SECOND MORTGAGE FORM UILINGS OF FIRM 10 A201 CO POTA 1077 Parmis Service, Inc.

THIS INDENTURE, WITNESSETH, That Bonnie L. Barclay, formerly known as Bonnie L. Kandzerski, and Irono M. Sandors, divorced and not re-married (hereinafter called the Grantor), of 1544 Morris Avonuo Borkeley (City) (State)	•••
for and in consideration of the sum offifteen Thousand One Hundred Fifty-Two & 90/100-Dellat in hand paid, CONVRY AND WARRANT to National Bank of Commerce of 5500 St. Charles Road Berkeley Illinois (State)	• •
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixture and everything apparatus thereto, together with all rents, issues and profits of said premises, situated in the VILLAGO of Borkoley	đ٩,
That part of Lot One Hundred Seventy One lying South of a line running from a point in the West Line of Fractional Section 8, aforesaid, 1899.35 feet North of the intersection of said West Line wi the Indian Boundary Line, to a stone in the Indian Boundary Line 1680. feet more or less, North of the intersection of the Indian Boundary Line with the North Line of the Right of Way of Chicago and Great Western Railway Company (171)	t 2
In J.W. McCormack's Westmoreland, being a Subdivision in the West Half (4) of Fractional Section 8, Township 39 North, RAnge 12, East of the Third Principal Meridian, North of the Indian Boundary Line.	
1544 Morris Avenus Real Estate Index #15-08-112-049-0000 Berkeloy, Illinois	
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 Grantor Bonnio L. Carclay and Trene M. Sanders	
justly indebted upon. Installment	le
in 36 monthly payments of \$326.00 beginning January 25, 1986 1 Balloon payment of Balurce due December 25, 1988.	
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Collaboration of Survey Collaboration of	
The Grantor covenants and agrees as follows: (1) To pay said indebtedress, and the interest thereon, a section and in said note of notes provided, or according to any agreement extending time of payment; (2) is pay when due in cuch pair, all taxes and assessmen against said premises, and on demand to exhibit receipts therefor; (3) within sixty day after destruction and damage to rebuild or restorable and highlings or improvements on said premises that may have been destroyed or duringed (4) the what to said premises shall not be	or is re re re
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(NAME AND ADDRESS)

UNOFFICIAL COPY

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State aforesaid, DO HE	REBY CERTIFY that Bo				
personally known to me	to be the same person.B.	whose name.s. Al	te subscrib	ed to the forego	ing instrument
	is day in person and ack				
waiver of the right coro	free and voluntary act, formestend.	or the uses and purp	oses therein se	ei iorin, including	the release and
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