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SECOND MORIGAGE FORM (Illinois)	JANUARY, 1958	LEGAL FORMS
THIS INDIVIOUSE, WITNESSELH, That	Herbert C. Schlatter and	Antonie K. Schlatter
(hereinafter called the Grantor), of theCity	ofDes.Plaines	
and Name of Illinois , for and in c Siyle n thousand five hundred fo		Dollar.
in I am wad, CONVEY AND WARRANT	to The Des Plaines	Bank
of the		
lowing describer real estate, with the improvements	thereon, including all heating, air-cond	itioning, gas and plumbing apparatus and fixtures,
and everything programma thereto, together with of Des PI nes County of	all rents, issues and profits of said pient COOK and State o	
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Lots 22 and 23 j. Block 2 in I:	ra Brown's Subdivision of	the West ½ of the 🔞
Northeast & of the Northeast & East of the Thir Frincipal Me:		1 North, Range 12,
Basi of the initial lineapar no.		G.
O _x		E
	0	
Hereby releasing and waiving all rights under and In Thust, nevertheless, for the purpose of sec	uring yer ormance of the covenants and	l agreements herein,
WHEREAS, The Grantor Herbert	C. Schlatter and Antonie	K. Schlatter tory note bearing even date herewith, payable
justly indebted upon a Certain	principal promiss	fory notebearing even date herewith, payable
payable in 120 monthly installm		September 25, 1978
and being due on August 25, 198	8.	«
	40	
The Course of the state of the		
notes provided, or according to any agreement exter	nding time of payment; (2) to pay prior	illust day of June in each year, all taxes
rebuild or restore all buildings or improvements on shall not be committed or suffered; (5) to keep all b	said premises that may have been destroughtings now or at any time on said pro	oyed or a maned; (4) that waste to said premises mises it sund in companies to be selected by the
The Granton covenants and agrees as follows notes provided, or according to any agreement exte and assessments against said premises, and on den rebuild or restore all buildings or improvements on shall not be committed or suffered; (5) to keep all be grantee herein, who is hereby authorized to place as with loss clause attached psyable first, to the first I which police shall not all the first provided by the first police and first provided the first police.	ich insurance in companies accent file i Frustee or Mortgagee, and, second, to it	to the houser of the first mortgage indebtedness, the Trustee sere a as their interests may appear,
which policies shall be left and remain with the said brances, and the interest thereon, at the time or time IN THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may propose the said interest, shall at the opinion of the factors of the proposed interest, shall, at the opinion of the legal he thereon from time of such breach at seven per cent same as if all of said indebtedness had then matured IT is Agreed by the Grantor that all expenses closure hereof—including reasonable attorney's fees pleting abstract showing the whole title of said pexpenses and disbursements, occasioned by any sugsect, may be a party, shall also be paid by the Grantshall be taxed as costs and included in any decress, the cost of soil, including attorney's fees, have been saigness that the taxed as costs and included in any decress, the cost of soil, including attorney's fees, have been saignes that the formatter of the frame of the formatter of the saigness that the finding of any equifypian to force out notice to the Grantor, or to any pay y claiming with power to collect the rents, is the said profits of the cost of profits of the cost of profits of the cost of profits of the formatter, is the said profits of profits of the cost of t	es when the same shall be come due and taxes or assessments, or the prior incu	payable.
grantee or the holder of said indebtedness, may pro- lien or title affecting said premises or pay all prior i	cure such insurance of har such taxes of incumbrances and the incumbrances and the interest thereon	or assessments, or discharge or purchase any tax from time to time, as d all money so paid, the
Grantor agrees to repay immediately without dem per annum shall be so much additional indebtedness	and, and the same with interest thereous	of said indebtulants including a facility of
earned interest, shall, at the option of the legal he thereon from time of such breach at seven per cent	older thereof, without notice, become i	of said interestings, including principal and all immediately due and payable, aid with interest reclosure thereof, or by suit at large party the
same as if all of said indebtedness had then matured IT is AGREED by the Grantor that all expenses	by expressiverms. and disbursements paid or incurred in	behalf of plaintiff in connection with the fore-
closure hereof—including reasonable attorney's fees pleting abstract showing the whole title of said p	entities for documentary evidence, sterements embracing foreclosure decree-	eshall be paid by the Grantor; and the like
such, may be a party, shall also be paid by the Grapi shall be taxed as costs and included in any decree it	for. All such expenses and disbursement hat may be rendered in such foreclosur	s shall be an additional lien upon said pre- is s, re proceedings; which proceeding whether 'is-
cree of sale shall have been entered or notestiall not the costs of suit, including attorney's fees have been	be dismissed, nor release hereof given, in paid. The Grantor for the Grantor :	until all such expenses and disbursements, and and for the heirs, executors, administrators and
assigns of the Grantor waives all right to the posses	ssion of, and income from, said premi	ises pending such foreclosure proceedings, and a such complaint is filed, may at once and with-
with power to collect the rents, issues and profits of In the Event of the death of removal from sa	the said premises.	Country of the agent to the premises
refusal or failure to act, then		_ County of the grantee, or of his resignation, of said County is hereby appointed to be
refusal or failure to act, then first successor in this trust sand if for any like cause: of Deeds of said Compy in hereby appointed to be a performed, the gradue or his successor in trust, shall	and first successor fail or refuse to act, to econd successor in this trust. And when It release said premises to the party entit	all the aforesaid covenants and agreements are ded, on receiving his reasonable charges.
Witness the hand_and sealof the Grantor	_ thislay o	t - f 19 19
	Heelel	chlotha (SEAL)
	Quetori.	K-Sullatter (SEAL)
This instrument was prepared by Richard B. Gould, Attorney At Law	an i	(SEAL)
1100 W. Northwest Hwy., Mt. Prospect, M. 60056	要	
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000	instrument, appeared before delivered the said instruments set forth, including the rele-	be the same persons whose name a me this day in person, and act int as Allew free and voluntas ase and waiver of the right of his and Notarial Seal, this Allew A. D. 1978.	inowledged that he signed, ry act, for the uses and purpos	ealed and
	O'CO	10 4 Co.	<u>o o</u>	
		of County	Clartis	24606310
SECOND MORTGAGE Trust Deed	TO	This Instrument was prepared by Alchard B. Gould, Attorney At Law Inthrest Huy, Mt. Prospect, IL 60056	THE DESPIRATIONS BANK 1223 OAKTON ST. DES PERMES, ILL. 60018	George ECOLE & company
	ND OF REC	ORDED DO	CUMENT	