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the ring realist the Granton), of the	STORY MORIGAGE FORM (Illinois) JANUARY, 1968	
these instact called the Gramot), of the	24 676 217	LEGAL FORMS
in h. and . CONVEY. AND WARKANTS to The Des Plaines Bank, 1223 Oakton of the CLEU O Des Plaines County of Cook. and to his war sors in trust hereinafter named, for the purpose of securing performance of the covenants and garcements herein, the following stays role ele states, with the improvements thereon, including all heating, air conditioning, pas and planning appearants and fatures, and every thing a view man thereto, together with all rons, issues and profits of will premises, shusted in the City of RL County of Cook. and every thing a view man thereto, together with all rons, issues and profits of will premises, shusted in the City of RL County of Cook. and the county of County of Cook. and the share of and county of County of Cook. and the share of and county of County of Cook. Lot 325 in ris! I man Manor 1st addition unit number 3, heing a subdivision of part of the sax with west 1/4 of section 26, Township 42 North, Range 11 East of the Th rd Principal meridian, in Cook County, Illinois. YHEREAS, THE Grantor Rolland H. Komiss and M. Triel E. Komiss WHEREAS, The Grantor Rolland H. Komiss and M. Triel E. Komiss unity indebted upon 3 Coctain installment WHEREAS, The Grantor Rolland H. Komiss and M. Triel E. Komiss The Graveror covernants and agrees as follows: (1) To ray said indebteduces, and the single-like in a herein and in said nots or one of the county of the county of the county of the covernants and agree and follows: (1) To ray said indebteduces, and the single-like in a herein and in said nots or one of the county of the county of the covernants and agrees as follows: (1) To ray said indebteduces, and the single-like in the first stay of the county of the covernants and agree and follows: (1) To ray said indebteduces, and the single-like in the first stay of the county of the covernants and the single-like in the first stay of the county of the covernants and the single-lik	(herein after called the Grantor), of the	five and 20
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. IN TEUST, nevertheless, for the purpose of securing performant, with covenants and agreemants herein. Wheneas, The Grantor Roland B. Komiss and M. riel F. Komiss Wheneas, The Grantor Roland B. Komiss and M. riel F. Komiss installments of \$253.42 commencing on wovember 15, 1978. The Gantrox covenants and agrees as follows: (1) To pay said indebtedness, and the integration of the particle of the control of	in h at ai. CONVEYs. AND WARRANTs to The Des Plaines Bank, 1223 Oakton	s herein, the fol-
IN TRUST, nevertheless, for the purpose of securing performane or the covenants and agreements herein. WHEREAS, The Grantor Rolland H. Komiss and M. riel F. Komiss ustly indebted upon a certain installment In 60 installments of \$253.42 commencing on no ember 15, 1978. The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the integretation, as herein and in said note or ones provided, or according to any agreement extending time of payment; (2) to pay priors to the first travel of assessments against said premises, and on demand to exhibit receipts therefor; (3) willing saity days after destruction or damage to estudy or restore all buildings or improvements on said premises that may have been destroyed managed. Other was to take the said to be committed or sufferest; (3) to keep all buildings now or at any time on said provinces that or particularly that waste to said premises that the pay have been destroyed in a surface and adolestedness, find policies shall be left and remain with the said Mortgagees or Trustees upful the indebtedness is fully paid; (1) or pay all prior incumances, and the interest thereon, at the time or times when the same shall be provided the said and the control of the prior incumances, and the interest thereon, at the time or times when the same shall be prior incumances or failure so to insure, or pay taxes or assessments, or the prior incumances, and the interest thereon, at the time or times when the same shall be prior incumances or the said and the said the prior incumances and the holder of said indebtedness, may provine such insurances and the said said and the said to the prior incumances and the said to the holder of said indebtedness, may provine such insurances and the said the said said indebtedness, and provines the taxes or assessments, or discharge or purel as any to a cent annum shall be so much additional indebtedness, may provine such an annum shall be so much additional indebtedness, such proviness thereon from the date of payment at seve	Ope	2:
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The Granton covenants and agrees as follows: (1) To pay said indebtedness, and the integer are n, as herein and in said note or ones provided, or according to any agreement extending time of payment; (2) to pay prior-stylle fit it only if June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) witing histy day after destruction or damage to be a second to the payment of the paym	IN TRUST, nevertheless, for the purpose of securing performancy of the covenants and agreements herein. WHEREAS, The Grantor Roland H. Komiss and Mr riel F. Komiss	ewith, payable
IN THE EVENT Of failure so to insure, or pay taxes or assessments, of the prior incumbrances or the interest there in whin due, the range or the holder of said indebtedness, may procure such insurance, it all such taxes or assessments, or discharge o purel see any taxes or it tills affecting said premises or pay all prior incumbrances and the fairest thereon from time to time; and all in oney 10, and in the same with interest thereon from the date of payment at 10 and all in oney 10, and the same with interest thereon from the date of payment at 10 and all interest annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid coverants by agreements the whole of said indebtedness, including principal and all the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the means at 11 all of said indebtedness had then matured by expressions. It is a said indebtedness, including the payable, and with 10 and 11 the interest thereof in the office of the said indebtedness had the nearly of the Grantor that all expresses and disbursements, consistent showing the whole title of said premises embracing foreclosure decree—shall be paid by the Grantor; and the like penses and disbursements, consistent showing the whole title of said premises embracing foreclosure proceedings; which premises, and the taxed as costs and included in any effects that may be rendered in such foreclosure proceeding	in 60 installments of \$253.42 commencing on ember 15, 1978.	
IN THE EVENT Of failure so to insure, or pay taxes or assessments, of the prior incumbrances or the interest there in whin due, the range or the holder of said indebtedness, may procure such insurance, it all such taxes or assessments, or discharge o purel see any taxes or it tills affecting said premises or pay all prior incumbrances and the fairest thereon from time to time; and all in oney 10, and in the same with interest thereon from the date of payment at 10 and all in oney 10, and the same with interest thereon from the date of payment at 10 and all interest annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid coverants by agreements the whole of said indebtedness, including principal and all the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with 10 and 11 the means at 11 all of said indebtedness had then matured by expressions. It is a said indebtedness, including the payable, and with 10 and 11 the interest thereof in the office of the said indebtedness had the nearly of the Grantor that all expresses and disbursements, consistent showing the whole title of said premises embracing foreclosure decree—shall be paid by the Grantor; and the like penses and disbursements, consistent showing the whole title of said premises embracing foreclosure proceedings; which premises, and the taxed as costs and included in any effects that may be rendered in such foreclosure proceeding	Description of the second seco	
In power to collect the rents, issues and profits of the said premises. In the Event of the death of removal from said. In the Event of the death of removal from said. County of the grantee, or of his resignation, for said County is hereby appointed to be structured in this trust and if for any like cause said first successor in this trust. And when all the aforesaid covenants and agreements are	IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest there in antee or the holder of said indebtedness, may procure such insurance, the affecting said premises or pay all prior incumbrances and the fairest thereon from time to time; and all in the anter agrees to repay immediately without demand, and the same with interest thereon from the date of payment at a reason shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including primed interest, shall, at the option of the lead holder thereof, without notice, become immediately due and possible of	when due, the release any tax y ac guid, the even n a cent incided all
usal or failure to act, the Des Plaines Bank of said County is hereby appointed to be to accessor in this trest and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder Deeds of said County's hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are formed, the gradies of his successor in trust, shall releave said premises to the party entitled, on receiving his reasonable charges. Witness the hand Sand seal S of the Grantor S this 13 day of September 78 Witness the hand Sand seal S of the Grantor S this 13 day of September 19 Figural H. Komiss (SEAL) Richard B. Gould, Attorney At Law Muriel F. Komiss (SEAL)	costs of suit, including attorney's feet have been paid. The Grantor for the Grantor and for the heirs, executors, admit gas of the Grantor waives all rights, ille possession of, and income from, said premises pending such foreclosure process that upon the filing of any confifment to foreclose this Trust Deed, the court in which such complaint is filed, may at on notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of the power to collect the rents, issues, and profits of the said premises. In the Event of the death of removal from said	rsements, and mistrators and ceedings, and nee and withsaid premises
Witness the hand seal seal seal seal seal seal seal seal	usal or failure to act, then The Des Plaines Bank of said County is hereby ap t 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 act 2 reds of said Coppy), hereby appointed to be second successor in this trust. And when all the aforesaid covenants and ag- formed, the graving or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable ch	pointed to be ing Recorder recments are arges.
This instrument was prepared by Richard B. Gould, Attorney At Law Muriel F. Komiss (SEAL) Muriel F. Komiss (SEAL)	Witness the hand sand seal sof the Grantor this 13 day of September	78
1100 M. DOLGMEST UM. UC 11030CC, 15 00030	This instrument was prepared by Richard B. Gould, Attorney At Law 1100 W. Northwest they, Mt. Prospect, IL 60056	(SEAL)

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State of County of	Illinois Cook	Cynthia a Notary Public Roland H. K	and for stid	0 15375 County, in the S	5 24576 tate aforesaid, D	21.7 — IIC o Herron Certify that	
"Harmanneth and the state of th	O COUNTY	personally know fortunent, appe differed the sai	n to me to be the ared before me d instrument as ing the release a	the same persons the third day in persons their free a and waiver of the d Notariel Seal,	whose name. S or, and acknowle and voluntary act, or right of homest this 16 9 78 Cynthia Kow	are subscribed to the signed that help signed for the uses and purple add. th nia, Notary	l, realed and
		O _x	100	0	omission Expires 26, 1980		
				04	Py C		
							24676217
SECOND MORTGAGE	Trust Deed	01		MAIL TO	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	THE DES PLAINES BANK 12239 QANTON ST. DES PLATIES, ILL 60018	сеонсе ЕСОЦЕ у сомрану

END OF RECORDED DOCUMENT