## 

THIS INDENTURE WITNESSETH THAT DONALD T COLOMAT ROSIO L COLOMAN his wife as joint	tonanta "	##5391 ##COlco186 ##5391 ##COlco186	\$11.25
704 N Lotus (hereinafier called the "Mortagen") of Chicago IL. 80644	) <del></del>	160400 H \$4	16 15 97 90
(No. and Street) (City)	(\$15(0)		
for valuable consideration the receipt of which is hereby schnowledged, CON	VBY		
AND WARRANT TO PORD MOTOR CHEDIT COMPANY EL - 601	<del>(14</del>		
(No. and Street) (City)	(\$1416)		
(hereinafter called the "Mortgagee"), and to its successors and assigns the fullow real estate, with the improvements thereon, including all heating, air-condition	line are and	Above Space for Recorder's Use Onig	y
plumbing appendius and fixtures, and everything appurienant thereto, tuesdents, issues and orofits of said promises, situated in the County of	OK with all	tate of illingis, to wit:	
Lot 6 and the East 7 Feet of Lot 5, Subdivision of Lots 15,16,17, 18 and Subdivision of Block 9 in Morton's	d 19 in Barnar Subdivision of	d and Lull's	i
of the Northwest 1/4 of Section 11, of the Third Principal Meridian in	Cook County, I	lorth, Range 13, E. Llinois.	as t
Permanent Parcel # 16-11-125-022 R Also Known as 3614 W Franklin Chicae (harmanur caneu ine rienniss)	go 11.60644		
liereby releasing and welving all rights under and by wirtue of the homestead er Subject to the lien of ad valorem taxes for the culture, tex year and a mortgage in			
. IN TRUST, nevertheless, for the purpose or securing performance of the			óne, so elele).
WHEREAS. The Mortgagor is justly indebted to Mortgagor in the amount of evidenced by a promissory note of even date herewith (I preinufler salled the "N	r 25913.93	Dollars (hereinsfler called the "Ind	abledness" as
Loan is payable in 180 (patallmen	nts. First pay	ment of 490.00	
is due 5-29-86. 179 remaining pay on the same day each succeeding r	yments of 490.	00 each aro duo	
4-29-01.	month. The fi	uar bahmout re dre	•
		Since of the state	<b>8</b>
	),	A	
	4	STORY OF THE PROPERTY OF THE P	3
	'//x,	(C)	27
THE MORTGAGOR covenants and agrees as follows: (1) To pay the Indi	bladness is harnis and in i	negulied by according to an	<b>.</b>
extending time of payment; (2) to pay when due in each year, all taxes and assessme sixty days after destruction or damage to rebuild or restore all buildings or improve to the Promises shall not be committed or suffered; (5) to keep all buildings no Mortgages herein, who is hereby authorized to place such insurance in compani attached payable first to the first trustee or mortgages, and second, to the Trustee the said first mortgages or trustee until the indebtedness is fully paid; (6) to pay all pashs hereby and payable first and payable first mortgages.	ints against the Promise, and iments on the Promise, that now or at any time on the Press of the Policy of the profile of the policy of the profile of the p	on demand to exhibit receipts therefo may have been destroyed or demaged; t missa intured in companies to be sel f the first mortgage indebtedness, wij	rs; (3) within (4) that wasts lected by the h loss clause
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the or	inclumbrances or the inte	a crift from what dies the Mississian	or the holder
thereon from the date of payment at the lesser of the rate specified in the Note or secured hereby.	scharge of purchase any (ax he Mor(gagor to repay immed the maximum rate parmitted	(or or title affecting the Premises or field), without demand, and the same I by '= » shall be so much additional (	pay all prior with interest indebtedness
IN Titl: EVENT of a breach of any of the aforesaid covenants or agreements all carned interest, shell, at the option of the legal holder thereof, without notice, such breach at the lesser of the rate specified in the Note or the maximum rate pe both, the same as if all of the Indebtedness evidenced by the Note has then n	, become immediately due an imitted by law, shall be corre	ut savabla and w 's interest thereon	fra m times al
AUL EAPENDITUKES and expenses (hereinalier called the "Expenses") incoment of any suit for the foreclosure hereof after account of such mahr in foreclose	furred by the Mortgages in co whether or not actually come	nancad (heany new and an industina	merchain and
ounartifies proceedings, to which either morigages of minigagor shall be a party sil Indobtedness beroby secured, or (c) preparations for the defense of any threaten	ther no plaintiff, claimant or di ed and or orocoethou which	elendant, by reason of this Second Mo	offgage of the
whether or not actually commenced shall become so much additional indebtednes thereon, at the lasser of the rate specified in the Note or the maximum rate permitte	is socured hereby and shall b ad by law. The term "Fanence	scome immediately due and payable ,; s" as used berein shall include withou	with interest
reasonable altornay's lees, appraiser's lees, butlays for dictimentary and expenses internable decree of foreclosure) of ninecur	evidence, slenographer's cha invallanch abstracts of title 1	tiges, publication costs and costs (wi	high may be
ponetes as the Morigagee may deem feasonably nocessary either to prosecute a suit ( such decree the ifue condition of the title to or the value of the Premises. At the Lie	of foreclosure or to evidence (	a bidders at any sale which may be had	i puisuant lo
included in any decree that may be rendered in such foreclisure proceedings, while the foreign and in the Mortgager for a Mortgager such and the foreign and in the foreign and the foreign an			signate (he C)
Mortgagor waives all right to the possession of, and income from, the Premises complaint to foreclose this Second Mortgage, the cours in which such complaint is under the Mortgagor, appoint a receiver to take possession or charge of the Pre	filed, may at once and without	it notice to the Mortgagor, or to any pa	rty cleaning
The name of a record owner is: Donald t Coleman an			Prioritimes.
And when all of the aforesaid covenants and agreements are performed, the shilled, on receiving his reasonable charge.			
Wilness the hand and seal of the Mortgagor this 25t hay	ofApril	. 86 سيد.	<u>~</u> 1
	(nu. 1.12	: 66.	
No. 1 miles and 1	Donald T	Coleian	(SEAL)
Please print or type name(s) pelow signature(s)	Paris	E. C. P.	
	ROSIO L	coleman	(SEAL)
h Bahama 1275 hand	ngton Bd Cab		<del></del>
This instrument was prepared by D. Boberg 1375 Remi	INAME AND ADDRESS.	numburg Il. 60195	
• .	•		

## UNOFFICIAL COPY

mark the Thirt	01101110	I/ (L OOI I)
STATE OF	DuPage	
COUNTY OF	DuPage	<b>14</b> ,
I,R	onald M Blaze	, a Notary Public in and for said County, in
State aforesaid, I	OO HEREBY CERTIFY that as joints tent	Donald T Coleman and Rosie L Colemants
personally known	to me to be the same person S whose	name_8_GIO subscribed to the foregoing instrument, appe
		ist <u>their</u> signed, scaled and delivered the said instru
as they	ree and voluntary act, for the uses and	purposes therein set forth, including the release and waiver o
right of homes a		
	0.	25th day of April , 1986 .
(impress Seel He	ire)	Car Om Blan
	O /8/89	Notary Poblic
Commission Expi	rox	
	04	
	** ***********************************	OUNT O
		4/2
		9
		C
		On,
		2,
	,	
<b>A</b>		
80	•	10 mg
8		(\fr\d)
889	1 1 1	
89		<b>≥</b> ±
TGA		
AOR	2	# 2 E
ê l		
SECOND MORTGAGE		MML 70. For Hoter Crois Company 1375 Remington Rd., Suite () Schaumburg, 11. 60195
8		198

COMPLEASE