THIS INDENTURE, WITNESSETH, That James P. Honan and Lois A. Honan, his wife————————————————————————————————————	Dollar
(hereinafter called the Grantor), of (No. and Street) (City) (Str.) for and in consideration of the sum of TWO THOUSAND TWO HUNDRED THIRTY SEVEN AND 40/100- in hand paid, CONVEY_SAND WARRANT_S to Freedom Federal Savingsand Loan Association— 6809 Stanley Avenue Bervyn 111inois (City) 111inois (State) * to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements here lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus a and very hing appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of I.Grange County of Cook and State of Illinois, to-wit: Lot seven (7) in Block One (1) in Peck Terrace, in Section Five (5), Towns in Thirty Eight (38) North, Range Twelve (12) East of the Third Principal Meridian, in Cook County, Illinois.	Dollar
in hand paid, CONVEY_SAND WARRANT_S to Freedom Federal Savingsand Loan Association of 6809 Stanley Avenue Berwy Illinois (City) (City) it to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements here lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus a and very hing appurtenant thereto, together with all rents, issues and profits of said premises, situated in the Village of Iscange County of Cook and State of Illinois, to-wit: Lot Seven (7) in Block One (1) in Peck Terrace, in Section Five (5), Towns air Thirty Eight, (38) North, Range Twelve (12) East of the Third Principal Meridian, in Cook County, Illinois.	ein, the fol
(No. and Street) I to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements hereinaily described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus a and very hing appurtenant thereto, together with all rents, issues and profits of said premises, situated in theVillage ofUrangeCounty ofCook and State of Illinois, to-wit: Lot seven (7) in Block One (1) in Peck Terrace, in Section Five (5), Towns in Thirty Eight, (38) North, Range Twelve (12) East of the Third Principal Meridian, in Cook County, Illinois.	
Lot Seven (7) in Block One (1) in Peck Terrace, in Section Five (5), Towns in Thirty Eight (38) North, Range Twelve (12) East of the Third Principal Meridian, in Cook County, Illinois.	
Principal Meridian, in Cook County, Illinois.	
Permanent Index Numb r 18-05-200-018	
Permanent Index Numb r 18-05-200-018	
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The GrantorJames P. Honan and Life A. Honan; his wife	
ustly indebted upon May 1, 1984 principal promissory note bearing even date herewith	
n 17 installments of \$124.30 each and a final ins allment of \$124.30, beginning on J. 1984, and continuing on the same day of each sicc ssive month thereafter until fu. aid.	une 11y
C/	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest the on the particular of the provided, or according to any agreement extending time of payment; (2) to pay when due in each all taxes and assessaints said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or lamage to rebuild or buildings or improvements on said premises that may have been destroyed or damaged; (4) the payment of lamage to rebuild or buildings or sufficient, (5) to keep all buildings now or at any time on said premises insured in responsible from the first frustees shall ministed or sufficient of place's such insurance in companies acceptable to the holds of the first move is clause attached payable first, to the first Trustees or Mortgagee, and. second, to the Trusty-herien as their interests are applicable to the interest thereon, at the time or times when the same shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the put of the companies of the interest thereon, and interest thereon are not its affecting said premises or pay all prior incumbrances and the judges of the properties of the payment of the properties o	note or ssments restore not be grantee is, with which trances.
or tille affecting said premises or pay all prior incumbrances and the interest hereon from time to time; and all money to paintor agrees to repay immediately without demand, and the same will interest thereon from time to time; and all money to payment at eight annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid coverants on the effect of the state of the payment at eight per coverants or the state of the payment and the payment and the payment and the payment and with it con from time of such breach at eight per cent per annumberal to be recoverable by foreclosure thereof, or by suit at law, or both east if all of said indebtedness had then matured by express effects. It is AGREED by the Grantor that all expenses and debursements paid or incurred in behalf of plaintiff in connection with the treatment of the payment	nte, and
sure hereof—including reasonable attorney's fees, offlay for documentary evidence, stenographer's charges, cost of procuring or ing abstract showing the whole title of said prognets embracing foreclosure decree—shall be paid by the Grantor; and the tenses and disbursements, occasioned by any soil of proceeding wherein the grantee or any holder of any part of said indebtedne, may be a party, shall also be paid by the Grantor. All such expenses and disbursements able be an additional lien upon said pre let the taxed as costs and included in any deckee that may be rendered in such foreclosure proceedings; which proceeding, whether of sale shall have been entered or pot shall not be dismissed, nor release hereof given, until all such expenses and disbursement costs of suit, including attorney; a feet have been paid. The Grantor for the Grantor and for the heirs, executors, administrator ms of the Grantor waives all cities of the possession of, and income from, said premises pending such foreclosure proceedings at hat upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and notice to the Grantor, on womp party claiming under the Grantor, appoint a receiver to take possession or charge of said pre power to collect the colorisuses and profits of the said premises.	r com- ne like ess, as emises, er de- s, and rs and s, and with- emises
power to collect the consistence and profits of the said premises. The name of a record owner is: James P. Hannan and Lois A. Honau, his wife—grantee, or of his resignated to the county of the grantee, or of his resignated or failure to act, then Freedom Federal Savings, and Loan Association, of said County is hereby appointed.	ation.
successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Receeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreement rimed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	oracr i
Witness the hand and seal of the Grantor this 7th day of May 19 8	34
James P. Honan Social Honan (SE SE (SE (SE)	AL)
Lois A. Honan	
s instrument was prepared by Preedom rederal Savings and Loan Association	

UNOFFICIAL COPY

RECENED IN BAIL CONDITION

an a							
••		www.		ing and the second seco	, X, 1		
				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8		
STATE OF	Illinois	}		ou Period (Period			
	Cook	SS.					
COUNTY OF_		··············					
I	Marilyn M. Stone		a Notary P	ublic in and for said Coun	ty, in the		
	: I, DO HEREBY CERTII						
State aforesain	•		A 77 1	•			
James P. Honan and Lois A. Honan, his wife							
person ly known to me to be the same person. S whose name are subscribed to the foregoing instrument,							
appeared Left re me this day in person and acknowledged that they signed, sealed and delivered the said							
instrument as	their free and volu	ntary act, for the us	es and purposes therei	n set forth, including the rel	ease and		
waiver of the r	ight of homestead.				100		
Given und	ler my hand and ovarial s	seal this	7th day of	May 1	9 84		
Orven and	ici ing name i di chariar s	scar uns	day of		·		
(Impress Se	tal Here)		maril	m flon	,		
•			marily	Notary Public			
Commission Ex	pires4-16-86	0/					
		τ_{\sim}		•			
)				
), :				
			4		\$4 22		
			OUNT.		- 100 100 100		
		Statuy to Gal	gu gu	RECUR. COOK DOWN			
		0		-/-			
		MAY-17-84 8	93325 • 270	189962 A - Rec	10.00		
TA				4	187		
				'\C			
17 MAY 84 11: 10							
					-//\$-		
					C'S		
1 1	1 1 1	11	F - 1	21			
			1	i 1 605	.		
ш		J	E	Savj tior ois			
e gy		1 4 1		ral ocia rive			
E S				eden Assc r Di r Li	1		
SECOND MORTGAGE Trust Deed	nwf.			MAIL TO: Freedom federal Savings and Loan Association 600 Hunter Drive Oak Brook, Illinois 60521	127		
	i i i		The state of the s	MAIL TO: Freedom ; and Loan 600 Hunte	8		
Tru	Hona		05	MA Fr an 60 0a	19		
SECOND MC Trust	Lois A. Honan, hwf.				27 089 962		
	S I S						
			3.				

END OF RECORDED DOCUMENT