## UNDEFICIAL COPY

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	SECOND MORIGAGE FORM (Illinois) JANUARY, 1968 24796650 LEGAL FORMS
į	THIS INDENTURE, WITNESSEIH, That Oscar Gonzales and Bonnie Gonzales, his wife
	(hereinafter called the Grantor), of the City of Rosemont County of Cook and State of Illinois for and in consideration of the sum of
	Six thousand four hundred two and 72/100 Dollars
	in hand paid, CONVEY_ AND WARRANT_ to THE Des Plaines Bank of the City of Des Plaines County of COOK and State of Illinois
	and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the fol- lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing agreements and fixtures,
	and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the
	of Rosemont County of Cook and State of Illinois, to wit:
	Lot 250 and 251 in Marek Kraus' Higgins-Devon Gardens Subdivision, being a Subdivision of Lots 2 and 3 in Jarneke's Division of Land in Section 4, Township 40 North, Range 12, East of the Third Principal Meridian and Section 33, Township 41 North, Range 12, East of the Third Principal
	Maridian, in Cook County, Illinois.
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1	Hereby releasing and waivi. Il this under and by virtue of the homestead exemption laws of the State of Illinois.  In TRUST, nevertheless, for the jurpose of securing performance of the covenants and agreements herein.
	IN TRUST, nevertheless, for the jurpose of securing performance of the covenants and agreements herein.  WHEREAS, The Grantor Oscar Gonzales and Bonnie Gonzales, his wife
	justly indebted upon Dece iber 28, 1978 principal promissory note bearing even date herewith, payable
-	payable in 48 monthly installment of \$133.39 beginning on
-[	February 1, 1979 and parable until due January 1, 1983.
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ļ	The Granton covenants and agrees as follows: (1) To pay said in oterances, and the interest hereon, as herein and in said note or notes provided, or according to any agreement extending time of 100 ment; (2) to pay prior to the first day of June in each year, all taxes
	and assessments against sain premises, and on default to exhibit feetipt it lead. (5) which says are to destructed for damage to rebuild or restore all buildings or improvements on said premises that may have be in destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on sy Apriphises insured in companies to be selected by the
ļ	grantee herein, who is hereby authorized to place such insurance in company or the holder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, so we the Trustee herein as their interests may appear,
į	The Greator covenants and agrees as follows: (1) To pay said in altedness, and the interest hereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipt in ello. (3) willing lixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may ave be in destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any ime on as approprises insured in companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companie or the folder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, as a proper of the Trustee Received as the interest thereon, as the time or times when the same shall be only use in any able.  In THE EVENT of failure so to insure, or pay taxes or agreements, potherprior in sum ances or the Interest thereon when due, the
-	grantee or the holder of said indebtedness, may produce such insurance, the structure is assessments, or discharge or purchase any lax lieu or title affecting said premises or pay all proper fluid brances and the structure thereor is an ime to time; and all money so paid, the
	Grantor agrees to repay immediately without temand/and the same with interest thereor from the date of payment at seven per cent per annum shall be so much additional indebtedness secured hereby.  It is the property of a breech of any of the algorithm of property of the
	earned interest, shall, at the option of the legal holder thereof, without notice, become immediately do and payable, and with interest thereon from time of such breach at seven per cent per anglian, shall be recoverable by foreclosure the cof, or by suit at law, or both, the
	same as if all of said indebtedness had then matured by expressiverms.  It is Agreep by the Grantor that all expenses and disbursements paid or incurred in behalf of a laintif in connection with the fore-
ी	pleting abstract showing the whole title of said premass embracing foreclosure decree—shall be paid 'y': Grantor; and the like expenses and disbursements, occasioned by any suit of proceeding wherein the grantee or any holder of any runt of said indebtedness, as
i	which policies shall be left and remain with the said Mortgagees or Trustees upful, (a) to lebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time? or times when the same shall before, und ances or the interest thereon when due, the france or the holder of said indebtedness, may pregure spuch insurance, (b) is such takes? assessments, or discharge or purchase any tax lieu or title affecting said premises or pay all principlus brances and the state of assessments, or discharge or purchase any tax lieu or title affecting said premises or pay all principlus brances and the state of the state of payment at seven per cent per annum shall be so much additional indebtedness secured hereby.  In this Event of a breach of any of the alorestid covenants of greements the whole of s in indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become imme. Itely do and payable, and with interest thereon from time of such breach at seven per cent per annum shall be recoverable by foreclosure the cof, or by suit at law, or both, the same as if all of said indebtedness had then matured by explosurements paid or incurred in behalf of laintiff or connection with the fore-losure hereof—including reasonable attorney's fees, outlings for documentary evidence, stenographer'snc_t of procuring or completing abstract showing the whole title of said primities embracing foreclosure decree—shall be paid y i. Grantor; and the like expenses and disbursements, occasioned by only suit of proceeding wherein the grantee or any holder of any int is add indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an addition. Ifupon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings, whether decree of sale shall have been entered or not shall not be left, accounted in any decree that may be rendered in such fo
Ì	the costs of suit, including attorney's feet have been paid. The Grantor for the Grantor and for the heirs, executors, di inistrators and assigns of the Grantor waives all righted the possession of, and income from, said premises pending such foreclos re coccedings, and
į	agrees that upon the filing of any equiposite to foreclose this Trust Deed, the court in which such complaint is filed, ma, at once and without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said premises with never to called the early arrefuler of the said premises
- [	In the Event of the death or removal from said County of the grantee, or of his resignation,
1	refusal or failure to act, then of said County is hereby appointed to be first successor in this true hand if for any like gause said first successor fail or refuse to act, the person who shall then be the acting Recorder
1	fertis successor in this trait and if for any like gause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said Country's berefusopointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the practice or in trust, shall release said premises to the party entitled, on receiving his reasonable charges.
1	Witness the hand_and seal_of the Grantor,_this
1	(SEAL)
	Oscar Gonzales  Donnie Longolo (SEAL)
	Bonnie Gonzales
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State of County of	Illinois Cook	( ss. JAN-10	3-79 ZO1977	24796650	A REC	10.0
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		tary Public in and for st scar Gonzales			Certife that	
		mally known to me to b			checribed to the for	
	instru	ment, appeared before ered the said instrumen	me this day in person.	and acknowledged the	t. hey signed, seal	bac be
(5) (5) (3) (6)	KOVY Set fo	orth, including the releas	se and waiver of the rig	ht of homestead.	uses and partioses t	nereni
	SOTABLY IV.	Cibin under my hand December	and Notarial Seal, this	_28th		
		Heret.	Guthe	Lowyn		
	600	₹	<i>(</i> )	ammireian Emisse	Notary Publi	<b>C.</b>
	COUNTY			ommission <b>Expires</b> ay 26, 1980	+ +	
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