	HITTO MODE WHILL TOT	ade this 17th day of Marsch 12	199 8 Retween Mortgagor, _
("Borrowan") and Mortowa	as Cantinonnal Diamia Nati	onal Bank and Trust Company of Chicago	a national hanting accounting as
			, a national banking association wi
address is 231 South LaSalle			10
		Twenty Thousand and 00/10	
		r's Note bearing the same date as this Mortg	1.5
		ly installments with the balance due, if not so	70((0) M(0) 0)
security of this Mortgage, an does hereby mortgage, grant	d the performance of all oth and convey to Lender the f	rest, the payment of all other sums, with interagreements of the Borrower contained in ollowing described property located in the Lot 160 in South Ridgeland	the Note and this Mortgage, Borro County of COOK. State of Illin
A	The second of the second of the second	North Range 13 East of Th	
Meridian in Cook		/ Noten Manage 13 hase Of Al	<u> </u>
PIN # 16-18-426-0	HEO .	R	
	., Cak Park Illino	nie 60304	
TIOO O' EGS! WAG	, was Edit IIIIIC	/13 UUJU4	
		<u> </u>	
· · · · · · · · · · · · · · · · · · ·	<u> </u>		
ind interest in the streets next	t to the real property to their lother furniture, and tog the	nd appurtenances on the real property and to r center lines, and together with all fixtures a r with all condemnation awards made for a	and articles of personal property, or
	ed except for that certain M		, 19
St. Paul Federa	l Savings and Loa	n Assoc. of Chicago.	(First Mortgage), as Mortgagee (F
Mortgagee).		0,	₹
buring the term of this Mortgage, Be	•	46	
 Horrower shall promptly passecured by this Mortgage a 	ay when due the principal of and inte- ind the indebtedness secured by the	rest on the indebtedness esid, no d by the Note, late char First Mortgage.	rges, it any, as prinvided in the Note: all others
 Altrases, assessments, tiens of paying the same, adding 	and encumbrances of all kinds in cor	nnection with this property shall to paid promptly when c s. Mortgage, the added amount drawns, into est at the s	due and if not so paid, Lender shall have the of some rate as provided under the Note.
Borrower agrees to keep the coverage/inamounts and we not so insured. Lender shall debt secured by this Morigi Borrower interest on such a	ie above described property invared with a company acceptable of cinder. Il have the upit of of purchasing but si age with the adolling all and discover- noney and can describe more that to re	against dumage by fire and all hazards insured by the us. The insurance policy shall include a standar? Mortgagee hall not be required to purchase such extende from crage uning interest at the rate stated in the Note. If londer new educe Borrower's obligation under the Note, or the par	sual policies required to protect lenders texter e clause, protecting Lender as Junior Mortgage con behalf at Barrower, and authing the cost is
Borrower will keep all imp improvements from the pre amount advanced by Lendi	rmises, Lender may inspect (he prem er shall be added to the debi secured	order and repair and will not commit or suffer any was uses after providing reasonable notice to Borrower, and I by this Mortenee and shall accrue interest at the rate s	I may enter the premises to make repairs and stated in the Note.
5. Horrower hereby assigns to	Lender all leases, capality of the in	come from the premises during the term of the Mortga	ige.
 During the term of this Mo 	irigage, any addition or in the venic	ents to the premises shall also be covered by this Mortgi	uge.
transferred by Horrower wi	ithout Lender vor or written consent	g without limitation the beneficial interest in an Illinois I I excluding (a) the creation of a lien or encumbrance su I transfer by design design for by appreciation of law trans	bordinate to this Mangaer (b) the creation
leasehold interest of three t	years or less notice a mining an opp	stransfer by devise, descent or by operation of law upon on to purchase, Lender may, at Lender's option, decl	are all the sums secured by this Mortgage i
Upon Borrower's breach of	any agreement contained in this Mor	rigage or the First Mortgage, including the promise to pa te law, demand immediate payment of all sums secured b	
		entitled to collect in this proceeding all expenses of lore er's lees, abstracts, title reports and title insurance. Any	
included in the decree of to	reclosure and will draw interest at th	he same rate as the Note.	
performance of promises in	nder this Mortgage would constitute	ir and subordinate to the First Mortgage and the rights e a default under the First Mortgage, such compliance w fortgage and the indebtedness secured by this Mortgage	vill be excused but only to the extent necessar
indebtedness secured by it e	even though the Lender is the same	person as the First Mortgagee.	
9 Horrower hereby waives an WITNESS WITEREOF, Horrowe	• '	rtue of the homesicad exemption laws of the State of Ili	lander.
		.57	0 11 3
bsoribed and sworn	to before me.	Ben	5 (Skan 2)
Notary Sublin, this	6 17th	· · · · · · · · · · · · · · · · · · ·	Horrover
of Much	1.5., 39 87.	12 Call Can	1.1800.C.104C
bound 11	child	,	Borrower
T			
Commission Expires Jan.	20, 1990	ne execti	

D2060-11 N1/83

FICIAL COPY STATE OF ILLINOIS COUNTY OF PONZO a notary public in and for said County and State, do hereby certify that Ben S. Olan and wife Rose Ann Porucznik 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?his **Public** My Commission Expires Jan. 20, 1990. Openty of Coop My Commission Expires: MAR-26-87

3359

26 MAR 87 10: 28

160592

SECOND MORTGA

Document No.

AFTER RECORDING

Mail This Instrument To

Continental Illinois National Bank and Trust Company of Chicago Attn: Dana MacLean

231 South LaSalle Street Chicago, Illinois 60693 11 9