## THAT LEED E TO CIAL COPYS 1 7

THIS INDENTURE WITNESSETH. That	1
Lot 43 in Fintze's Addition to Westchester being Northeast 1/4 of Section 29, Township 39 North Rethe Third Principal Meridian, in Cook County, II: Subject to: 1977 real estate taxes and subsequence covenants, conditions and restrictions of records	inge 12 East of Linois.
Hereby releasing and waiving all rights under and by virtue of the homestead exemption in TRUST, nevertheless, for the purpose of securing performance of the covenants and	taws of the State of Illinois
whereas the crear of and delivered to the Trustee. In and by which note the Counter protection to the Creater of the Counter protection and the Counter protection the Counter protection	each beginning. July 20, 1986.  payable on June 20, 1991.  as the holders of the note may, from time to time, in writing
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interaccording to any agreement extending time of payment: (2) to pay when due in each year, all to to exhibit receipts therefor: (3) within sixty days after destruction or damage to rebuild or rest have been destroyed or damaged; (4) that waste to said premises shall not be committed or premises insured in companies to be selected by the grantee herein, who is hereby authorize holder of the first mortgage indebtedness, with hoss clause attached payable first to the first heir interests may appear, which policies shall be left and remain with the said Mortgage or incumbrances, and the interest thereon, at the time or times when the same shall become INTRE EVENTO failure so to insure, or pay taxes or assessments, or the prior incumbrance of said indebtedness, may procure such insurance, or pay such taxes or assessments, or dischor pay all prior incumbrances and the interest thereon from time to time; and all money so pay	arge or purchase any tax lieu or title affecting sold premises
In THE EVENT of a breach of any of the atoresaid covenants or agreements the whole of saishall, at Decayton of the legal holder thereof, without notice, become immediately due and parallel to percent perannum, shall be recoverable by foreclosure thereof, or by suit a matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in be including reasonable attorney's fees, out lays for documentary evidence, stenographer's chain whole title of said premises embracing foreclosure decree—shall be paid by the Grantor, and to or proceeding wherein the grantee or any holder of any part of said indebtedness, as such expenses and disbursements shall be an additional fien upon said premises shall be taxed, such foreclosure proceedings, which proceeding, whether decree of sails shall have been entuntiall such expenses and disbursements and the costs of suit, including attorney's fees, la executors, administrators and assigns of the Grantor vaives all right to the possession of proceedings, and agrees that upon the filling of any complaint to foreclose this Trust Deed, is without notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver collect the rents, issues and profits of the said premises.	I indebtedness, including processal and all earned interest, yable, and with interest these strom time of such breach at line, or both, the same as it all of said indebtedness had then half of plaintiff in connection with the foreclosure hereofriges, cost of procuring or completing it struct showing the helike expenses and disbursements, occasioned by any suit may be a party, shall also be paid by the Grantor. All such is costs and included in any decree that may be rendered in secons and included in any decree that may be rendered in secons and included in any decree that may be rendered in secons and included in any affects to the first secons and include it is not be dismissed, nor release hereof given, we been paid. The Grantor for the Grantor for the Grantor for the heirs, and income from, said premises pending such foreclosure he court in which such complaint is filed, may at once and to take possession or charge of said premises with power to
The name of a record owner is:  INTHE EVENT of the death or removal from said  Cook  act, then  Freedom Federal Sevings Bank In this trust and if for any like cause said first successor fall or fefuse to act, the person who hereby appointed to be second successor in this trust and when all of the aloresaid covenants in trust, shall release said premises to the party entitled, on receiving his reasonable char This trust deed is subject to  1/8	unity of the grantee, or of his resignation, refusal or failure to  of said County is hereby appointed to be first successor shall then be the acting Recorder of Deeds of said County is and agreements are performed, the grantee or his successor
Magain Sunary e	DeSalvo (SEAL)  OeSalvo Oek Brook IL60521

## **UNOFFICIAL COPY**

STATE OF	
COUNTY OP	the second of th
Start Ord	
Ι,	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	
46.77	
personally known to me to be the same person whose name	subscribed to the foregoing instrument,
appeared before me this day in person and acknowledged that	signed, sealed and delivered the said
instrument as free and voluntary act, for the uses and pe	urposes therein set forth, including the release and
waiver of the right of armestead.	• •
Given under my han 1 cost official seal this	day of, 19
(Imprest Seel Hers)	Que a Hastrer
Computation Friday	Notary Pub©c
Commission Expires	
	T COAS
4	
87049817	<i>*</i> L
ි දිරි ග්රී	C.
Ž	0.
<b>5</b>	74,
	'S-
	OFF.
	<u> </u>

SECOND MORTGAGE

Trust Deed

