. /	
	This Second Mortgage, made this 11th Thy of September 19.873 between Mortgagor.
	Sandra L. Duntz, divorced and not since remarried
化分	
NOTE IDENTIFIED	("Borrower"), and Mortgagee, Continental Illinois National Bank and Trust Company of Chicago, a national banking association whose
	address is 231 South LaSalle Street, Chicago, Illinois 60693 ("Lender").
	Borrower is indebted to Lender in the principal sum of twenty thousand one hundred seven dollars & no/100**
	Dollars (20, 107, 00) which is evidenced by Borrower's Note bearing the same date as this Mortgage (the "Note") payable with interest at
	the rate stated in the Note to the order of Lender in monthly installments with the balance due, if not sooner paid, on Sept. 15, 19 97.
	To secure to Lender the repayment of the Note with interest, the payment of all other sums, with interest, advanced in order to protect the security of this Mortgage, and the performance of all other agreements of the Borrower contained in the Note and this Mortgage, Borrower does hereby mortgage, grant and convey to Lender the following described property located in the County of Look. State of Illinois.  Lot Eight (8) in Barry's Addition to South Holland, being a Subdivision of Part of
	the West Walf (1/2) of the Northeast Quarter (1/4) of Section 23, Township 36 North,
	Range 14, East of the Third Principal Meridian, according to Plat thereof
	Registered to the Office of the Registrar of Titles of Cook County, Illinois,
9	on December 3, 1973, as Document number 2730189
) <b>, ez</b>	on becomber of an of
	commonly known as 16531 Kenwood, South Holland, Illinois PIN#29-23-205-025
	Together with the buildings, improvements, east men's and appurtenances on the real property and together with all Borrower's rights, titled and interest in the streets next to the real property to their center lines, and together with all fixtures and articles of personal property, other than household furniture and other furniture, and to get ler with all condemnation awards made for any taking by a governmental agency of the whole or any part of any of the property described.
	This property is unencumbered except for that certain Mort gage dated
1	(Firet Mortonge) as Mortongee (First

During the term of this Mortgage, Borrower agrees to the following:

(Mortgagee).

- ( Borrower shall promptly pay when due the principal of and interest on the indebtedness of deced by the Note, late charges, if any, as provided in the Note, all other sums secured by this Mortgage and the indebtedness secured by the First Mortgage.
- 2. All taxes, assessments, liens and encumbrances of all kinds in connection with this property, but ne paid grouptly when due and it not so paid. Lender shall have the option of paying the same, adding the costs to the debt secured by this Mortgage, the added amount drawing in viest at the same rate as provided under the Note.
- Borrower agrees to keep the above described property insured against damage by fire and all hazar. Sinsur d by the usual policies required to protect lenders testended coverage) in amounts and with a company acceptable to Lender. The insurance policy stall include a stand in 15 to tragage clause, protecting Lender as Jumor Mortgages. If not so insured, Lender shall have the option of purchasing hat shall not be required to purchase such extentions of everage on behalf of Borrower, and adding the cost to the debt secured by this Mortgage with the additional amount accruing interest at the rate stated in the Note. If tention of excess any insurance proceeds, Lender need not pay Borrower interest on such money and can use the money (a) to reduce florrower's obligation under the Note, or (b)? Morrower such portion of the proceeds as Lender in as sole discretion chooses to pay for repairs or such other purpose as Lender may direct.
- 4 Borrower will keep all improvements on the praperty in good order and repair and will not commit or suffer any waite of the premises and will not termove any of the improvements from the premises. Lender may inspect the premises after providing reasonable notice to Borrower, and ... ay enter the premises to make repairs and the amount advanced by Lender shall be added to the debt secured by this Mortgage and shall accross interest at the rule stated in the one.
- 5. Borrower hereby assigns to Lender all leaves, rentals and the income from the premises during the term of the Mortgage.
- 6. During the term of this Mortgage, any additions or improvements to the premises shall also be covered by this Mortgage.
- 7. If all or any part of the property or an interest therein (including without limitation the beneficial interest in an Illinois Land Trust holding has to the property) is sold or transferred by florrower without Lender's prior written consent excluding (a) the creation of a few or encumbrance subordanate to this. I for ever, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint termach of (d) the grant of any leasehold interest of three years or less not containing an option to purchase. Lender may, at Lender's option, declare all the sums secured by this Mottage to be immediately the and payable.

tensedual interest of three years of the state of the containing an opinion to parameter between any sums and payable.

Upon Borrower's breach of any agreement contained in this Mortgage or the First Mortgage, including the promise to pay when due any sums secured by this Mortgage of by the First Mortgage, Lender may, in accordance with applicable have demand immediate payment of all sums secured by this Mortgage without further demand and may foreclose (this Mortgage by pullicul) proceeding. Lender shall be entitled to collect in this proceeding all expenses at furcelosure, including but not limited to, reasonable attorney's less and costs of documentary evidence, stenographer's less, abstracts, title reports and talle insurance. Any such sum shall be secured by this Mortgage and included in the decree of toreclosure and will graw interest at the same rate as the Note.

- 8. The lieu of this Mortgage is and it all trates shall remain Junior and subordinate to the First Mortgage and the rights of the First Mortgage. In the event Borrower's performance of primises under this Mortgage, would constitute a default under the First Mortgage, such complaince will be excused but only to the extent necessary to avoid such default under the First Mortgage. The lieu of this Mortgage and the indebtedness secured by this Mortgage shall not merge with the First Mortgage and the indebtedness secured by it even though the First because person as the First Mortgagee.
- 9. Horrower hereby waives and releases all rights under and by virtue of the homestead exemption laws of the State of filmors

18	WITNESS	WHEREOF.	Harrawer	has executed	Ihi5	Mortgage
----	---------	----------	----------	--------------	------	----------

Sandra L. Duntz Horrower

This instrument prepared by: Felipa Ortiz

COUNTY OF

## NOFFICIAL

	a notary public in and for said County and State, do hereby certify that							
	foregoing instrument, appears before me this day in person, acknowledged that (he/she/they) signed and delivered the said instrument as (his/her/their) free and voluntary act, for the uses and purposes therein set forth.							
•	Given under my hand and official seal this 14th of September 1987							
	Notary Public							
D	Notary Public  My Commission Expires Juna 14, 1998  My Commission Expires:	•						
90								
	O <sub>f</sub>							
	TC							
	TÓ							
i	E C							
	臣							
	RETGAGE  SET GAGE  SET GAG							
	RDIN ROIN BENEAU							
	RECOIL RE	D.						
82	SA THINGS OF THE PARTY OF THE P	ीं स्था						
Document No. 3650882	SECOND MORTGA  SECOND MORTGA  AFTER RECORDING  OF THE STREET RECORDING  OF THE STREET RECORDING  OF THE STREET RECORDING  OF THE STREET RECORDING  SECULO STREET RECORDING  Continental Illinois National Bank  SECULO SALIDA  Continental Illinois National Ecut  On Trust Company of Shipsey in  Electron Of Trust Company in	LDG						
365	AF AFF STEEL	23.2						
Doc	SE S							

3650882 Stantamon (1)