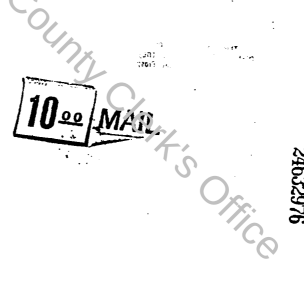
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12 W. F. W. F. W. F. G. Co. (1016) 15 January, 1968 - 24 - 632 - 072	LUGAL FORMS
Pohert J. Campo and Karen S. Campo, his wife	
this INDINIGRE, WITNESSEIN, that the Color of Rolling Meadows County of Cook (herein firer called the Granter), of the city of Rolling Meadows County of Cook	
and State of Illinois , for and in consideration of the sum of Fifty-four_thousand_nine_hundred_eighty_and_05/100	,
of theitofDes Plaines County ofCook and State ofIlino.	
and to his succes ors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparat and everything a pure enant thereto, together with all reats, issues and profits of said premises, situated in the	us and fixtures.
Lot 197 in Ro ling Meadows unit number 1, being a subdivision of part of the South ½ of Section 26, Township 42, North, Range 10 Eart of the third principal meridian, in Cook County, Illinois	. 24
Or	24 632 976
	97
	6
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. **Robert J. Campo and Term S. Campo** Whereas, The Grantor Robert J. Campo and Term S. Campo**	
justly indebted upon a certain principal promissory note bearing even date he	rewith, payable
in one payment of \$54,980.05 due in 90 days	
This instrument was prepared by	
Richard B. Gould, Attorney At La 1100 W. Cordbooks Hwy., Mt. Prespect, IL 66.00	
	in said note or year, all taxes
The Granton covenants and agrees as follows: (1) To pay said indebtedness, and the interpolation of the following time of payment; (2) to pay priors and interpolation of the interpolation of the payment; (2) to pay priors and it is the payment of the payment; (3) within the payment of the interpolation of the payment of	to said premises selected by the c indebtedness, sts may appear, all prior incum-
grantee of the holder of Said interactions, flat prior incumbrances and the six thereon from time to time; a id all mon lien or title affecting said premises or pay all prior incumbrances and the six thereon from the date of a said and	ey so paid, the
In the Every of a breach of any of the aforesaid covenants of agreements the whole of said indebtedness, including a same street, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, a carned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, a carned interest, shall, at the option of the legal holder thereof, and the recoverable by foreclosure thereof, or by suit at its	rincipal and all id with interest in, or both, the
same as if all of said indebtedness had then matured by expressions. It is Agreed by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection to the first property of the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection to some before including reasonable attorney's fees, while for documentary evidence, stenographer's charges, cost of property and the paid by the Granton plaine abstract showing the whole title of said prompts embracing forcelosure decree—shall be paid by the Granton plaine abstract showing the whole title of said prompts embracing forcelosure decree—shall be paid by	n with the fore- cuting or com- r; a. I the like
same as it all of said indebtedness had then matured by expressions. It is AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection. It is AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection. It is AGREED by the Grantor that all expenses and disbursements, estimately connected to the control of the Grantor between the connection of the control of the grantor of the Grantor pletting abstract showing the whole title of said premises embracing foreclosure decree—shall be paid by the Grantor such and included in any decreeding wherein the grantor or any holder of any part of said shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceeding; which proceeding cree of sale shall have been entered or not still but be dismissed, nor release hereof given, until all such expenses and discrete of sale shall have been entered or not still be possession of. The Grantor for the Grantor and for the heirs, executors, and the costs of suit, including attorneys feet have been paid. The Grantor for the Grantor and for the heirs, executors, and assigns of the Grantor waives all rights of the possession of, and income from, said premises pending such foreclosure pagees that upon the filing of any equilibrial to foreclose this Trust Deck, the court in which such complaint is filed, may at out notice to the Grantor, or to any pairy claiming under the Grantor, appoint a receiver to take possession or charge out notice to the Grantor, or to any pairy claiming under the Grantor, appoint a receiver to take possession or charge out notice to the Grantor, or to any pairy claiming under the Grantor, appoint a receiver to take possession or charge out notice to the Grantor, or to any pairy claiming under the Grantor, appoint a receiver to take possession or charge of the development of the granter, or of	it said premises
IN THE EVENT of the death or removal from said	appointed to be acting Recorder
we do to September this 12th day of September	19
J Sobert Compo	(SEAL)
THE DES PLATER ST.	(SEAL)
DES PLAINES, ILL. 60018	

UNOFFICIAL COPY

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State of County of	Illinois	} \$55.	COUNTY TO SEE THE	יולה".	
Culturi St	Cook	l. Cynthia K	owynia	·4/1.	The state of the s
		a Notary Public in an Robert J. Cam	d for state along the State along and Karen S. Camp	o 2453297	- 420 - 10.
	NA KONY	personally known to i	ne to be the same person whose n	name.g . "subsc	cribed to the foregoing
	TAIR	instrument, appeared delivered the said ins	before me this day in person, and trument as . Theirivee and volu	nchnowledged that t ntary act, for the uses	hey signed, realed and s and purposes therein
· Highorn Character	P. 111110	setforth, including th	e release and waiver of the right of the rig	of homestead,	
Trans.		y of Septem	ber A.D. 19 78		
	The second secon		lynthe	Komyria	Notary Public.
		Ox		My Con Hay	nmissian Expires v 26, 1980
		O			
		. (94		
			(



SECOND MORTGAGE

Trust Deed