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SECOND MORTGAGE FORM (Illinois)	September, 1975	25752541	LEGAL FOR
THIS INDENTURE, WITNESSETH, That Ancha her husband	n Permpoonboon	and Spencer Perm	oonboon—
(hereinafter called the Grantor), of 4300 W. Fo			
for and 1 consideration of the sum of Ten and 1	no/100		Dolla
for and incursideration of the sum of <u>Ten and I</u> in hand part, CONVEYAND WARRANT to_ of 7129 5. State St.	Sheldon Brody		
of 7129 S. State St.	Chicago, (City)		Illinoi (State)
and to his success or in trust hereinafter named, for the	purpose of securing perfor	mance of the covenants and agre	ements herein, the fo
lowing described r all estate, with the improvements thereof and everything upper r and thereto, together with all rem	its, issues and profits of sai	d premises, situated in the CIE	apparatus and fixture Y
of Chicago, County of Cook Unit A-1109, together with	and 8	State of Illinois, to-wit:	act in the
common Elements appurtenant in part of the North 3/4 of East of the Third Principal according to the felaratic Survey attached thereto as Recorder of Deeds, Cok Common Elements and Cok Common Elements and Cok Common Elements and Cok Common Elements and Cok Common Elements appurtenant in part of the North Elements and Cok Common Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 3/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurent in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the North 2/4 of Elements appurtenant in part of the Nor	t to said Unit f Section 27, l Meridian, in on of Condomin Exhibit "A" r unty. Illinois	in Ford City Con Township 38 North Cook County, Ill ium Ownership and ecorded in the Of as Document No.	dominium Range 13, inois, Plat of fice of the 24,911,808,
together with easements app Document No. 24,748,415, re	ourtenant as de ecorded in the	escribed in Easem	ent Agreeme
Deeds of Cook County, 114	1015.		
•			-
Hereby releasing and waiving all rights under and by virt IN TRUST, nevertheless, for the purpose of securing p	ue of the homestead exem erformance on the covenan	ption laws of the State of Illinois	
WHEREAS The Grantors Anchan Permpoo	nhoon and Sper	ncer Permpoonboon	are
justly indebted upon a \$7,000.00 in full on January 15, 1983 or	principal pr	romissory notebearing even de	ite herewith, payable
in full on January 15, 1983 of	. Sooner 715.	merest at 220 pe	si dinimi.
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		CACACK	•
		(O.C.)	
THE GRANTOR covenants and agrees as follows: (1) T	o pay said indebtedness, a	nd the job real thereon, as herein	and in said note or
against said premises, and on demand to exhibit receipts the	nerefor: (3) within sixty d	ays after destruction (r) amage	to rebuild or restore
committed or suffered; (5) to keep all buildings now or at	any time on said premise	s insured in companies to by sele	c ed by the grantee
loss clause attached payable first, to the first Trustee or Mo	in companies acceptable or ortgagee, and, second to th	The holder of the first mo lgag to Trustee herein as their into esti-	ndebtedness, with a y appear, which
 policies shall be left and remain with the said Mortgagees of and the interest thereon, at the time or times when the san 	or Trustees until the inteste ne shall become use and pa	edness is fully paid; (6) to pay all ayable.	r lor licumbrances,
In the Event of failure so to insure, or pay taxes o	r assessments, or the prior	incumbrances or the interest the	ercon when due, the
lien or title affecting said premises or pay all prior incum!	orances and the interest the	ereon from time to time; and all	money so paid, the
per annum shall be so much additional indebtedness secur. IN THE EVENT of a breach of any of the aforesaid cov	ed hereby, ename or agreements the v	whole or said indebtedness, includ	ing principal and all
THE GRANTOR covenants and agrees as follows: (1) The notes provided, or according to any agreement extending against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may a committed or suffered; (5) to keep all buildings now or at herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or Mr policies shall be left and remain with the said Mortgages of and the interest thereon, at the time or times when the san In the Event of failure so to insure, or pay taxes o grantee or the holder of said indebtedness, may procure sur lien or title affecting said premises or pay all prior incum Grantor agrees to repay immediately without demand, an per annum shall be so-much additional indebtedness secure. In the Event of a breach of any of the aforesaid coverned interest, shall, at the option of the legal holder the thereon from time of such byeach at eight per cent per at same as if all of said indebtedness had then matured by Ir is Agreep by the Grantor that all expenses and declosure hereof—including reasonable autorney's few authority selecting abstract showing the whole title of said provises.	reof, without notice, becomen, shall be recoverable in the process terms.	me immediately due and payable by foreclosure thereof, or by suit	e, and with interest at law, or both, the
It is Agreed by the Grantor that all expenses and disclosure hereof—including reasonable attorney's feet and pleting abstract showing the whole title of said promises expenses and disbursements, occasioned by any said in promises expenses and disbursements, occasioned by any said in promises expenses and disbursements, occasioned by any said in promises expenses and disbursements, so he paid by the Cantor. All shall be taxed as costs and included in any decree that may cree of sale shall have been entered or row shall not be dism the costs of suit, including attorneys feet have been paid, assigns of the Grantor waives all facility to the possession of agrees that upon the filing of any compaint to foreclose this out notice to the Grantor, or to any party claiming under with power to collect the regular three said profits of the said. The name of a record whier is: Anchan Perm In the Event of the death or removal from said.	s for documentary evidence embracing foreclosure de	e. stenographer's charges, cost of coree—shall be paid by the Graph backer of any part of a	f procuring or com- antor: and the like
such, may be a party, shall also be paid by the Cantor. All	such expenses and disburse	ments shall be an additional lien	upon said premises.
snall be taxed as costs and included in any decree that may cree of sale shall have been entered or not shall not be dism	issed, nor release hereof g	ciosure proceedings; which proci	disbursements, and
the costs of suit, including attorney's fees have been paid, assigns of the Grantor waives all right to the possession o	The Grantor for the Grain for a said in the come from, said in the come from the come	ntor and for the heirs, executors, premises pending such foreclosu	, administrators and re proceedings, and
agrees that upon the filing of an complaint to foreclose this	s Trust Deed, the court in	which such complaint is filed, ma	y at once and with-
with power to collect the rents sales and profits of the said	premises.		At all outs promises
In the Event of the death or removal from said	Cook	County of the grantee, or	of his resignation,
refusal or failure to a then		of said County is her	eby appointed to be
of Deeds of said county is hereby appointed to be second si performed, the grantee or his successor in trust, shall release	accessor in this trust. And a	when all the aforesaid covenants:	and agreements are
Witness the handand sealof the Grantor this -	15th	January	_81
	(X) chel	n Rusamhom	/PP AT S
	Anchan Per	mpoonboon	(SEAL)
	Spencer Pe	mpoonboon Pumpoonboon rmpoonboon	(SEAL)
This instrument was propaged by Paul P. Di.	dzerekis, One	N. LaSalle ST. C	hicago, IL.

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STATE OF	1411.2	II. 595082	25752511	5 5FC	10.15
COUNTY OF COOK	}	SS. 34300E	27120232	. 1.5	
PAUL P.	1) 17 = 0 =	v : e			
State aforesaid, DO HEREBY C	D'IDZERE Anch			said County, in	the
Spence: Permpoonboo					
personally known to me to be the			subscribed to the f	oregoing instrume	, •nt
appeared before mo to day is					
instrument as their free at	_				
waiver of the right of homestead.				v	ė
Given under my hand and n		.5th	lay of January	, 19_8.	<u>L</u> .
(Impress Saal Here)		\sim $/$		j.	
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Commission Expires // -/	8-84	<u> </u>	Notary Public	,	
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SECOND MORTGAGE Trust Deed				PAUL P. DIOZENEKIB AUDINEN AL Les One N. LeSaile B. Chicago, III. 60602 (312) 762-0555	GEC
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END OF RECORDED DOCUMENT