## UNOFFICIAL COPY

SECOND MORTGAGE FORM (Illinois)	September, 1975	<b>27041510</b>	LEGAL FORMS
THIS INDENTURE, WITNESSETH, That FRED			), his wife
(hereinafter called the Grantor), of 3628 We	est 121st Street, A	lsip, Illinois	(State)
for and in consideration of the sum of in hand paid, CONVEY S AND WARRANT S to f the City of Pittsburg and S (No. and Street)	Ten and no/1	OO'sCTRIC CORPORATION	
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements the and everything appurtenant thereto, together with all of	ereon, including all heating, air- rents, issues and profits of said	nance of the covenants and agreen -conditioning, gas and plumbing ap I premises, situated in the <u>Vil</u>	nents herein, the fol- paratus and fixtures,
Lot 11 in Alsip Terrace Subdivision of the North Section 26, Township 37 Meridian, all in Cook Coun and "B". Parcel "A" bei Nort'. 3/4 of said Lot 21 South 1/2 of the South 1/2	West 1/4 (except th North, Range 13, ty, Illinois, (ex ng the West 238.0 f and Parcel "B" bein	e West 80 acres there Fast of the Third Procepting therefrom Park eet of the North 1/2 g the West 150.0 feet	eof) of rincipal cels "A" of the of the
Ox		: :	
Hereby releasing and waiving all right and by IN TRUST, nevertheless, for the purpo of ecur WHEREAS, The Grantor FRED RICULATION WESTINGHOUSE ELE TR. to Westinghouse Electric Corporations sum of Forty-three Thousand One Hullington demand of the said Westinghouse	CHILLO and EVELYN M.C. CORPORATION Fincipal Fine a Corporation of the undred Tifty and 18/100 ca. Flustric Corporation of the c	MARIE SCHILLO, his wif promissory note—bearing even da e State of Pennsylvania, l's Dollars (\$43,150.18) to	te herewith, payable the total be paid
***	S. II. CON CONPORTION	L ORICAC	1
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exter against said premises, and on demand to exhibit recall buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insultoss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortig and the interest thereon, at the time or times when I IN THE EVENT of failure so to insure, or pay I grantee or the holder of said indebtedness, may propose the or title affecting said premises or pay all prior Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness. IN THE EVENT of a breach of any of the afforces.	(1) To pay said indebtedness, adding time of payment; (2) to cipts therefor; (3) within sixty may have been destroyed or or at any time on said premirance in companies acceptable or Mortgages, and, second, or gees or Trustees until the interest of the same shall become due and axes or assessments, the same shall become due and axes or assessments, the same with interest ind, and the same with interest secured hereby	and the interty thereon, as herein pay when the interest pays are left action or damage damaged 14% have waste to said present the said of the pays and the pays are sold in the holder of the first mortgage the frusteet by duess is fully paid; (6° to pay all payable, or incumbrances or the heree the hases or assessments, or dischirt thereon from time to time; no all thereon from the date of payme	and in said note or taxes and assessments to rebuild or restore cetted by the grantee eindebtedness, with a may appear, which a prior incumbrances, tereon when due, the or purchase any tax I money so paid, the interpretable prior incumbrance and taxes any tax I money so paid, the interpretable prior incumbrance any tax I money so paid, the interpretable prior incumbrance any tax I money so paid, the interpretable prior incumbrance any tax I money so paid, the interpretable prior incumbrance and taxes are taxed to the prior incumbrance and taxed t
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refusal or failure to as a rec. HOMEQUITY first successor in the cubs and if for any like cause of Deeds of said County is hereby appointed to be superformed, the grantee or his successor in trust, shall	promises to the p	of said County is he to act, the person who shall then b	ereby appointed to be the acting Recorder
Witness the handS_and seal.S_of the Grantor.S	s this 19th  * Full	day of March  Alchand Lhille  FRED RICHARD SCHILLO  MARUL JOA  EVELYN MARIE SCHILLO	Ulo_(SEAL)
This instrument was prepared by Ray J.	De Maertelaere of 5 (NAME AND A		Grove Village,

## UNOFFICIAL

	STATE OF	Illinois		e.	27041510		
	COUNTY OF	Cook	d":-11:√u"	870414	27041510	A - 88.	10.20
	1.0100						
	I. DONNA	J PATTERS	οŊ	, a No	otary Public in and t	for said County, in th	ne
	State aforesaid, l	DO HEREBY CER	THY that FREI	RICHARD SCHI	LLO and EVELYN	MARIE SCHILLO,	
	his wife,	Milita and designation of the control of the contro	t destruction and an experience of the state	Plant and control frames, processed to the process of the control			
	personally know	n to me to be the	same person_5_who	ose names are	_ subscribed to the	foregoing instrumen	ıt,
	•					and delivered the sai	
						ncluding the release an	
		tht of homestead.					-
	C. Given find	er my hand and note	rial seal this	19 th	day of Ma	rch 19 85	<i>‡</i>
	(		arm sear this		_ day or	. 19	
	<b>⇔</b> ∫mmp dSS Se	al Here)			ln 07		
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	MORTGAGI	CHILLO and CHILLO, hi	LECTRIC CORPORATION			RTELAERE, LTD. s at Law Per Ave. e, Illinois 60007	SE E. COLES

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GEORGE E. COLES

GARR & DEMAERTELAERE, LTD.
Attorneys at Law
50 Turner Ave.
Elk Grove Village, Illinois 60007

MAIL TO:

END OF RECORDED DOCUMENT

Property commonly known as:

3628 W. 121st St. Alsip, Illinois

WESTINGHOUSE ELECTRIC CORPORATION

EVELYN MARIE SCHILLO, his wife

FRED RICHARD SCHILLO and

SECOND MORTGAGE

Trust Deed