

FIRST UNOFFICIAL, COPY 2 SECOND MORTGAGE (ILLINOIS)

THIS INDENTURE WITNESSETH THA	_{er} Cora Barry Will	iams,		
married to Hosea Wi				
3414 W. Monroe St. (No. and Street)	dled the "Mortgagor"), of	4 (State)	8657984	12
for valuable consideration the receipt o AND WARRANT 5 to FORD MO 739 ROOSEVELT Rd. #8	TOR CREDIT COMPANY of	NVEY 5	,	,
(No. and Street)	(City)	(Siale)	vi ····	- $ i$
(horoinafter called the "Mortgagee"), and real estate, with the improvements there plumbing apparatus and fixtures, and rents, issues and profits of said premises	oon, including all heating, air-conditi everything appurtenant thereto, tog	oning, gas and other with all	Above Space For Recorder's Use Or tate of Illinois, to wit:	nly
Lot 45 and the East			• • • • •	
Addition to Chicago East of the Third Pr	in Section 14, To	wnship 39 North	n, Range 13,	
706	Also known as 3414 W	. Monroe St. Cl	hicago, Il 60624	
		16-14-201-024	all AHORE	
(hereinafter called the "Premises") Hereby releasing and waiving all rights to	Prominent Parcel Number		of Illinois.	
Subject to the lien of ad valorem taxes for	or the current tra year and a mortgage	in favor of None	(if	none, so state).
IN TRUST, nevertheless, for the p WHEREAS. The Mortgagor is justi	purpose of securing performance of the indebted to Mor gages in the amoun	to covernate and agreements by \$20464.00	terein. Dollars (hersinafter called the "I	ndehtedness" as
evidenced by a promissory note of even	date herewith (hereinafter called the	"Nate").		
	0/			بن
	Loan is payable in	180	installments. First payment	33
	of \$ 285.00 ledu	1-08-87. 179		86579842
	of \$ 285.00	Ooach	are due on the same day each	73
	succeeding month. The final pay	12-08-3		
	•	17,		
THE MAN POLYCUP AND ADDRESS OF	nd avenue no follower (1). To now that		ale a block and a second day and	•
extending time of payment; (2) to pay whe sixty days after destruction or damage to to the Premises shall not be committed Mortgagee herein, who is hereby author.	rebuild or restore all buildings or improor suffered; (5) to keep all buildings ized to place such insurance in compa	monts against the Promises, raid overments on the Promises 'aut now or at any time on tar er inies acceptable to the holder	d on demand to exhibit receipts ther may have been destroyed or damage junices insured in companies to be of the first mortgage indebtedness.	efore; (3) within d; (4) that waste selected by the with loss clause
	e indebledness is fully paid; (6) to pay i iure, or pay taxes or assessments, or the	ill prior incumbrances, and the prior incumbrances or the inte	in' fant thereon, at the time or times res, the con when due, the Mortgag	s when the same se or the holder
of the Note may procure such insurance, incumbrances and the interest thereon from the date of payment at the secured hereby.	om time to time; and all money so paid lesser of the rate specified in the Note	 the Mortgagor to repay imme or the maximum rate permitte 	diately withor? Immand, and the ago od by law shril be to much addition	no with interest at indebtedness
all earned interest, shall, at the option of such breach at the lesser of the rate speci- both, the same as if all of the Indobted	fied in the Note or the maximum rate ness evidenced by the Note has the	ce, become immediately due a permitted by law, shall be reco matured by express terms.	ind payable, and with inferest thereoverable by foreclosury thereof, or b	on from time of by suit at law, or
ment of any suit for the forectosure here, bankruptey proceedings, to which either h		se, whether or not actually com	imenced; (b) any proceedi 🦡 i nclud	ing probate and
Indebtedness hereby secured, or (c) proposition or not actually commenced shall	varations for the defense of any threa	ened suit or proceeding which	h might affect the Premises or the	security hereof,
thereon, at the losser of the rate specified in reasonable attorney's fees, appraiser's fee	in the Note or the maximum rate perm es, outlays for documentary and expo	itted by law. The term "Expens itt evidence, stenographer's cf	es" as used herein shall include, with targes, publication vosts and costs	hout limitation, (which may be
estimated as to items to be expended after policies as the Mortgagee may deem reason such decree the true condition of the litle	nably necessary either to prosecute a si	nt of foreclosure or to evidence	to bidders at any sale which may be	had pursuant to
included in any decree that may be rende release hereof given, until all the Expen Mortgagor waives all right to the possess complaint to foreclose the Seennd Mortga under the Mortgagor, appoint a receiver	rred in such foreclosure proceedings, see have been paid. The Mortgagor loion of, and income from, the Premis age, the court in which such complain	whether decree of sale shall have or the Mortgagor and for the t es pending such foreclosure p is filed, may at once and witho	ve been entered or not, shall not be helrs, executors, administrators and roceedings, and agrees that upon til jut notice to the Mortgagor, or to any	dismissed, nor I assigns of the he filing of any y party claiming
The name of a second owner is And when all of the storesayd cove	CONA BARRY Will mants and agreements are performed,	i ams	· · · · · · · · · · · · · · · · · · ·	
Witness the hand and seal		Ducumber	, 86	
THE PERSON NAMED OF THE PE	or the mortgagor this	Kara Bra	mi Silliani	Æ2 (SBAL)
Please print or type name(s)		Sona Barry N	I L CENTR	
below signature(s)		- House	Chillian	(SHAL)
t o		Hasaa Willia	ms em	
1.11	OND MOTOR CREDIT CO. 709	• • • • • • • • • • • • • • • • • • • •		•

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personally known to me to be the same person. So whose name. So are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument is their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the light of homesterd. Given under my hand and official seal this 2nd December 19 86 (Impress Seal Here) (17.7141 SEAL" Notary Parks, 2.25 of Seales My Commission Early 201, 23, 1990	David E. Parker	'	, a Notary Public in and for said C	County, in the
refere me this day in person and seknowledged that the yaigned, sealed and delivered the said instrument is the irm free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the light of homeword. Given under my hand and official seal this 2nd day of December 19 86 Compress Seal Heren 2021 SEAU Notary Page 19 19 19 19 19 19 19 19 19 19 19 19 19	State aforesaid, DO HEREBY CERTIFY thatCO	ra Barry (Williams Marrian Hosea Wil	liams
refere me this day in person and seknowledged that the yaigned, sealed and delivered the said instrument is the irm free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the light of homeword. Given under my hand and official seal this 2nd day of December 19 86 Compress Seal Heren 2021 SEAU Notary Page 19 19 19 19 19 19 19 19 19 19 19 19 19				
s Ling in the and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the light of home set d. Given under my hand and official seal this				
Given under my hand and official seal this 2nd day of				
Commission Expires DEPT-01 RECORDING TW3232 TRAN 7584 12/09/84 13.4 Willey & A. COUNTY RECORDER COUNTY RECORDER DEPT-01 RECORDING TW3232 TRAN 7584 12/09/84 13.4 Willey & A. COUNTY RECORDER	right of homes w.d. Given under my hand and official seal this	2nd	December day of	86
Notary Paulic Interpretation State of the S	(Imprese Sesi Here; "FINAL SEAL"		11.401	.,
DEPT-01 RECORDING TM3232 TRAN 7584 12/04/84 13.4 #4149 # A #	Notary Public, Party of Minels		Notary Public	
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