TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202 September, 1975	26171043	GEORGE E. COL LEGAL FORM
THIS INDENTURE, WITNESSETH, ThatH			
(hereinafter called the Grantor), of 2928 S. (No. and S	Wells Chicago Illin	ois 60616 (Clty)	(State)
for and in consideration of the sum of Six tho in he ad paid, CONVEYS. AND WARRANT S of 5829 W. Irving Park Chgo II (No. and Street)	to John J. Chairo,	ighty and 68/100 Trustee C/O All State	Credit Corp.
and to his uccessors in trust hereinafter named, for lowing Carlos I real estate, with the improvements and ever wine appurtenant thereto, together with of Chicag County of Cook	thereon, including all heating, all rents, issues and profits of s	air-conditioning, gas and plumbing said premises, situated in thec	eements herein, the fo apparatus and fixture
Lot 25 in Plock 7 in F.C. 6 and 7 in sherman and other of the southeast 2 of sect the Third Principal Meridia	ers subdivision of ion 28 Township 39	the eat ½ of the west North Range 14 East o	2
			634 756
0	04		
•		marios lang of the State of Illino	. 21158 ();;; k. 3. 3. 3. 3. 3.
Hereby releasing and waiving all rights under and to In Trust, nevertheless, for the purpose of secu WHEREAS, The Grantor Harvey Moy	and Kath e loy, hi	ants and agreements herein.	***********
justly indebted upon the it their	4/	promissory notebearing even (
to the order of All State C dated March 12, 1982 duly s	igned by Harvey Mcy	and Kathie Moy his w	ifø,
ible according to the terms and to Thirty-six (36) monthly pays	enor of a certain 🦝	.omissory even date h	eteor
(\$172.00) per month due Apr			th
thereafter till paid in ful	1.	10.40	
		Cr.	
THE GRANTOR covenants and agrees as follows:	(1) To pay said indebtedness.	and the interest thereon, as morei	n and in said note or
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exter against said premises, and on demand to exhibit rece	nding time of payment; (2) to cipts therefor; (3) within sixty	pay when due in each year, all t days after destruction or car age	axes and assessments to rebuild or restore
all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now	may have been destroyed or or at any time on said premi	damaged: 44) that waste to said session sed in companies to be s	emi s shall not be lected by the grantee
herein, who is hereby authorized to place such insur loss clause attached payable first, to the first Trustee	rance in companies acceptable or Mortgagee, and, second	to be holder of the first mortga, the Trustee herein as their interes	re ind .htc-iness, with
policies shall be left and remain with the said Mortga and the interest thereon, at the time or times when the	igees or Trustees until the indel he same shall become doe, and	bedness is fully paid; (6) to pay al payable.	I prin, inclumbrances,
notes provided, or according to any agreement exter against said premises, and on demand to exhibit rect all buildings or improvements on said premises that committed or suffered; (3) to keep all buildings now herein, who is hereby authorized to place such insur loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortga and the interest thereon, at the time or times when it IN THE EVENT of failure so to insure, or pay to grantee or the holder of said indebtedness, may procupe in the affecting said premises or pay all prior is Grantor agrees to repay immediately without demar per annum shall be so much additional indebtedness	axes or assessments, or the pri ure such insurance, or pay such incumbrances and the interest and and the sure with interest	or incumbrances or the interest the lates or assessments, or discharge thereon from time to time; and all thereon from the date of payments.	ereon whin it the cor purchase and tax I money so poid in the
per annum shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforesa carned interest, shall, at the option of the legal hold	secured hereby.	whole or said indebtedness, include	ling principal and all
lbercon from time of such breach at eight per cent r	ser annum small be recoverable	e hy foreclosure thereof, or hy suit	tatlaw or both the
same as if all of said indebtedness had then matured IT is Agreed by the Grantor that all expenses a losure hereof—including reasonable attorney's fees, or	and dispursements paid or incu-	rred in behalf of plaintiff in conn	ection with the fore-
expenses and disbursements, occasioned by any said	mises embracing foreclosure proceeding wherein the grant	decree—shall be paid by the G	rantor; and the like said indebtedness, as
uch, may be a party, shall also be paid by the Grand hall be taxed as costs and included in any dicree tha	 All such expenses and disbut at may be rendered in such fo 	sements shall be an additional lien reclosure proceedings; which proc	upon said premises, ceeding, whether de-
ree of sale shall have been entered or not shall not be he costs of suit, including attorney's for source been	e dismissed, nor release hereof paid. The Grantor for the G	given, until all such expenses and rantor and for the heirs, executors	disbursements, and administrators and
insure nereot—including reasonable attorney's tees, to letting abstract showing the whole title of said in expenses and disbursements, occasioned by any onto the case of said shall have been entered or not shall not be costs of suit, including attorney's started been expected or one shall not be costs of suit, including attorney's started been existence of suit, including attorney's started been existenced by the costs of suit, including attorney's started been existenced by the costs of suit, including attorney's started been existenced by the cost of suit including attorney's started by the cost of suit including attorney's started by the cost of suit including the cost of suit included in the cost of suit included in the cost of suit including the cost of suit included in any suit including the cost of suit included in any suit including attention of suit included in any suit including attention in any suit included in any suit in any	sion of, and income from, sak ose this Trust Deed, the court i under the Grantor, appoint a	i premises pending such foreclost n which such complaint is filed, m receiver to take possession or cha	are proceedings, and ay at once and with- rge of said premises
The name of a record water is:	of and marine noy it	TO MITE	
IN THE EVENT of the life of removal from said efusal or failure to act then John J. Chairo, rst successor in this triu; and if for any like cause said for leads of said County is hereby appointed to be see erformed, the grantee or his successor in trust, shall remove the said county is the said county in the said county in the said county is hereby appointed to be seen formed, the grantee or his successor in trust, shall remove the said county is the said county in	C/O All State Credid first successor fail or refuse to ond successor in this trust. And	i wilch an the aforesaid covenants	reby appointed to be the acting Recorder and agreements are
Witness the hand S and seal S of the Grantor S		day of March	, 1982
		wey May	(SEAL)
	47		
	<u> </u>	me way	(SEAL)
This instrument was prepared by Dolores J 5829 W. T	anis C/O All State	Credit Corporation DRESS) Chicago Illinois	60634
3027 H. I	- 1 - HR LOTK		\$

UNOF CIAL COPY

STATE OF Illinois	\ ss.
COUNTY OF Cook	
•	
, Robert LaPlume	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	Harvey Moy and Kathie Moy his wife
personally known to me to be the same person	s whose name sare subscribed to the foregoing instrument,
ppeared before me this day in person and	acknowledged thatthey_ signed, sealed and delivered the said
	ct, for the uses and purposes therein set forth, including the release and
thomestead.	n, tot and also and purposes distont sectoral, mentang are receive and
1074	s 12th day of March 1982
Given under of ind and notarial seal this	day of march, 1982
(Intrinse Sea Hare)	Shed Inea
COURT	Notary Public
Commission Expires 7-11-85	·
0	
	τ_{\sim}
	45
	100 lg .ul d 17
es Ca	ON CONDER CONDER
	on odding talking
ИАГ	11582 600 859 261 1043 A - REC 10.0
	A REB 10.0
	2,0
	1100 5
	100
[월 [월 [Action Company of the
18 18 18 19 19 19 19 19	% 윤 🛨
H k	COF RX 637
Trust Deed vey May and Kathie May his wife 8 S. Wells cago lithnois 60616 n J. Chairo All State Credit Corporation 9 W. Irving Park Road cago litinois 60634	TO: ALLSTATE CREDIT CORP. 829 W. IRVING PARK RD. CHICAGO, ILL. 60634 GEORGE E. COLE* LEGAL FORMS
Trust Dee Trust Dee vey Moy and Kathie 18 S. Wells cago Tillmois 60616 n J. Chafro All State Gredit C O All State Gredit C 9 W. Irving Park Ro. cago Illinois 60634	ATE CREDIT N. IRVING P SAGO, ILL LEGAL FORMS
To the last two controls and the last two co	
Trust vey Moy and 8 S. Wells cago Tillinol 1. Chairo 7 11. State (9 W. Irving cago Illinol	ALLSTATE 829 W. IR GEORGE LEGAL
S S S S S S S S S S S S S S S S S S S	
m J. hall	829 CG CG

END OF RECORDED DOCUMENT