

State Loan Co. of Chg TRUST DEED 1535 Halsted St. SECOND MORTGAGE FORM (Illinois) JANUARY, 1968 Chicago Heights, Ill. 60411 THIS INDENTURE, WITNESSETH, That WILLIAM M SMALL AND SARAH SMALL, HIS WIFE Gary (hereinafter called the Grantor), of the City County of for and in consideration of the sum of Seven Thousand Three Hundred Twenty Dollars and no/100 in hand paid, CONVEY\_ scuring performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, togeth Gary Lot No. Eighteen (18), cyment is the normest tweef the reof), Lot no. Nineteen (19), (except the North 55 feet thereof), and Lot No. Twenty (20), (except the North 55 feet thereof), in Block "I", as marked and laid down on the recorded plat of GARY CITY ESTATES, A subdivision in the City of Gary, Lake County, Indiana, as the same appears of record in Plat Book 15 page 28, in the Recorder's Office of Lake County, Indiana. state of indianals, 5-50 LAXE COUNTY FILED FOR RECORD MAR 20 9 27 54 759 ANDREW J. MICENKO Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHEREAS, The Grantor S WILLIAM M SMALL AND SARAH SMALL, HIS WIFE principal promissory note bearing even date herewith, payable justly indebted upon to State Loan Company of Chicago Heights, Inc. 1835 Halsted Street Chicago Heights, Illinois, in Sixty (60) successive and consecutive monthly installments of One Hundred Twenty-Two and no/100 Dollars (\$122.00) commencing on the 18th day of April, 1969 and on the eighteenth day of each month thereafter, ending on the 18th day of March, 1974, or until the total amount of Seven Thousand Three Hundred Twanty and no/100 (\$7,320.00) Dollars, is paid in full. The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest that on, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior or height. Ay of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) which they days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been delivered to damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises may appear, with loss clause attached payable first, to the first Trustee or Mortgagee, and, se only to be virustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagees or Trustees uptivity indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall be an each and payable.

In the Event of failure so to insure, or pay taxes or assessments, the proportion of the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance of pay substances or assessments, or discharge or purchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the Grantor agrees to repay immediately without demand, and the same with indest thereon from the date of payment at seven per cent per annum shall be so much additional indebtedness secured hereby. Grantor agrees to repay immediately without demand, and the same with impost thereon from the date of payment at seven per cent per annum shall be so much additional indebtedness secured heapby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all carned interest, shall, at the option of the legal holder those of, who out notice, become immediately due and payable, and with interest thereon from time of such breach at 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 tems.

It is AGREED by the Grantor that all expenses as disbursaments paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—including reasonable attorney's fees of these for locumentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said-towns, embracing foreclosure decree—shall be paid by the Grantor; and the like expenses and disbursaments, occasioned by any sunts, or edding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor was such expenses and disbursaments shall be an additional lien upon said premises, shall be taxed as costs and included in any contains and dismissed, nor release hereof given, until all such expenses and disbursements, and assigns of the Grantor waives all right by the paid by the Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all right by the paid of the sense pending such foreclosure proceedings, and agrees that upon the filing of any contains a basis of the Grantor of the Grantor, or the party of the granter or of his resignation.

IN THE EVENT of the branks at genoval from said.

County of the granter or of his resignation. reproval from said. Cook IN THE EVENT of the date County of the grantee, or of his resignation, Allan B Dawson refusal or failure to act, then 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 Recorder 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.

COUNTY OF	COOK	Doct	ment	is			
	LINDA A PRO	OTO	FFIC	I-Notry!	ablic in and for	said Count	ly, in the
State aforesaid, DC	HEREBYCER	<b>Gyume</b> i	itti whe p	HANCAND	SERAH SH	ALL, HIS	S WIFI
	the	Lake C	ounty Re	corder!			
personally known	to me to be the sa	me personS	whose nameS	ARE subse	cribed to the i	oregoing in	strument
sppeared before	ne this day in pe	rson and acl	mowledged tha	THEY sig	ned, scaled an	d delivered	the said
instrument as _T	EIR free and w	oluntary act, fe	or the uses and	purposes therei	in set forth, incl	uding the re	lease and
waiver of the sight	of homestead.						
Given under	hy hand and notar	ial seal this	18th	day o	Marc	b	1969
TATO		TIL	DER'S ON				
CHIPTERS SORTH				Lina	va Pyc	W	
		072			Notocs Public		
Commission Expire	es June a 1	912	WOUND OF				

SECOND MORTGAGE

Trust Deed

WILLIAM M SMALL AND

SARAH SMALL, HIS WIFE

TO

PAUL K SHANKS, TRUSTEE

AFTER RECORDING PLEASE RETURN TO:

STATE LOAN COMPANY OF
CHICAGO HEIGHTS, INC.
1535 Halsted Street
Chicago Heights, Illinois

GEORGE E. COLET