## UNOFFICIAL COPY

	SECOND MORIGAGE FORM (IIIind	is)	Septemb	er, 1975	4	934	575	LEGAL FORMS
	THIS INDENTURE, WITNESSET	I, That _	Simon Wise ar	d Dorothy Wise,	His	wife_		
	(hereinafter called the Grantor), of	2729 (No. an	Tarpon Court	Homewood, Illi	nois	60h30		(State)
	for and in consider ion of the sum of hand paid, CC. VIYS AND Worf 18224 Doubhin Lake	f Fif	ty-One-Thousar гs ю John Н.	d-Two-Hundred-a	nd-Th		ne-and	-00/1@Allars
	(No. and street) and to his successors in .ru. t hereinal lowing described real es. 26, y ith the i and everything appurtenar, the eto, t	ter named	I, for the purpose of secuts thereon, including	(City) curing performance of t all heating, air-condition	ing, gas	and plumb	-	herein, the fol- itus and fixtures,
	of Homewood Coun	ty of	Cook	and State of Illi	nois, to-	wit:		
	Address	f Frop	erty: 2729 Ta	rpon Court				
	Subdivisi right of	on in : way li:	the Wk of the a	es Second Addit $\mathrm{SE}^1_{\leq}$ lying West $\mathrm{SE}^1$ in Se est of the Thire	of th ction	e West 36	a 	<b>J</b> oo
			0/					1
Hereby releasing and waiving all rights under and by virtue of the hot testeal exemption laws of the State of Illinoi IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.								
	WHEREAS, The Grantor S:	<u>imon Wi</u>		<u>z Wise his wife</u>	∍			!
	justly indebted upon thei			_ princip(,, promissory	notet	earing ev	en date he	rewith, payable
To the order of Evergreen Plaza Bank, Evergreen Park, Illinois the sum of (Fifty-One-Thousand-Two-Hundred-Ind-Thirty-One-Ind-Oo, 51,231.00 Dollars, in 60 payments starting on in 15th 1979.								00/100)
	•				Eu,	CY	,	
OF THE PROPERTY OF THE PROPERT								
	THE GRANTOR covenants and agre notes provided, or according to any agagainst said premises, and on demand all buildings or improvements on said committed or suffered; (5) to keep all herein, who is hereby authorized to ploss clause attached payable first, to the policies shall be left and remain with the noting that the interest thereon, at the time or IN THE EVENT of failure so to ins grantee or the holder of said indebtedn lien or title affecting said premises or 1 Grantor agrees to repay immediately oper annum shall be so much additional IN THE EVENT of a breach of any	es as follo reement e o exhibit premises t buildings ace such i first Trus e said Mc times who	ws: (1) To pay said in extending time of payr receipts therefor; (3) that may have been de now or at any time or insurance in companies stee or Mortgagee, and ortgagees or Trustees un en the same shall become	ndebtedness, and the intentic (2) to pay when the ment; (2) to pay when the stroyed or dampied; (4 a said prefuses insured is acceptable to the hold, second, to the Trustee that the mental payable.	erest the lue in eatestruction that was not the ere of the herein a lly paid:	reon, as hach year, and or dar of dar	erein and in axes and it axes and it axes and it axes and it premine e seler ed it gage inde crests navy all prior	in said note or nd assessments uild or restore is shall not be by the grantee I tedness, with ar car, which i cer, brances.
	grantee or the holder of said indebtedn lien or title affecting said premises or Grantor agrees to repay immediately per annum shall be so much additiona In THE EVENT of a breach of any	ess, may pay all pri without de indebted of the afo	or incumbrances and immunity taxes or assessment or incumbrances and immunity and the same ness secured hereby, or against or ag	ar pay such taxes or ass he interest thereon from with interest thereon fro reements the whole or sa	essment time to m the d	s, or disches time; and late of pa	arge or pur d all mone yment at acluding pr	reh se any tax y so paid, the eight project incipal and all
	IN THE EVENT Of a breach of any earned interest, shall, at the option of thereon from time of such breach at eisame as if all of said indebtedness had IT IS AGREED by the Grantor that	ght per ce then matu all expens	ent per annum, shall be tred to express terms. es and disbursements	paid or incurred in beha	ure ther	eof, or by	suit at lav	with the fore-
It is Agreed by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the felosure hereof—including reasonable attorney's febr. stulays for documentary evidence, stenographer's charges, cost of procuring or celeting abstract showing the whole title of safe premises embracing foreclosure decree—shall be paid by the Grantor; and the expenses and disbursements, occasioned by any unit or proceeding wherein the grantee or any holder of any part of said indebtedness such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shall be an additional lien upon said premishall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether cree of sale shall have been entered of tot, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, the costs of suit, including attorney wees have been paid. The Grantor for the Grantor and for the heirs, executors, administrators assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and wout notice to the Grantor, only almy party claiming under the Grantor, appoint a receiver to take possession or charge of said premises.  The name of a recomposure is:  Simon Wise and Dorothy Wise, his wife  In the Event of budgeth or removal from said								and the like debtedness, as said premises, t, whether de- rements, and inistrators and occedings, and once and with- said premises
								ting Recorder greements are
	Witness the handS_and sealS_of t	he Granto	or_S. this	18 <b>fh</b> day of	A AI	ril		, 19 <u>79_</u>
	This document was pre	pared b	oy: Mr. X	Home !	hal			(SEAL)
	Sharon Bonadurer Evergreen Plaza Bank	ni a	Mis. C	Voicity	U	lea	0	(SEAL)
	Evergreen Park, Illing This instrument was prepared by						-	
	mas prepared by		(NAN	IE AND ADDRESS)				

## **UNOFFICIAL COPY**

RECONDER OF DELOS

\*24934576 Kenneth C. Schwarz a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that instrument as \_thei \_\_ free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and rotarial seal this SECOND MORTGAGE ဥ

## END OF RECORDED DOCUMENT