00

C 19509

This Second Mortgage, made this 26th day of December 19 86 between Mongagor
John R. De La Leurs and Theresa B. De La Leurs, joint tenants
("Borrower"), and Mortgagee. Continental Illinois National Bank and Trust Company of Chicago, a national banking association whose
address is 231 South LaSalle Street, Chicago, Illinois 60693 ("Lender").
Burrower is indebted to Lender in the principal sum of Twenty Two Thousand 00/100
Dollars (\$ 22,000,00 which is evidenced by Borrower's Note bearing the same date as this Mortgage (the "Note") payable with interest at
the rule stated in the Note to the order of Lender in monthly installments with the balance due, if not sooner paid, on January 5, 19 97.
To secure to Lender the repayment of the Note with interest, the payment of all other sums, with interest, advanced in order to protect the security of this Morigage, and the performance of all other agreements of the Borrower contained in the Note and this Morigage, Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of Scott, State of Illinois.
Lot 61 in Winona Terrace Subdivision, Being a subdivision in section 14,
Township 3) North, Range 14 East of the Third Principal Meridian, Lying North
of the Lice's Calumet River South of the Right-of-way of the Pittsburgh,
Chicago and St. Louis Railroad, In Cook County, Illinois.
9,000 11
Permanent Tax No. 29:14-215-012
This property is unencumbered except for that certain Mongage dand October 9 . 19 67 to Gage Park Saving and Loan Association. (First Mongage), as Mongagee (First (Mongagee).
During the term of this Murigage, Birtower agrees to the following
But rower shall promptly pay when due the principal of and inferest on the indebtedness excited by the Sufe, late charges, if any, as provided in the Sufe, all office sums we used by the Storigage and the indebtedness accused by the First Storigage.
2 Afficiaves, assessments, bensuing encumbrances of all kinds in connection with this property shell be paid promptly when due and if not so paid. Lender shall have the option of paying the same, adding the costs to the debt secured by this Montgage, the added amount drawn, interval at the same rate as provided under the Note.
Borrower agrees to keep the above described property insured against damage by fire and all hazards insured by the usual policies required to protect lenders textended coverage in amounts and with a company acceptable to lander. The insurance policy shall include a standar? Standarder protecting Lender as Junior Mortgage. It must so insured. I ender shall have the option of purchasing but shall not be required to purchase such extender, early region on behalf of hirrower, and adding the cost to the debt secured by this Mortgage, with the additional amount accroing interest at the rate stated in the Note. If Lender, every say insurance proceeds, Lender is so that the foreign interest on such minny, and can use the money (a) to reduce Borrower's obligation under the Stote, or (b) pay for reports or such other nurpose as Lender may direct.
4 Horstwee will keep all improvements on the property in good-order and repair and will not commit or suffer any waste of the premises and will not remove any of the improvements from the premises. Lender may impact the premises after providing reasonable notice to Borrower, and may enter the removes to make repair and the amount advanced by Lender shall be added to the debt secured by this Morigage and shall accrue interest at the mice stated in the Note.
 Horrower hereby assigns to Lender all leases, rentals and the income from the premises during the term of the Mortgage. During the term of this Mortgage, any additions or improvements to the premises shall also be covered by this Mortgage.
It all or any part of the property or an interest therein (including without limitation the beneficial interest in an Illinois cland Trust holding with the property Testold or transferred by Barrower without Lender's print written consent excluding (a) the creation of a lien of encumbrance subordinate to this Not gaig. In the creation of a purchase money security interest for household appliances, (c) a transfer by desire, descent or by operation of law upon the death of a joint felicity of this grant of any kasehold interest of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured is the Mortgage to be instituted to be and payable. Lipuil Burrower's breach of any agreement contained in this Mortgage or the First Mortgage, including the promise to pay when due any some secured by the Mortgage, I ender may, in accordance with applicable law, demand immediate pay ment of all jums secured by this Mortgage, without furner demand and may to technically applying the proceeding. Lender shall be entitled to collect in this proceeding all expenses of foreclosure, including but not limited to, resemble all pairs is less and costs of documentary exidence, stemptrapher's less, abstracts, title reports and title insegrance. Any such sum shall be extend by this Mortgage and
B. The lien of this Morigage is and at all times shall remain junior and subordinate to the First Morigage and the rights of the First Morigage. In the event houses performance of promises under this Morigage would constitute a default under the First Morigage, such compliance will be excused but only to the event necessary to avoid such default under the First Morigage, and the independences secured by this Morigage shall not merge with the First Morigage and the indebtedness secured by this Morigage shall not merge with the First Morigage and the indebtedness secured by it even though the Lender is the safet person as the First Morigage. 9 But ower hereby waites and releases all rights under and by virtue of the homestead exemption laws of the State of Illinois.
AN WITNESS WITH REOF, Borrower has executed the Mortgage.
1000 pm pp
Burroner A

Lorraine Jackson

FICIAL COPY COOK **COUNTY OF** MABEN ANDREWS, notary public in and for said County and State, do hareby certify that TOHN R. DE LA LEVRS AND THEKESA personally known to me to be the same person(s) whose name(s) subscribed to the foregoing instrument, appears before me this day in person, acknowledged that (he/she/they) signed and delivered the said instrument as (his/her/their) free and voluntary act, for the uses and purposes therein set forth.

Given under my hand and official seal this

θŪ * *

ഹ ∞

AH 10: 34 1987

Document No.

SECOND MORTGAGE

AFTER RECORDING

Mail This Instrument To

Property of Cook County Clark's Office Continental Illinois National Bank and Trust Company of Chicago Attn:

231 South LaSalle Street Chicago, Illinois 60693 8 Ø

B. DE LA

Notary Public