UNOFFICIAL COPY

SECOND MODICAGE FORM (Minor)	September, 1975	000264	LEGAL FORM
THIS INDENTURE, WITNESSETH, That William	G. Lammel & Sus	an I, Lammel his wife	
thereinafter called the Grantor), of 10401 S, Ch	ristiana Chic	ago_ILL_60655_	(State)
for and in consideration of the sum of <u>Ten Dollar</u> in h ad paid, CONVEYS AND WARRANTS to of 4740 W. 95th St. Oak Lawn	SECURITY PACIF	IC FINANCE CORP.	Dollar
(No. and Street) and to his 'ucc issors in 'rust hereinafter named, for the purplowing d'sc 'ib. d' ral estate, with the improvements thereon, i and everything a rustenant thereto, together with all rents, i of	ncluding all heating, air-c	ance of the covenants and agreem conditioning, gas and plumbing appropriately city (City)	paratus and fixture
The North 20 feet (except the Son Gunn's Subdivision of the East 70 North East & of Station 14, Towns Third Principal Meridian, In Cook	uth 50 feet) Of O acres of the N Ship 37 North, R	Lot 10 in Block 10 in North 100 acres of the Dange 13 East of the	
04			
Hereby releasing and waiving all rights under and by virter of IN TRUST, nevertheless, for the purpose of securing periodic William G. Lammel William G. Lammel justly indebted upon A Certain	E St San I. Lamm	and agreements herein. e1, his wife	
justly indebted upon A Certain 120 Months at \$220.48 each first pa	ymen. S.arting	on 5/16/80.	nerewith, payabl
	1	<u>ر</u> ني	
		CAC!	
		PATCACE	
THE GRANTOR covenants and agrees as follows: (1) To punotes provided, or according to any agreement extending time against said premises, and on demand to exhibit receipts therei all buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at any herein, who is hereby authorized to place such insurance in coloss clause attached payable first, to the first Trustee or Mortes policies shall be left and remain with the said Mortgagees or Tand the interest thereon, at the time or times when the same as grantee or the holder of said indebtedness, may procure such it lien or title affecting said premises or pay all prior incumbrant Grantor agrees to repay immediately without demand, and the	ay said indebtedness, and of payment: (2) to pay for: (3) within stay debtedness of them on said premompanies acceptant of age, and, second, to the rustees until the matter hall become the national payment.	the warest hereon, as herein are when due in each year, all taxes \$2 fter destruction of damage to the state of the first of the state of the first acree see it. (4) that was et to said prematured in companies to see, election butter of the first acree see it. Trustee herein as their interests fully paid; (6) to the said or able.	and in said note or s and assessments rebuild or restore sises shall not be debt by the grantee adebtedness, with ay appear, which or incumbrances.
grantee or the holder of said indebtedness, may procure such it lien or title affecting said premises or pay all prior incumbrant Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured h IN THE EVENT of a breath of any of the aforeside constant	nsurance. O pay such tax ces and the interest there is the with interest the ierely.	es or assessments, or discharg, or con from time to time; and all ac- reon from the date of payment	purchase any tax ie) so paid, the it eight per cent
earned interest, shall, at the option of the legal holder the esta thereon from time of such breach at eight per cent per annium same as if all of said indebtedness had then matured tweapress IT is AGREED by the Grantor that all expenses and share	without notice, become shall be recoverable by terms, sements paid or incurred	e immediately due and payable, a foreclosure thereof, or by suit at in behalf of plaintiff in connection	and th interest law, or both, the
iten or title affecting said premises or pay all prior incumbrant Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured he in The Event of a breath of any of the aforesaid con har earned interest, shall, at the option of the legal holder the other on from time of such breach at eight per cent per annum same as if all of said indebtedness had then matured the agrees and same as if all of said indebtedness had then matured the agrees. It is AGREED by the Grantor that all expenses fame also store letting abstract showing the whole title of sair agreeiness emergeness and disbursements, occasioned by any sait or proceedin such, may be a party, shall also be paid by the Clantor. All such shall be taxed as costs and included in any owner that may be cree of sale shall have been entered or only, I sail not be dismissed the costs of suit, including attorness a share that may be tree of said of the Grantor waives all light to the possession of, an agrees that upon the filing of any agree that to foreclose this Trout notice to the Grantor, or you may party claiming under the with power to collect the rents, takes and profits of the said premise.	documentary evidence, bracing foreclosure decr- big wherein the grantee of expenses and disbursem rendered in such forecle d, nor release hereof give Grantor for the Grante di income from, said pre- ust Deed, the court in wf Grantor, appoint a recei-	stenographer's charges, cost of price—shall be paid by the Grant or any holder of any part of said ents shall be an additional lien uposure proceedings; which proceeding, until all such expenses and distraint of the heirs, executors, admises pending such foreclosure pitch such complaint is filed, may a tiver to take possession or charge.	ocuring or con- or; and the lis- indebtedness. on said premises, ing, whether de- bursements, and ministrators and proceedings, and t once and with- of said premises
the name of a regulationer is: nilitain C. Lam	mises. mel & Susan I. I	Lammel, his wife	•
IN THE EVENT of the dath or removal from said	cessor fail or refuse to act	of said County is hereby t, the person who shall then be the en all the aforesaid covenants and	appointed to be acting Recorder agreements are
Witness the handS and seal Sof the Grantor S this	11th day	of April	19.80
	William/G. La	in & Varnen	e (SEAL)
	Susan I. Lamm	nel	(\$EAL)
This instrument was prepared by T. Samawi		t. Oak Lawn, ILL 6085	3
	(NAME AND ADDRES	<u>,</u>	

1980 APR 15, AM 10 00

				283192	25 478501	0.15	10.15
	aron L. Ren				tary Public in and fo		
	V.		-		e subscribed to the		
instrument	as their	free and volu	ntary act, for the	uses and purposes	therein set forth, inc	luding the release a	ınd
	the right of ion under my hand hand hand hand hand hand hand hand	and setarial	seal this	11th	day of April	Peny	
	his Wife		MAIL TO		10 <u>∞</u>	MATE	25424358
SECOND MORTGAGE Trust Deed	Hillian G. Lammel & Susan I. Lammel, hi	TO TO SELECT PROPERTY PACIFIC FINANCE-CORP.	4740 W. 95th St. Oak Lawn, IL. 60453.				GEORGE E. COLE" LEGAL FORMS