A.'ST DEEDSECOND MORTGAGE FORM (ILLINO)	IS) NO.	202 NW	25360010
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Thie Indeniure, withesseth,	That the Gra	ntor S	
ANTONI' RIYES and CARMEN I	. REYES	, his wi	fe .
fthe City of Chicago		Cl-	11722-
	-		and State of
n hand paid, CONVEY AND WARRANT			
f the Catty of Chacago C			
nd to his nuccessors in trust her in it named erein, the following described reg estate, y saratus and fixtures, and everything appurants in the City of Chicago	, for the purp with the imp t thereto, tog	pose of securing rovements the gether with all start of Cook	g performance of the covenants and agreemen reon, including all heating, gas and plumbing a rents, issues and profits of said premises, situate and State of Hilpois. for well
Lot 25 in Block 4 in Welge	Eberha	art and B	attēett's Subdivision of th
			of Section 2. Township 39 al Meridian, in Cook County
Illinois commonly known a			
	<u> </u>		
		7:)	
		70	
reby releasing and waiving all rights under and			- 6/
MERICAN HOME HEATING CO., hirty & 64/100 Dollars (\$	INC., f 3230.54	or the si)	ssory note bearing and ate herewith, peyablum of Thirt - two Hundred ch. of \$89.74 except the final
instalment which shall be equi	al to or	less than	the monthly instalment; due
on the note commencing on the	217 day	ofypuch	1980, and on the same late of
each month thereafter, until pa	aid, with	interest	after maturity at the high est
lawful rate.	*****************		

THE GRANTORS covenant and agree as follows	: (1)To pay said	indebtedness, and	the interest thereon, as herein and in said notes provided, or
an demand to exhibit recripts therefor: [3] within sixty day make the destroyed or damared; (4) that waste to asi premises insured in companies to be selected by the grante of first mortrage indebtedness, with loss clause attached par appear, which policies shall be left and remain with the saic	is after destruction of the second of the se	on or damage to reb not be committed on hereby authorized to first Trustee or Mo Frustees until the fr	the interest thereon, as herein and in said metas provided, on in each year, all taxes and assessments against and year, in in each year, all taxes and assessments against and year in each year. It is not a subject to the provided of the provided in the provided in the provided in the provided in the holder of pines such insurance in companies acceptable to the holder of the provided in the prov
ne interest increon, at the time or times when the same shi, IN THE EVENT of failure so to insure, or pay taxes or ass id indebtedness, may procure such insurance, or pay such to increment the same the interest thereon from time to time	all become due an sesements, or the axes or assessmen	d payable. prior incumbrance its, or discharge or	s or the interest thereon when due, the grantee or the holder Durchase any tax lien or title affecting said premises or pay
ame with interest thereon from the date of payment at save in the Event of a breach of any of the aforesaid cove at the option of the legal holder thereof, without notice, be	n per cent, per an mants or agreeme	nnum, shall be so ments the whole of a	or agree to repay immediately without demand, and uch additional indebtedness secured hereby. aid indebtedness, including principal and all carned interest,
per cent. per annum, shall be recoverable by foreclosur saterms. IT IS AGREED by the granter that all expenses and dis	re thereof, or by . bursements naid	suit at law, or both	the same as if all of said indebtedness had then matured by
cluding reasonable solicitor's fees, outlays for documentary f said premises embracing foreclosure decree—shall be pa wherein the grantee or any holder of any part of said	evidence, stenog id by the grantor indebtedness, as	rapher's charges, o	Out of procuring or completing abstract showing the whole penses and disbursements, occasioned by any suit or pro-
chings: which proceeding, whether decree of sale shall have sbursements, and the costs of suit, including solicitor's fees	snall be taxed as we been entered of have been paid.	r not, shall not be o The grantorfo	the same as if all of asid indebtedness had then manued by if of complainant in connection with the foreclosure here- ing of much manuels are all the same of the same species of manuels are same as a same as a same species and disbursements are same as a same as a try, shall also be paid by the grantor. All such expenses it many decree that may be rendered in such foreclosure isonized, nor a release hereof given, until all such expenses isonized, nor a release hereof given, until all such expenses a pending such foreclosure proceedings and administrators
signs or said grantor	of, and income n which such bill sion or charge o	from, said premise is filed, may at one f said premises wit	lismissed, nor a release hereof given, until sil such expenses, raid grantor, and for the heirs, executors, administrators a pending such foreclosure proceedings, and agree that sand without notice to the said grantor
IN THE EVENT of the death, removal or absence from	Coo	k	ty of the grantee, or of his refusal or fallure to set the
August G. Merkel e cause said first successor fail or refuse to act, the person vaor in this trust. And when all the aforesaid covenants and try antitled, on receiving his reasonable charges.	who shall then be agreements are	said County is here the acting Records performed, the gra	by appointed to be first successor in this trust; and if for ir of Deeds of said County is hereby appointed to be second intee or his successor in trust shall release said previous to
Witness the hand		y	day of A. D. 19 80
en e	Xa	Cours	Leges (SEAL)
	XCar	men	2. Reyes
			(SEAL)
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State of County of	Cook	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	-n. 1				
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1	·	a Notary Public in	and for said County, REYES and C	in the State afores	aid, 200 Mereby Cer EYES, his v		
OA							
10,	0	instrument, appeare	ed before me this day	y in person, and ac	knowledged that	cribed to the foregoing	
	-//x	delivered the said i	nstrument at he i r	free and volunta	ry act, for the use	s and purposes therein	,
			my hand/and Notari		8 11	JOER	₹ Ç
		a y of	J.L.	A D. 19_82			م العليمة
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Box No. 246 OND MORT	$\hat{oldsymbol{\Omega}}$	R	ENT #	tion ilva inoi			
Box ON	3 5	I N I	TRUMENT W	t Na th M III.			
SECOND MORTGAGE	ANTONIO BEYES and	CARMEN I. REYES, his wife TO JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY:	Northwest National Bank of Chicago 3985 North Milvaukee Avenue Chicago, Illinois 60641			
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