UNOFFICIAL COPY 3 5

THIS INDENTURE WITNESSETH THAT, James Pickett, a bachelor	. (abbyt¥tage) — (£evisee) —
(hereinafter called the "Mortgagor"), of	100 CA 100 March
4207 W. Carroll, Chicago, IL 60624 (No. and Street) (City) (State)	89307135
for valuable consideration the receipt of which is hereby acknowledged, CONVEY	a, at 7 113 संरक्ष रामध्यापा (अर्थ bias ain कि.
AND WARRANT to FORD MOTOR CREDIT COMPANY of 1305 Remington Rd. Suite J. Schaumburg, II 60173 (No. and Street) (City) (City) (State)	
(hereinafter called the "Mortgagee"), and to its successors and assigns the following described real estate, with the improvements thereon, including all healing, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurenant thereto, together with all	Above Space For Recorder's Use Only three contents of the con
rents, issues and profits of said premises, situated in the County of Cook	
and the property of the structure of the property of the prope	espetita) ta vättittos tidevitist – 1999–1996
LOTS 84 AND 25 IN THE RESUBDIVISION OF BLOC COMPANY'S SUBDIVISION OF THE SOUTH HALF OF NORTH, FRANGE 12 EAST OF THE THIRD PRINCIPAL COUNTY, ILLIND'S	SECTION 10, TOWNSHIP 39,
Q _A	Propriet States (1997)
Also Known As: 4207 W. Carroll, Chicago, IL 60624 (hereinafter called the "Premises") PIN#: 16-10-405-022 and 16-10-4 Hereby releasing and waiving all rights under and hereby releasing and a mortgage in favor of CO IN TRUST, nevertheless, for the purpose of securing and a mortgage in favor of CO IN TRUST, nevertheless, for the purpose of securing and of the covenants and WHEREAS. The Mortgagor is justly indebted to Mortgages in the amount of \$13,41 evidenced by a promissory note of even date herewith (her inafter called the "Noie").	mmunity Bank of Peoria (if none, so stute)
Loan is payable in 60 installments. First payment of \$1 remaining payments of \$340.00 each are dor on the same The final payment is due 7-11-1994.	day each succeeding month.
	89307135
COUNT	
THE MORTGAGOR covenants and agrees as follows: (1) To pay the Indebtedness, as extending time of payment; (2) to pay when due in each year, all laxes and assessments against the sixty days after destruction or damage to rebuild or restore all buildings or improvements on the to the Premises shall not be committed or suffered; (5) to keep all buildings now or at any ti Mortgagee herein, who is hereby authorized to place such insurance in companies acceptable attached payable first to the first trustee or mortgagee, and second, to the Trustee herein as their the said first mortgagee or trustee until the indebtedness is fully paid; (6) to pay all prior incumbra shall become due and payable. In THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbranc of the Note may procure such insurance, or pay such taxes or assessments, or discharge or paincumbrances and the interest thereon from time to time; and all money so paid, the Mortgagor	e Primiser, and on demand to exhibit receipts therefore; (3) within Pransissa I' at may have been destroyed or damaged; (4) that waste me on the Premises insured in companies to be selected by the to the hol art of the first mortgage indebtedness, with loss clause interests, may poear which policies shall be left and remain with inces, and the intrinet thereon, at the time or times when the same times or the interest, thereon when due, the Mortgagee or the holder to have any law lien of it le affecting the Premises or pay all prior to repay immediately y thous demand, and the same with interest.
thereon from the date of payment at the lesser of the rate specified in the Note or the maximum secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the whole of all carned interest, shall, at the option of the legal holder thereof, without notice, become imm	the Indebtedness evidencial by the Note, including principal and eductely due and payable, and with interest thereon from time of
such breach at the lesser of the rate specified in the Note or the maximum rate permitted by law both, the same as if all of the Indebiedness evidenced by the Note has then matured by each ALL EXPENDITURES and expenses thereinafter called the "Expenses") incurred by the homen of any suit for the foreclosure hereof after accrual of such right to foreclose, whether or no	r, shall be recoverable by loreclar are increal, or by suit at the or press terms. Marienne in connection with the urrour tions for the commence
bankruptcy proceedings, to which either Morigagee or Morigager shall be a party either as plaintiff Indebtedness hereby secured; or (c) preparations for the defense of any threatened suit or prowing the reasonable attorney's fees, appraiser's fees, outlays for documentary and expert evidence, sten estimated as to items to be expended after entry of a decree of foreclosure) of procuring all such abpolicies as the Morigagee may deem reasonable recovery 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 shall bincluded in any decree that may be rendered in such foreclosure proceedings, whether decree of Morigager may the Expenses shall be included in any decree that may be rendered in such foreclosure proceedings, whether decree of release hereof given, until all the Expenses have been paid. The Morigagor for the Morigager Morigagor waives all right to the possession of, and income from, the Premises pending such	i, claimant or defendant, by reason of this Second Mortgage or the ceeding which might affect the Premistor or the security hereof, eby and shall become immediately due and payable, with interest term "Expenses" as used berein shall include, without limitation, lographer's charges, publication costs and costs (which may be stracts of title, title searches and examinations and litle insurance or to evidence to bidders at any sale which may be had pursuant to e un additional lien upon the Premises, shall be taxed as costs and I sale shall have been entered or not, shall not be dismissed, nor and for the heirs, executors, administrators and assigns of the and for the heirs, executors, administrators and assigns of the
complaint to foreclose this Second Mortgage, the court in which such complaint is filed, may at 6 under the Mortgagor, appoint a receiver to take possession or charge of the Premises with at	nce and without notice to the Mortgagor, or to any party claiming
The name of a record owner is:	Its choosestite or usedges shall coloure said marries to the
And when all of the aforesaid covenants and agreements are performed, the Morigages of entitled, on receiving his reasonable charge.	The successors of assigns shall refease sate premises to the fatty
Witness the hand and seal of the Mortgagor this 5th day of Jul	1989
The state of the s	mer X chett 15EALI
Please print of type name(s)	mes Pickett
below signature(s)	(SIAL)
N	one
This instrument was prepared by L. FElski 1305 Remington Rd., Sui	

UNOFFICIAL COPY

I, Ronald M. Blaze	, a Notary Public in and for said County, in th
State aforesaid, DO HERBBY CERTIFY that	
personally known to me to be the same person whose na	meis_ subscribed to the foregoing instrument, appeared
Add and the specimen of the dwarf	he signed, scaled and delivered the said instrumen
as his free and voluntary act, for the uses and put right of home ace).	rposes therein set forth, including the release and waiver of the
Given under my hand and official seal this5t	th day of, 1989 .
(Impress Seal Here)	anna Con
	Molary Public
Commission Expires March 15, 1993	Ronald M. Blaze
and the second of the second o	
an ye e e a a a a	
. Case well of trape of the control	
	DEPT-01 RECORDING
AND TORRES	T\$222 TRAN 3349 07/06/89 11: \$7745 \$ B #-89-307: COOK COUNTY RECORDER
	2
	4,
	'S
	-89-307135
	124/1011
	1 > 0 MARÍO
	S E S E
¥GE	PRED RED L 601
SECOND MORTGAGE TO	Mail to the pared by FORD MOTOR CREDIT CO. 1305 REMINGTON ROAD SUITE J SCHAUMBURG, IL 80173
Ω Ω Ω	ABUS ABUS
Z	FORD M 1305 REM SUITE J
	S OFFI
8	