UNOFFICIAL COPY

(6) 2/48

THIS INDEPUTURE, WITNESSTH, That. Franch & Clara M. Rankfu		THE PARTY OF THE PROPERTY OF THE PARTY OF TH	CATALOGRAPH STATE OF THE STATE	
(hereinafter called the Grantor), of the Ctty of Cook and State of 1111no15 for and the consideration of the sum of 1111no15 for and the consideration of the sum of 1111no15 for and the consideration of the sum of 1111no15 for and the consideration of the sum of 1111no15 for the County of Cook for the County of Cook for the County of th	TRUST DEED SECOND MORTGAGE FORM (IIIInois)	FORM No. 2202 JANUARY, 1968	22 523 776 GEORG	
inter Thousand Three Hundred and no/100 Dollar in hand paid, CONVEY AND WARRANT to Shell Oll Congany of Cook and State of 1111nois and to his successors in trust hereinather named, for the purpose of securing performance of the coverant and spreament herein, the fellowing described real state, with the improvement thereon, including all sealing, ask-conditions, gas and plunting apparatus and fixtures and everything apparatus and everything a	THIS INDENTURE, WITNESSETH, That.	rench_&_Clara_MRank!	I n	
of the Township of _Oss_Plaines _ County of _Cook _ and State of	and State of	nsideration of the sum of		Dollars
Roseland, 7 subdivision in the Northwest quarter of section 16, Township 37 North, Resige 4 East of the Third Principal Meridian. Hereby releasing and waving all rights under not by princ of the homestand exemption laws of the State of Illinots. In Thurs, severtheless, for the purpose of secural performance of the covenants and agreements herein. Winzawa, The Ornator Franch & Clark. Winzawa, The Ornator State of the purpose of secural performance of the covenants and agreements herein. Winzawa, The Ornator State of the purpose of secural performance of the covenants and agreements herein. Winzawa, The Ornator State of the purpose of secural performance of the covenants and agreements herein. Winzawa, The Ornator State of the purpose of secural performance of the covenants and agreements herein. Winzawa, The Ornator of the State of the State of Illinots. Shell Otto Company at 999 E. Toulny, Des Plaines, Illinots, an amount equal to non (1.000 / Company of the State of th	of the Township of Des Plaines and to his successors in trust hereinafter named, for lowing described real estate, with the improvements and everything appurtenant thereto, together with a of Chicago County of Chicago	County of COOK the purpose of securing performan hereon, including all heating, air-con il rents, issues and profits of said pro no k and State	and State of B 1111r use of the covenants and agreements here additioning, gas and plumbing apparatus as emises, situated in the C1ty of Illinois, to-wit:	in, the fol-
Hereby releasing and waving all rights under web by a true of the homestand examption laws of the State of Illinots. In Thurn, nevertheless, for the purpose of secural performance of the covenants and agreements herein. WHERMAN, The Grantor Franch & Clark. WHERMAN, The Grantor State of the purpose of secural performance of the covenants and agreements herein. WHERMAN, The Grantor are selected to the service state of the covenants and severe the covenants and severe developed to the service state on premises at 501 S. Califler, No. Chicago, Illinots with a monthly minimum of Three hundred and no/100 dollar 160.000 until paid to secure Joan for Nine Thousand Three Hundred and no/100 up 100 u	Roseland, a subdivision in the Nor	rthwest quarter of sect	tion 16. Township 37	
Hereby releasing and waiving all rights under and by a true of the homestead exemption laws of the State of Illinois. In Taurn, nevertheless, for the purpose of seven ag performance of the coverants and agreements herein. Witerstan, The Granton Freanch & Clara (In just) indebted upon the property of the production of the coverants and agreement and the product of the service station premises at 501 S. Callinor to Chicago. Illinois with a monthly minimum of Three hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 units (9,300.00). This Granton coverants and agrees as follows: (1) To pay said indebtedness, and no be set thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay pile to be first day of June in each year, all taxes and according to the committed or suffered; (3) to keep all buildings now or at any time on any lagrees in companies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation in the said mortage of the committed or suffered; (3) to keep all buildings now or at any time on any lagrees to empanies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation of the payment of the committed or suffered; (3) to keep all buildings or largor tendences and the interest thereon or the direct thereon when the same shall greened the and payable. In the Tever of failure so to insure, or pay taxes or or pay taxes or the productions: the production of the same with the payment of the production of the same with the same with the same with the same with the control of the same and the same with interest thereon from time to the same and the same with interest thereon from the total country of the same and the same with interest thereon from the to	A		in the second of	
Hereby releasing and waiving all rights under and by a true of the homestead exemption laws of the State of Illinois. In Taurn, nevertheless, for the purpose of seven ag performance of the coverants and agreements herein. Witerstan, The Granton Freanch & Clara (In just) indebted upon the property of the production of the coverants and agreement and the product of the service station premises at 501 S. Callinor to Chicago. Illinois with a monthly minimum of Three hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 units (9,300.00). This Granton coverants and agrees as follows: (1) To pay said indebtedness, and no be set thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay pile to be first day of June in each year, all taxes and according to the committed or suffered; (3) to keep all buildings now or at any time on any lagrees in companies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation in the said mortage of the committed or suffered; (3) to keep all buildings now or at any time on any lagrees to empanies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation of the payment of the committed or suffered; (3) to keep all buildings or largor tendences and the interest thereon or the direct thereon when the same shall greened the and payable. In the Tever of failure so to insure, or pay taxes or or pay taxes or the productions: the production of the same with the payment of the production of the same with the same with the same with the same with the control of the same and the same with interest thereon from time to the same and the same with interest thereon from the total country of the same and the same with interest thereon from the to	00-	• .		
Hereby releasing and waiving all rights under and by a true of the homestead exemption laws of the State of Illinois. In Taurn, nevertheless, for the purpose of seven ag performance of the coverants and agreements herein. Witerstan, The Granton Freanch & Clara (In just) indebted upon the property of the production of the coverants and agreement and the product of the service station premises at 501 S. Callinor to Chicago. Illinois with a monthly minimum of Three hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 units (9,300.00). This Granton coverants and agrees as follows: (1) To pay said indebtedness, and no be set thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay pile to be first day of June in each year, all taxes and according to the committed or suffered; (3) to keep all buildings now or at any time on any lagrees in companies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation in the said mortage of the committed or suffered; (3) to keep all buildings now or at any time on any lagrees to empanies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation of the payment of the committed or suffered; (3) to keep all buildings or largor tendences and the interest thereon or the direct thereon when the same shall greened the and payable. In the Tever of failure so to insure, or pay taxes or or pay taxes or the productions: the production of the same with the payment of the production of the same with the same with the same with the same with the control of the same and the same with interest thereon from time to the same and the same with interest thereon from the total country of the same and the same with interest thereon from the to	O _A			c_c
Hereby releasing and waiving all rights under and by a true of the homestead exemption laws of the State of Illinois. In Taurn, nevertheless, for the purpose of seven ag performance of the coverants and agreements herein. Witerstan, The Granton Freanch & Clara (In just) indebted upon the property of the production of the coverants and agreement and the product of the service station premises at 501 S. Callinor to Chicago. Illinois with a monthly minimum of Three hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 dollars (100.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 units (9,300.00). This Granton coverants and agrees as follows: (1) To pay said indebtedness, and no be set thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay pile to be first day of June in each year, all taxes and according to the committed or suffered; (3) to keep all buildings now or at any time on any lagrees in companies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation in the said mortage of the committed or suffered; (3) to keep all buildings now or at any time on any lagrees to empanies to be elected by the grantee herein, who is hereby authorized to place such insurance in companies securable to the local continuation of the payment of the committed or suffered; (3) to keep all buildings or largor tendences and the interest thereon or the direct thereon when the same shall greened the and payable. In the Tever of failure so to insure, or pay taxes or or pay taxes or the productions: the production of the same with the payment of the production of the same with the same with the same with the same with the control of the same and the same with interest thereon from time to the same and the same with interest thereon from the total country of the same and the same with interest thereon from the to				
Wissessa, The Grantor French & Clark				7 5 1
service station premises at 501 S. Callur. in. Chicago, Illinois with a monthly minimum of Three hundred and no/100 dollar. (7.0.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. 2.28 (9,300.00). The Grantor according to any agreement extrading time of payment (21.07.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. 2.28 (9,300.00). The Grantor according to any agreement extrading time of payment (21.07.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. 2.28 (9,300.00). The Grantor according to any agreement extrading time of payment (21.07.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. 2.28 (9,300.00). The Grantor according to any agreement extrading time of payment (21.07.00) until paid to secure loan for notes provided, or according to any agreement extrading time of payment (21.07.00) until paid to secure loan for notes provided, or according to any agreement extrading time of payment (21.07.00) until paid to secure loan for notes provided, or according to any agreement extrading time of payment (21.07.00) until paid to secure loan for notes provided, or according to any agreement extrading time of payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to secure loan for the payment (21.07.00) until paid to the payment (21.07.00) until paid to the payment (21.07.00) until paid to the payment (21.			on laws of the State of Illinois. and agreements herein.	
one (1.00¢) CEBIts for each gallon of gas, ii.e of all grades, delivered to the service station premises at 501 S. Californic. Chicago, Illinois with a monthly minimum of Three hundred and no/100 dollar: (2.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. (2.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. (2.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. (2.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. (2.00) until paid to secure loan for Nine Thousand Three Hundred and no/100 up. (2.00) until paid to secure loan for noise provided, or according to any agreement standing time of payment; (2) to pay be to the first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipt therefor; (3) who is it ye days after destruction or damage to rebuild or retore all buildings or improvements on said premises that may have been derivered. (4) the said to said the said in the said for the said three said to the load of the first market with loss clause attached payable first, to the first frustee or Mortagee, and each to the load of the first mortages indebtedness, with loss clause attached payable first, to the first frustee or Mortagee, and each to the load of the first market of the said three three or three when the same shall be the said to the said three three or three when the same shall be the said three three or three when the same shall be the said three three or three when the same shall be the said first said premises or pay all prior incumbrances and well be increased to the said said said said said said said premises or pay all prior incumbrances and well as the said said said said said said said said	justly indebted upon their	principal pron		h, payable
This Grantor covenants and agrees as follows: (1) To pay said indebtedness, and no lives thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay price 1 he first day of June in each year, all taxes and assessments against add premises, and on demand to exhibit receipts therefor; (3) he first days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been directed or aged; (4) that waste to said premises that in the commands to the selected by the grantee herein, who is hereby authorized to place such insurance in companies to the companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies and the companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies to the term of the companies of the selected by the grantee herein, who is hereby authorized to place such insurance to companies and the first of the companies of the selected by the grantee hereby. The property of the selected of the grantee or the holder of said indebtedness, may procure such insurance, and the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, and the interest thereon from the other and money so paid, the Grantor agrees to repay immediately without demand, and the same who interest thereon from the date of property and the grantee or the holder of said indebtedness, and the interest thereon the date of property of the grantees of the selected property	one (1.00¢)CENts for each gallon service station premises at 501 S minimum of Three hundred and no/1	of gas/live of all grad. . Calite.ria Chicago. 00 dollar: (202.00) un	des, delivered to the Illinois with a monthly til paid to secure loan	
This Grantor covenants and agrees as follows: (1) To pay said indebtedness, and no lives thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay price 1 he first day of June in each year, all taxes and assessments against add premises, and on demand to exhibit receipts therefor; (3) he first days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been directed or aged; (4) that waste to said premises that in the commands to the selected by the grantee herein, who is hereby authorized to place such insurance in companies to the companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies and the companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies to the term of the companies of the selected by the grantee herein, who is hereby authorized to place such insurance to companies and the first of the companies of the selected by the grantee hereby. The property of the selected of the grantee or the holder of said indebtedness, may procure such insurance, and the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, and the interest thereon from the other and money so paid, the Grantor agrees to repay immediately without demand, and the same who interest thereon from the date of property and the grantee or the holder of said indebtedness, and the interest thereon the date of property of the grantees of the selected property			CAR!	
This Grantor covenants and agrees as follows: (1) To pay said indebtedness, and no in the thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay p its 1 he first day of June in each year, all taxes and assessments against add premises, and on demand to exhibit receipts therefor; (3) with a sity days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been defined or wifered; (3) to kery all buildings now or at any time on ash plemile; in med in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies as the companies of the companies of the said premises that not be companied to the property of the said premises of the property of the said of the property of the said interest thereon, at the time or times when the same shall feed so the Trustee he sin as their interest may appear, which policies shall be left and remain with the said Mortagees or Trustee; until be indefined to the time of the property of the grantee or the holder of said indebtedeness, may procure such insurance, and the interest thereon when due, the grantee or the holder of said indebtedeness, may procure such insurance, and the interest thereon from the tot in an an anony of the Grantor agrees to repay immediately without demand, and the same with instruction from time to time and the said premises or pay all prior incumbrances and despitierest thereon from the date of property of the grantee or the holder of a property of the said premises of the said indebtedness, in the organic and the same with instruction and the same with the said premises of the said premises of the said indebtedness, in the organic and the said indebtedness and the same as if all of said indebtedness had then matured by expressions and the same as if all of said indebtedness had then matured by expressions and the same as if all of said indebtedness had then matured by expressions and the s) seil	
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exter	: (1) To pay said indebtedness, and ading time of payment; (2) to pay	ne thereon, as herein and in each year	ild note or
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	and assessments against said premises, and on demo rebuild or restore all buildings or improvements on shall not be committed or suffered; (5) to keep all b	and to exhibit receipts therefor; (3) said premises that may have been distributed in some or at any time on said.	with it is ity days after destruction or erroyed or day laged; (4) that waste to sal plemise, in lived in companies to be sele-	damage to d premises eted by the
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	with loss clause attached payable first, to the first T which policies shall be left and remain with the said brances and the interest thereon at the time or time	rustee or Mortgagee, and school, it. Mortgagees or Trustees until he in when the same shall accome due:	to the fold r of the first mortgage in to the Truster he in as their interests m idebtedness! fully paid: (6) to pay all pi and payable.	ay appear, ior incum-
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	IN THE Event of failure so to insure, or pay grantee or the holder of said indebtedness, may pro- lien or title affecting said premises or pay all prior i	taxes or assessments of the prior is cure such insurance, of pay such tax incumbrances and the interest there	ncumbrances or the interest thereon who tes or assessments, or discharge or purch con from time to ting and all money s	en due, the use any tax paid, the
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	Grantor agrees to repay immediately without dem per annum shall be so much additional indebtednes IN THE EVENT of a breach of any of the afores	and, and the same with interest the is secured hereby, said covenants or agreements the wi-	ereon from the date of propert at seve note of said indebtedness, it that as princi-	n per cent O
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	earned interest, shall, at the option of the legal hi thereon from time of such breach at seven per cent same as if all of said indebtedness had then matured	per an arm shall be recoverable by by expressions.	of in habels of plaintiff in connect or with	r both, the
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	closure hereof—including reasonable attorney's fee- pleting abstract showing the whole title of said b expenses and disburgements, occasioned by any con-	odleys for documentary evidence, renders embracing foreclosure dec	stenographer's charges, cost of pre suri rec—shall be paid by the Grantor; so or any holder of any part of said inde-	t e like te ness, as
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	such, may be a party, shall also be paid by the Conshall be taxed as costs and included in any decay to cree of sale shall have been entered or not shall not	for. All such expenses and disbursen hat may be rendered in such forecl be dismissed, nor release hereof give	nents shall be an additional lien upon sai losure proceedings; which proceeding, w yen, until all such expenses and disburse	hether de- ments, and
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	the costs of suit, including attorney's feet have been assigns of the Grantor waives all right to the posses agrees that upon the filing of any companied to force	in paid. The Grantor for the Grant ession of, and income from, said pro- close this Trust Deed, the court in w	tor and for the heirs, executors, adminis remises pending such foreclosure process which such complaint is filed, may at once	dings, and and with-
performed, the gradiction his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. Witness the hand S. and seal S. of the Grantor S. this	with power to collect the rents, in the and profits of In the Event of the death or removal from an	the said premises. Cook	County of the grantee, or of his r	esignation,
Witness the hand S and seal S of the Grantor S this 6th day of July 19_73 Witness the hand S and seal S of the Grantor S this 6th day of July 19_73 (SEAL)	refusal or failure to act, the SHETT UT first successor in this trust; and if for any like cause of Deeds of said County to hereby appointed to be a	said first successor fall or refuse to a second successor in this trust. And w	of said County is hereby appoint, the person who shall then be the acting when all the aforesaid covenants and agree	pinted to be g Recorder ements are
French Rantin &. (SEAL)		- CAL		ges. 19_73_
Clue Hankin (SEAL)	The state of the s	French	Rankin Sr.	(SEAL)
		Cla	a Kankin	_(SEAL)
는 그러는 이 경기는 발표 선택 보면 그 것도 내려가 되어 선생님이 되어 되었다. 그는 그를 모르는 것으로 하는 것으로 그는 그들은 그는 그들이 말았다. 중에는 이 전쟁에 되었다면 하고 있는 것으로 하는 것이 되었다. 그 것으로 모르는 것으로 모르는 것으로 보다 되었다.				
				i filosofie († 1944). <u>1955 – </u>

UNCEE OF A MECORY

77 3 2 5 7 76		1973 OCT 25: M19 11 OCT-25-73 7 0 4 5 1 2 • 2	COUR COUNTY	RECORDER OF THE DS	
STATE OF THE		001-25-73 7 0 4 5 1 2 • 2		5.1 0	
	o lockett	, a Notary Put	olic in and for said County, in the	•	
		(a RANKI SE		
personally (allow) to appeared before mo	me to be the same pe	rson_ whose name_ subscr and acknowledged that THEY signi	ibed to the foregoing instrument,	(4.7).	
instrument as A	free and voluntar	ry act, for the uses and purposes therein			
waite of the right of	hon sate d.	this 6 744 day of	July 19 73		
O D D) & 1/Donal		•	
Commission Expires	NY COMMISSION EXPIR	"5 MAY 18, 1977	Notary Public	:	
	165		art -	nic Line	
		0/	าได้ จะที่ที่ได้ใช้ที่ เลิกได้ใช้ติดได้เริ่น เดา (ค.ศ.) และได้เลียงใช้ วิยาสมณ์ วายสาดา เลิกได้ของเลิศ (นักไม่	ាល់ សុំព្រៃ សុំព្រៃ	
,					
		/ E ,	en e		
	•	U 00/-		25	
				3	
				<i>ਨੋ</i> ਂ	
	se ,		A SHE	in The	
				4.	
,					
A STATE OF THE STA	$\frac{d^2}{dt} = 0$ $\frac{d^2}{dt} = 0$ $\frac{dt}{dt} = 0$ $\frac{dt}{dt} = 0$	9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
A GE			The state of the s		
Der C			8	ORMS	
SECOND MORTGAGE Trust Deed	2	MAIL TO	SELECTION OF THE SECOND OF THE	LEGAL FORMS	
SECONI	15				
	\cdot . The Γ	11			

END OF RECORDED DOCUMENT