## UNOFFICIAL, COPY,

SECOND MORTGAGE (ILLINOIS)

39610912

L. Walnut . Mr. 185 185 W.

HELEN J POLLARD (MARRIED TO EACH OTHER)	
(herbinafter called the "Mortgagor"), of	T47777 THAN DECK 12/21/89 13:11:00
12923 S Parriel Chicago, II (No. end Street) (City) (State)	THE YOUR HOUSE WHICH ARROADER AND COME OF THE PROPERTY OF THE PROPERTY ARROADER AND THE PROPERTY
for valuable consideration the receipt of which is hereby acknowledged, CONVEY	CORE CONST. NOVOVOSA
AND WARRANT to FORD MOTOR CREDIT COMPANY of	ing the second of the second o
10735 S Cicero Oak Lawn, II (No. and Street) (City) (State)	The state of the s
(hereinafter called the "Mortgages"), and to its successors and assigns the following describe	
cest estate, with the improvements thereon, including all heating, air-conditioning, gas an plumbing apparatus and fixtures, and everything appurtenant thereto, together with a	nd .
rents, issues and profits of said premises, situated in the County of COOK	and State of Illinois, to wit:
	The state of the s
THE NORTH 1 TEET OF LOT 31 AND LOT 32 (EX	CEPT THE NORTH 6 FEET THEREOFY IN
BLOCK 10 IN NEW ROSELAND, BEING A SUBDIVIS 33 NORTH OF THE INDIAN BOUNDRY LINE, AND P	
- AS PSOTO BE THE TWO ISSUED BOUNDEY LINES ALL M	UN TONNESSOR OF THEIR STREET
OF THE THIRD PRINCIPAL MERIDIAN, IN COUR O	UUNII, 122110121
PROPERTY COMMONLY KNAT AS 12923 S Parnell Chicago,	, 11 60628
	A CONTRACT TO THE STATE OF THE
	and the second of the second o
(hereinafter called the "Premises")  Hereby releasing and waiving all rights under and "yy "rive of the homestead exemption is	aws of the Siste of Illinois.
Subject to the lien of ad valorem taxes for the current fix year and a mortgage in favor of I	
IN TRUST, nevertheless, for the purpose of securing performance of the covenants	and agroements herein.
WHERFAS, The Mortgagor is justly indebted to Mon tages in the amount of _\$2360 evidenced by a promissory note of even date herewith (heremal.er called the "Note").	Dollars (hereinafter called the "Indebtedness" as
evidenced by a promissory note of even date nerewith (harding let catted the 'Note ).	
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$\tau_{-}$	89610912
` ()	030,200
Loan is payable in 180 installments.	Binat managet of A 1145 AA
is due 02-02-90. 179 remaining payr	
on the same day each succeeding mon.c'.	The final payment is due
01-02-05 •	/X
	9
THE MORTGAGOR covenants and agrees as follows: (1) To pay the Indebtedness,	as herei, and in the Note provided, or according to any agreement
extending time of payment; (2) to pay whon due in each year, all taxes and assessments against sixty days after destruction or damage to rebuild or restore all buildings or improvements on it to the Premises shall not be committed or sullered; (5) to keep all buildings now or at an	t the Precipes, and on demand to exhibit receipts therefore; (3) within the Promises that may have been destroyed or damaged; (4) that waste
to the Premises shall not be committed or sulfered; (5) to keep all buildings now or at an Mortgagee herein, who is hereby authorized to place such insurance in companies acceptable.	by time on the fremises insured in companies to be selected by the
attached payable first to the first trustee or mortgager, and second, to the Trustee herein as the said first mortgagee or trustee until the indebtedness is fully paid; (6) to pay all prior incum	heir interests may reper r which policies shall be left and remain with
shall become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumb	
of the Note may produce such insurance, or pay such taxes or assessments, or discharge or incumbrances and the interest thereon from time to time; and all money so paid, the Mortgag	purchase any tax tion of tille affecting the Premises or pay all prior
thereon from the date of payment at the lesser of the tate specified in the Note or the maxim	num rate permitted by law shalf be st much additional Indebtedness
secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the whole	e of the Indebtedness evidences to the Note, including principal and
all earned interest, shall, at the option of the legal holder thereof, without notice, become in such breach at the lesser of the rate specified in the Note or the maximum rate permitted by	law, shall be recoverable by foreclostic increof, or by suit at law, or
both, the same as if all of the Indebtedness evidenced by the Note has then matured by ALL EXPENDITURES and expenses (hereinafter called the "Expenses") incurred by the same as if all of the independent of the indepndent of the independent of the independent of the independent o	he Murtgagee in connection with (a) pref trations for the commence- 🚓
ment of any suit for the foreclosure hereof after accrual of such right to foreclose, whether or bunkrupicy proceedings, to which either Mortgages or Mortgagor shall be a party either as plain	ntiff, claimant or defendant, by reason of this Second Mortgage or the 🔏
indebtedness hereby secured; or (c) preparations for the defense of any fitreataned suit or whether or not actually commenced shall become so much additional indebtedness secured.	hereby and shall become immediately due and payable, with interest
thereon, at the lesser of the rate specified in the Note or the maximum rate permitted by law. I reasonable attorney's fees, appraiser's fees, cultays for documentary and expert evidence, to	stenographer's charges, publication costs and costs (which may be 🔑
estimated as to items to be expended after entry of a decree of foreclosure) of procuring all such policies as the Mortgagee may deem reasonably necessary either to prosecute a suit of foreclosure.	
such decree the true condition of the title to or the value of the Premises. All the Expenses shat included in any decree that may be tendered in such foreclosure proceedings, whether decree	
release hereof given, until all the Expenses have been paid. The Mortgagor for the Mortgagor waives all right to the possession of, and income from, the Premises pending au	agor and for the heirs, executors, administrators and assigns of the
complaint to forecluse this Second Mortgage, the court in which such complaint is filed, may, under the Mortgagor, appoint a receiver to take possession or charge of the Pagnises with	at once and without notice to the Mortgagor, or/to any party claiming
The name of a record owner is: IXNALD FOLLARD & HELLEN I P  And when all of the aforesaid covenants and agreements are performed, the Mortgage	CALARD (MARRIED TO EACH OTHER) se or its successors or assistes shall release said bremises to the party
entitled, on receiving his reasonable charge.	
Wittens the limit "TE" and you TE" of the Court and the Co	cember 1989 .
Please print or type name(s) below signature(s)	Vocaled Dallond
D D D	ONALD FORSARD (SEAL)
Please print or type name(s) below signature(s)	Alle Solfalle
below signature(s)	(SEAL)
ness 20th	ELEN J BOLLARD (HIS WIFE )
This Instrument was prepared by FORD MOTOR CREDIT COMPANY 10735	5 Cicero Cak Lewn, 11 60453 & Best
	AND ADDRESS!
CLO WILLIAM BE Branches additions may NOT be used	HAINOIS

## **UNOFFICIAL COPY**

COUNTY OF		55.		128
		- <b>J</b>		26
I,	JEANNINE BEST	•	, a Notary Public in and for said	County, i
State aforesaid, DO	HEREBY CERTIFY that	<del></del>	O & HELEN J POLLARD	
	1)	MARRIED TO EACH	OTHER)	
personally known to	me to be the same persons	whose name_s_are_	subscribed to the foregoing instru	ment, app
before me this day	in person and acknowledg	ged that <u>they</u> sig	med, scaled and delivered the sa	unteni bia
as their free	and voluntary act, for the use	es and purposes therei	n set forth, including the release an	d waiver
right of hom at a d.				
Given under a	n) hand and official scal thi	s <u>20th</u>	day ofDecember	, 1989
(Impress Seal Here)	OFFICIAL SEAL	<del></del> 1		
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Commission Expires	HT COMBILEY OF SUP. AUG. 15.199	<u> </u>	/	
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SECOND MORTGAGE	2 MARE TO	<b>(E0)</b>	Contion	

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