

2m/ 1264	
Volativer Propo	
day of January , 19 76	A second s
husband and WILE	
And Thousand and No/100ths	
lars, to him paid by said morigagee, does later, p tors, administrators and assigns, that certain real prop- tors, bounded and described as follows, to-wit:	
Addition, a/k/a 110 Nevada Street,	
DESCRIPTION ON REVERSE SIDE) d appurtenances thereunto belonging or in anywise appertaining, issues and profits therefrom, and any and all fixtures upon said e during the term of this mortgage. s unto the saud moustages, his heirs, executors, administrators and	
romissory note, described as follows:	
y and Dorothy A. Sudbary,	
th, in the principal unsur- ber annum, payable on or before	
shove described note and this mortgage are: 1 purposes (see Important Notice below); for fusions or commercial purposes other shan agricultural purposes. utors, administrators and assigns, that he is lawfully seized in ter simple of said utors, administrators and assigns, that he is lawfully seized in ter simple of said	
utors, administrators and assigns, mus in a	
pay and note, principal and increat according to the terms thereof, that while because of every pature which may be levied or assessed against suit projects.	
the same may become delinquent: that he will promisely that he will keep the the same may become delinquent: that he will promisely that he will keep the any part thereof superior to the len of this mortfage; that he will keep the any part thereof superior to the len of this mortfage; that he will keep the any part thereof superior to the len of this mortfage; that he will keep the any part thereof superior to be or damage by fire, with extended coverage.	
avor of the in a company or companies acceptance to the insurance on said as his interest may appear and will deliver all policies of insurance on sailer	
as a mortfage to secure the performance of all of said constant of an ortfage to secure the performance of all of said constant performance of all of said prem- en, or if performings of any kind be taken to foreclose on any lien on said prem- ent, or if performings of any kind be taken to foreclose on any lien on said prem-	
safor shall fail to pay any taken be added to and become a part of the and any payment with matches the shall be added to and become a part for breach of without which arising to the mortgage for breach of any which the ball safet and the ba	
instituted to inderest and such further sum as the trial could be in the costs and disbursements and such further entered therein mortfagur further to be secured by the	
to collect the rents and profits arising out of said monthers and expenses attending	
under this mortgage, hist deputching in pro- rigages may be more than one person; that if the context so requires, the singular minine and the neuter, and that generally all grammatical changes shall be made, tions and to individuals.	
reunto set his hand the day, and year first above written.	
ten attahout	
Jerry A. Half abil	
William Rossworn December 19 75	
voluntary act and deed.	
he undersigned, a Notary Public in and for	
and low lss.	
t the within instru-	
for record on the	
UIDY ANN KLEINERT	
PRINCIPAL OFFICE IN	
ORANGE COUNTY Ses of said County. MY COMMISSION EXPIRES JUNE 3, 1977 hand and seal of hand and hand seal of hand and hand seal of hand and seal of hand and hand seal of hand and hand seal of hand hand hand hand hand hand hand hand	
ATH; ss.	
was received and filed for record on the <u>27th</u> day of	
vas received and mild for very recorded in Vol <u>M76</u> , o'clock <u>A.M.</u> , and duly recorded in Vol <u>M76</u> ,	
WM. D. MILNE, County Clerk	

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S. Barte