SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

88106472

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THIS INDENTURE WITNESSETH, That Daniel A. Pluister	~
and Margaret E. Pluister, as joint tenants	
(herematter called the Grantor), of	
17249 Inverness Drive, Tinley Park, IL 60477 (State)	
for and in consideration of the sum ofFifteen_thousand_and_no/100	
in hand paid, CONVEY S AND WARRANTS toTinley_Park	
Bank	
of 16255 S. Harlem, Tinley Park, IL 60477 (State)	
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	وبيون وورث موسيها والمستوار والمستوارين مستحالة والمستوارين المستوارين المستورين المستوارين المستورين المستوارين المستورين المستوارين المستورين المستورين المستورين ا
rents, issues and profits of said premises, situated in the County of Cook	and State of Illinois, to-wit:
Lot 24 in Andrew Highlands Unit 2, being a subdiv of the North Fist & of the South East & of Section 12 East of the Third Principal Meridian, in Cook	n 27, Township 36 North, Range
PIN#27-27-401-002	
	88106472
Hereby releasing and waiving all rights u o'cr and by virtue of the homestead exemption IN TRUST, nevertheless, for the purpose of securing performance of the covenants and WHEREAS. The Grantor is justly indebted upo in the 1 principal promissory note.	laws of the State of Diffiois.
with interest due quarterly and principal due at with any and all renewals thereafter.	the maturity date of March 8, 1989,
with any and all renewals thereafter.	
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THE CHANTOR covariants and weren as follows: (1) To pay said indebtedness and the	interest thereupens perein and in said note or notes provided
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the or according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receipts therefor; (3) within sixty days after destruction or damage premises that may have been destroyed or damaged; (4) that waste to said premises shall nearly time on said premises insured in companies to be selected by the grantee herein, what acceptable to the holder of the first mortgage indebtedness, with loss clause attached paya Trustee herein as their interests may appear, which policies shall be left and remain with paid, (6) to pay all prior incumbrances, and the interest thereon, at the mort may be holder of said indebtedness, may procure such insurance, or pay such taxes or assessment premises or pay all prior incumbrances and the interest thereon from time to time, and, without demand, and the same with interest thereon from the date of payment of indebtedness secured hereby.	trar, all taxes and Issessments against said premises, and on to rebuild on essore all buildings or improvements on said to be communication suffered; (5) to keep all buildings now or at its persity authorized to place such insurance in companies hide to the test Trustee or Mortgagee, and second, to the test of Mortgagee or Trustee until the indebtedness is tully the sume shall become due and payable, or more shall become due and payable, or more shall become due and payable, or more shall become due and payable. So or disching the purchase any tax lien or title affecting said all moneys, a pay the Grantor agrees to repay immediately
without demand, and the same with interest thereon from the date of payment of an indebtedness secured hereby.	and indulatedness, each than principal and all carned interest
IN THE EVEN Total breach of any of the aforesaid covenants or agreements the whole of shall, at the option of the legal holder thereof, without notice become impediately due and at \$5.00 per cent per annum, shall be recoverable by for eight effection or by	B payable, and with in east thereon from time of such breach surfact law, or both, the same as it all of said indebtedness had
then matured by express terms If IS AGRIFED by the Grantor that all expenses and disbuspments paid or incurred in both	thall of plaintiff in connection with the foreclosure hereof —
then matured by express terms. If Is AGRIFID by the Grantor that all expenses and disbusoments paid or meutred in bounding reasonable attorney's fees, outlays for documentary didence, stenographer's elements of the first of said premises embracing foreclosure decrees thall be paid by the Grantor; suit or proceeding wherein the grantee of any holder of any part of said indebtedness, as suit expenses and disbursements shall be an additional flucturent of said premises, shall be taxed such foreclosure proceedings, which proceedings, he her decree of sale shall have been en until all such expenses and disbursements, and the costs of suit, including attorneys fees, he executors, administrators and assigns of the kinintor waives all right to the possession of proceedings, and agrees that upon the ringle of any complaint to foreclose this Trust Deed without notice to the Grantor, or to an palsy channing under the Grantor, appoint a receive collect the items, issues and profits of the distributed. A and Margaret E. Planta.	larges, cost of procuring or completing abstract showing the and the like expenses and disburs, are its, occasioned by anyth, may be a party, shall also be paid or the Grantor. All such as each and included in any decree that has be rendered in
such foreclosure proceedings; which proceedings, heiner decree of sale shall have been en-	tered or not, shall not be dismissed, not reval a bereol given,
executors, administrators and assigns of the transfer waives all right to the possession of	and income from, said premises pending such foreclosure
without notice to the Grantor, or to any party changing under the Grantor, appoint a receive	to take possession or charge of said premises with power to
The name of a record owners Daniel A. and Margaret E. Pluis	ster, as joint tenants
IN THE EVENT of the death of emoval from said Cook County of the	
Recorder of Deeds of said of and it for any like case wild first successor fail or refuse to act, the person who shall their appointed to be second-successor in this trust. And when all of the aforesaid covenants and trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	ounty is hereby appointed to be first successor in this trust; be the acting Recorder of Deeds of said County is hereby I agreements are performed, the grantee or his successor in
Witness the hand so and seal got the Grantor this 8th day of March.	. 19 88
Jus	uil a Gluster (SEAL)
Please print or type name(s)	1 A. Pluister
below signature(s) Market Market	garet & Sluster (SEAL)
Bette Portwood, 16255 S. Harle	m, Tinley Park, IL 60477
This instrument was prepared by (NAME AND ADDRESS)	in, IIIIES PAIK, IL 004//

UNOFFICIAL COPY

STATE OF.	I11:	inois		}			
COUNTY				ss.			
			TIFY thatDa		Notary Public in and	•	, in the
instrument waiver of t Given	he right of ho as their he right of ho under my ha see See Here) "OF ELIZAGE n Excitosary	free and vomestead.	oluntary act. for al seal this.	the uses and purposes the da	they signed, scaled bees therein set forth, in y of March	and delivered if	ne Said
			MAR-14-8	8 09620	88106472+	· A Ric	12.00
					750		106472
						20	0 E
Trust Deed		ТО		Mill man as	Mail recorded document to: Tinley Park Bank 16255 S. Harlem Tinley Park, IL 60477		GEORGE E. COLE LEGAL FORMS

88106472

BOX No.