SECOND MORTGAGE FORM (Milhols)	OUM 2505 0 10 - 10 0 2 - 1
THIS INDENTURE, WITNESSETH, THAT CARCOS GO	IZACES.
1743 N (G1218 DUC	5000, <del>111</del>
(hereinafter called the Grantor), of the	DISA COUNTY of Stable
and State of for and in consideration of the in Twelve Thusand Four Hundred Fifty South	mol 20/100 Dollars
In hand paid, CONVEY AND WARRANT_ to MADIS	JEAR JACO TACO CA
of the CITY of Despine: County	and State of 11.307C
and to his successors in trust hereinafter named, for the purpose of se	
lowing described real estate, with the improvements thereon, including	it heating, air-conditioning, gas and plumbing apparatus and fixtures,
and everything appurtenant thereto, together with all rents, issues and of County of C	and State of Illinois, to wit:
1 m to in Block by This	Almos Doug Coule Chamber of the
the Southwest QUARTER IL +	The southwest the thing lancibel of the thing lancibel
36, Toursemp 40 North, Pange	13 COST OF PICTHING PRINCIPAL
Means pro , in cook wonth	Tellinois (commonly knows)
6.3 My No Kepsie Munave)	
LUT 20 10 Blow As in the SU	solvision of Blocks 1, 2, 3, and 1
in Jourson Carlo	the for the survivacion
guarries of the swithward	Question of Secress 300
Transition and the Morria	13, 8,000 of the Thanks
Estimate Mesting in E	The Course of the Course
Cenula 1 1 100000 60 1 12/1/2	La saistichtone Die
712 4 13-31-316-007	
Hereby releasing and waiving all rights under and by virtue of the ho in Taust, nevertheless, for the purpo e of securing performance of	the covenants and agreements herein.
WHYREAS, The Grantor	COST COST COST COST COST COST COST COST
justly indebted upon Hid	principal promissory notebearing even date herewith, payable
IH 84 MONTHLY INSTALLMENTS OF \$ 1483	ONTIC TATO IN LOCK
94	·
	RECORDING 12.00
	9708897600 DECK 12.00
	45074000 14:42
	70,
THE GRANTOR coverants and agrees as follows: (1) To pay and it notes provided, or according to any agreement extending time of paym	nt. (2) or ay prior to the first day of June in each year, all taxes
and assessments against said premises, and on demand to exhibit recei- rebuild or restore all buildings or improvements on said premises that i	av have been der co, ed or damaged; (4) that waste to said premises
<ul> <li>shall not be committed or suffered; (5) to keep all buildings now or at a grantee herein, who is hereby authorized to place such insurance in cor-</li> </ul>	
with loss clause attached payable first, to the first Trintee or Morigage which policies shall be left and remain with the said Morigagees or Tru	, and, second, to the frustee berein as their interests may appear,
brances, and the interest thereon, at the time or times when the same shall not the Event of Laiture so to insure, or pay taxes or assessment	ill become due and pas sol
grantee or the holder of said indebtedness, may produce such insurance	or pay such taxes or asses or entry or discharge or purchase any fax
lien or title affecting said premises or pay all prior incumbrances and to Grantor agrees to repay immediately without demand, and the same	
per annum shall be so much additional indebtedness secured hereby.  IN THE EVERY of a breach of any of the aforesald covenants or ag	
earned interest, shall, at the option of the legal holder thereof, without theteon from time of such breach at seven per cent per annum, shall be	
same as if all of said indebtedness had then matured by express terms.  It is Abarro by the Grantor that all expenses and disbursements	and or incurred in behalf of plaintiff in connection with the fore-
closure hereof—including reasonable attorney's fees, outlays for docume pleting abstract showing the whole title of said premises embracing	ntary evidence, stenographer's charges, cost of procuring or com-
expenses and dishursements, occasioned by any suit or proceeding wher such, may be a party, shall also be paid by the Grantor. All such expens	in the grantee or any holder of any part of the modelitedness, as 1
shall be taxed as costs and included in any decree that may be rendere	in such foreclosure proceedings; which proceeding, whether de-
cree of sale shall have been entered or not, shall not be dismissed, nor to the costs of suit, including attorney's fees have been paid. The Grant	r for the Cirantor and for the heirs, executors, administrators and
assigns of the Grantor waives all right to the possession of, and incoragrees that upon the filing of any complaint to foreclose this Trust Dec	
out notice to the Grantor, or to any party claiming under the Granto with power to collect the rents, issues and profits of the said premises.	Appoint a receiver to take possession or charge of said promises
IN THE EVENT of death or removal from said	
refusal or failure to set, then first successor in this trust; and if for any like cause said first successor i	of said County is hereby appointed to be
of Deeds of said County is hereby appointed to be second successor in	iis trust. And when all the aforesaid covenants and agreements are.
performed, the grantee or his successor in trust, shall release said premi	es to the party entitled, on receiving his reasonable charges.
Witness the hand_and seal_of the Grantor_this9.3	day of
Witness the hand_and seal_of the Grantor_this	tion pakas cahoulas
	2105 FOOT LONG (SEAL)
	(SEAL)
The state of	A 7
10	nu z

## **UNOFFICIAL COPY**

COUNTY OF COOK.	SS.
	ARCOL Govern 105.
State aloresaid, DO LENED I CENTIF I that	
personally known to me to be the same person, wi	nose name subscribed to the foregoing instrument,
and the second s	wledged that He signed, sealed and delivered the said
instrument as	the uses and purposes therein set forth, including the release and
waiver of the right of homestrad.	
Given under my hand and ne arial seal this	23 P.O. day of
"OPPICIAL EAL"  (Impress Bes Here) Denald Spenies.  Retary Public, State of Line  My Commission Expires 19/20/89  Commission Expires 19/20/89	Motary Public
	04
	of County Clork;
	0,
	40x
	·4
96	
်င္က လ်ဂ	Cortico Co
530 <u>0</u>	7,0
$\mathcal{S}$	
	· Co
	A 7 7 7
18-	NINK.
<b>6</b>	
MORT B	$\dot{\wp}$
St 12	
SECOND MORTGAGE  Trust Deed  Po	M.P.I. T.C.
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
	-