary act,	for the u	ses and purpose	es therein set forth, incl	ding the res		
waiver of	f the right o	of homestead	)			a	.o.n	79	
			tr.ial seal this	1	9th	_ day of _Septemb	er	19_12	
	midding				()	11 6	/	سور.	
111100	an Ly				Les	M. Cho	corn		
3.40	6		· · · · · · · · · · · · · · · ·		,	Notary Public			
Commi	D. T. Ton	Elig,	13 1950	4					
	೧೩ ≎								
100					(				
					0,				
				نيود.		4			
•				,		7x.			
				İE	ស <b>ា</b> រ៉ាប់នេះ				
-				L	١١	cit iik.			
				E . January		()			
						ele al	)		
							/L.		
							1	\	
							΄Ω,		E E
									. 5
									( )
						į.	ta i		2
						Ý,		10	
									C
						( )	and the same of th	•	
					1.1	1	0	E 141	1
	1				11	}	ξ	3 2 2	- {
		1		}		1	ት	AV. 600	
	胃	70	ro ro			}	ì	15,0	1
	DAC	e le	250 a	tz	11	ļ	•		Ì
	RT	ă	noc	Spa	} }	}		SET	
	MO	Trust Deed	<u>a</u>	Frank M. Spatz				LINCOLN INVESTMENT COM. 5061 HORTH LINCOLN AVENUE 5061 HORTH LINOIS 60625.	
	Þ	Sin	<b>8</b>	4			۱	<u> </u>	
	16	<u>=</u>	id j	ğ	11		e e		
	10		السا	)H(					
	SECOND MORTGAGE		William W. Douglass	E	11		Mail To:	5 8 2	