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Sp

SECONO MORTGAGE (ILLINOIS)

<i>d</i> '	
THIS INDENTURE WITNESSETH THAT, Louis Presta and	
Jeanine Presta (MARRIED TO EACH OFTER)	
(hereinafter called the "Mortgagor"), of	
4945 W 137th St Crestwood Il 60445	000
(No und Street) (City) (State)	DEPT-01 RECORDING 900991213.25
for valuable consideration the receipt of which is hereby acknowledged, CONVEY	T#4444 TRAN 3285 03/06/90 07:45:00
AND WARRANT to FORD MOTOR CREDIT COMPANY of	#5505 # D *-90-099120
10735 S Cicero Oak Lawn I1 60453 (No. and Street) (City) (State)	COOK COUNTY RECORDER
(No. and Street) (City) (State)	
(hereinafter called the "Mortgagee"), and to its successors and assigns the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appartonant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County ofCook	and State of Illinois, to wit-
	The second secon
LOT 24 IN SCHUMACHER GNAEDINGER AND CUMPANY'S	S WARREN FARK ADDITION IN THE
NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 39 NORT	TH, RANGE 13, EAST OF THE THIRD
FRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS	
Property commonly known as 1433 S 57th Av Cicero Il 6	0650
PIN# 16-20-222-017	Later in the same
of Contract	P M Janister E
	NOTE AND LESS AND
(hereinafter called the "Premises")	and the proposition of the property of the pro
Hereby releasing and waiving all rights under and 5, vilue of the homestead exemption laws	of the State of Illinois.
Subject to the lien of ad valorem taxes for the current tax year and a mortgage in favor of	(if none, so state).
IN TRUST, nevertheless, for the purpose of security performance of the covenants and	agreements herein.
WHEREAS. The Mortgagor is justly indebted to Mortgage e in the amount of \$43546. evidenced by a promissory note of even date herewith (herein ifter, called the "Note").	Dollars (hereinalter carled the "Indebtedness") as
Loan is payable in 180 installments. First paymen	nt of \$606.50
is due 04-01-90 179 remaining payments of \$606.5	0 each are due
on the same day each succeeding month. The final	payment is due
	90099120
4	
90039120	
300002	
THE MORIGAGOR covenants and agrees as follows: (1) To pay the Indebtedness, as I extending time of payment; (2) to pay when due in each year, all taxes and assessments against the	· Premise . *** d on demand to exhibit receibls Incretore: 131 Willia
and the state of the distance of demonstrate about the engine of buildings of improvements on the	Premises his may have been desiroyed of Dambaco: (4) that wille
string days after destriction of uninage to reconduct the content and all buildings now or at any tight to the Premises shall not be committed or suffered; (5) to keep all buildings now or at any tight to the premise the companies acceptable to place such insurance in companies acceptable to	to the holder of the first mortgage indeptedness, with ioss clause
are what amounts free to the first true or or mortgages, and second to the Trustee before as their	r interests may you car which bodicies shall be left and female with
attached payable first one first state of indestedness is fully paid; (6) to pay all prior incumbra shall become due and payable.	
shart become due and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbran of the Note may procure such insurance, or pay such taxes or assessments, or discharge or put	nces or the interest ther lon when due, the Mortgagee or the holder rehase any tax lien or title late, ting the Premises or pay all prior
in marketing and the interest thereon from time to time; and all money to paid the Morigagor	r agrees to repay iminegial HV williguil demand, and the same with
interest thereon from the date of payment at the lesser of the rate specified in the Note or the max	timum rate permitted by lavisning 5 so much additional indenien-
IN THE EVENT of a broad of any of the aforesaid covenants of agreements. The whole of	the Indebtedness evidenced by the Note, including principal and
all earned interest, shall, at the option of the legal holder thereof, without notice, become imm such breach at the lesser of the rate specified in the Note or the maximum rate permitted by law	v. than be recoverable by infectional thirteon, or by suit at law, or
both, the same as if all of the Indebtedness evidenced by the Note has then matured by ex	press terms.

ALL EXPENDITURES and expenses thereinafter called the "Expenses", incurred by the Mortgagee in connection with (a) preparation for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose, whether or not actually commenced; (b) any proceeding, including probate and bankruptcy proceedings, to which either Mortgagee or Mortgages (shall be a party either as planniff, claimant or defendant, by reason of this Second Mortgage or the Indebtedness hereby secured; or (c) preparations for the defense of any threatened suit or proceeding which might affect the Premises or the security hereof, 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. The term "Expenses" as used herein shall include, without limitation, reasonable attorney's fees, appraiser's fees, outlays for documentity and expert evidence, stenographer's charges, publication costs and costs (which may be estimated as to terms to be expended after entry of a decree of forect batter of procuring all such abstracts of title, title searches and examinations and tile insurance policies as the Mortgagee may deem reasonably necessary either to proceedings, whether decree to bidders at any sale which may be had pursuant to decree the true condition of the title to or the value of the Premises. All the Expenses shall be an additional lien upon the Premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings, whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, unit all the Expenses have been paid. The Mortgagor for the Mortgagor and for the heirs, executors, administrators and assignis of the Mortgagor waives all right to the possession of, and income from, the Premises pending such foreclosure proceedings, and agrees that upon the f

The name of a record dwarer is. And when all of the adoptional covenants and agreements are perfentiled, on receiving his Yangamble charge.	formed, the Mortgagee or its successors or assigns shall release s	aid premises to the party
Witness the hand 5 and seal 8 of the Mortgagor this 1	st day of March 19 90	
	Tour Presta	(SEAL)
Please print or type name(s) below signature(s)	Dearine Presta	(SEAL)
Houd Makey Gradit Co	Jeanine Presta (HIS WIFE)	1 minutes

This instrument was prepared by Ford Motor Credit Co 10735 S Cicero Oak Lawn II 60453 (NAME AND ADDRESS)

ILLINOIS SECOND MORTGAGE

UNOFFICIAL COPY

SINIE OF	ILLINOIS				
COUNTY OF	СООК	ss .			
1,	Jeannine Best		, a Notary	Public in and fo	or said County, in
State aloresaid, D	O HEREBY CERTIFY that	Louis Presta	and Jeani	ne Presta	
		(MARRIED TO E	ACH OTHER)		
	to me to be the same person.				
	ay in person and acknowle				
	ve and voluntary act, for the t	uses and purposes there	ein set forth, i	ncluding the rel	ease and waiver of
right of homester		1e+		March	.a 90
Given under	my hand and official seal t	his ISC	day of _	March	. 19 _ 90
(Impress Seal Hor	*) ZANGGE BEST			Vanore	u Bis
Commission Expir	MY COLORESTO TO. AME.	18.1993		Notary Public	
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Park Control		0,			
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PIRST ON STEAMORTGAGE	ТО				OWLUMN LINCK BARS NB - 489 - 482 - 482 - 483 - 484 - 485 - 484 - 485 - 484 - 485 - 4