UNOFFICIAL₂COP 65257886 SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

THIS INDENTURE WITNESSETH, That James K. Lis	ton
McVicker (herematter called the Grantor), of 6031 So	uth
for and in consideration of the sum of Four Thousand Ei	Linois (State) ght
Hundred Seventy Three and 56/100 in hand paid CONVEY AND WARRANT to Ford City Bank and Trust Co.	———Dollars
7601 South Cicero Chicago, Illin	
(Ko. and Street) as Trustee, and to his successors in trust hereinafter named, the following d estate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything appurtenant thereto, log rents, issues and profit of said premises, situated in the County of Coc	ning, gas and Above Space For Recorder's Use Only ether with all
Lot 30 in Elock 1 in Central Addit of the East 3 of the South West $\frac{1}{4}$ Range 13. East of the Third Princillinois.	of Section 17. Township 38 North
Hereby releasing and waiving all rights at dec and by virtue of the homester	. 14
IN TRUST, nevertheless, for the purpose of securing performance of the WHEREAS. The Grantor is justly indebted (por principal pre	covenants and agreements herein.
In 12 consecutive monthly installm Commencing July 10, 1986 and Matur	ing June 10, 1987
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	- ATGAGIE
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted	lness w'th hinterest thereard as berein and in said note or notes provided
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted or according to any agreement extending time of payment; (2) to pay wher demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged, (4) that waste to said printy time on said premises insured in companies to be selected by the grant acceptable to the holder of the first mortgage indebtedness, with loss clause Trustee herein as their interests may appear, which policies shall be left about (6) to pay all prior incumbrances, and the interest thereon, at the time IN THE EVENT of failure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes or emises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from the date of pay indebtedness secured hereby.	i due in er ch var, all taxes the assessments against said premises, and on nor damagrite, ebuild or solore all buildings or improvements on said emises shall no be compained or suffered; (5) to keep all buildings now or at echerein, who is the authorized to place such insurance in companies attached payable sease or the first Trustee or Mortgagee, and second, to the Jiremain with the gird stort agee or Trustee until the indebtedness is fully or times who by a said shall become due and payable, or the prior in tumprances of the attent thereon when due, the grantee or the or ages and of a discharge or purchase any tax hen or title affecting said.
without demand, and the same with interest thereon from the date of paying block the second demand.	mental 14.45 per cert prannum shall be so much additional
INTHE EVENT of a breach of any of the aforesaid covenants or agreement shall, at the option of the legal holder thereof, without notice, become a great at the option of the legal holder thereof, without notice, become a great out at the option of the legal holder thereof with the foreign of the legal holder.	the whole of said indebtedness, including principal and all earned interest, diately due and payable, and with interest it ereon from time of such breach thereof, or by suit at law, or both, the same as if all of said indebtedness had
hen matured by express terms.	
whole title of said premises embracing to reclosure deer to shall be paid by ant or proceeding wherein the grantee or any hold to say part of said indeb	the Grantor; and the like expenses and disbursem, no occasioned by any techness, as such, may be a party, shall also be paid by the Grantor. All such
expenses and disbursements shall be an addition in the upon said premises, uch foreclosure proceedings; which proceeding, whether decree of sale shall intif all such expenses and disbursements. The fue costs of suit, including afte	shall be taxed as costs and included in any decree that my, be rendered in thave been entered or not, shall not be dismissed, nor re case hereof given tring's fees, have been paid. The Grantor for the Grantocon, it is rithe beirs.
IT IS AGIGHED by the Crantor that all expelies and distingtion in space of including reasonable attorney's fees, outlays for documentary evidence, shall be paid by air or proceeding wherein the grantee or any hold or skey part of said indebeckpenses and disbursements shall be an additionable upon said premises, such foreclosure proceedings; which proceeding, bether decree of sale shall mill all such expenses and disbursements, as the costs of suit, including attractions, administrators and assigns of the strantor waives all right to the proceedings, and agrees that upon the dim of any complaint to foreclose the without notice to the Grantor, or to the party claiming under the Grantor, application, as the contest of the Grantor, or to the party claiming under the Grantor, appointed the rents, issues and profits to the said premises.	possession of, and income from, said premises pending such, oreclosure is Trust Deed, the court in which such complaint is filed, may at once and point a receiver to take possession or charge of said premises with power to
The name of a record owner James K. Li	- G CO11
Ford City Bank and Trust Co. Indit for any like cause said first successor fail or refuse to act, the person	said Country is hereby appointed to be first successor in this trust;
ppointed to be second successor in this trust. And when all of the aforesaid rust, shall release said premises to the party entitled, on receiving his reason. This trust deed is subject to	covenants and agreements are performed, the grantee or his successor in
Witness the hand and seal of the Grantor this day of	June 1986
	James Kolentan (SEAL)
lease print or type name(s) clow signature(s)	James K. Liston
ener againmetty	(SEAL)
his instrument was prepared by Michael Lahti 760	1 S. Cicero Chicago, IL 60652

UNOFFICIAL COPY

STATE OF Illinois	1		
Cook	ss.		
COUNTY OF) .		
, Margaret M. McCue			
1,		, a Notary Public in and f	or said County, in th
State aforesaid, DO HEREBY CERTIF	Y that James K.	Liston	
		•	
		ie	
personally known to me to be the same			
appeared belove me this day in person	on and acknowledged th	at he signed, scaled a	nd delivered the sai
instrument as free and volu	intary act, for the uses an	l purposes therein set forth, in	cluding the release and
		• •	
waiver of the right of nonestead.	3rd	Tuna	96
Given under my hand and official s	eal this	day of June	, ₁₉ 86
			,
(Impress Seal Here)	•	Masgaret M Mi Nutary Public	Aug.
	\bigcap	Nutary Public	
Commission Expires NOTARY PUBLIC STATE OF THE PROPERTY OF THE	TAIL OF THINOIS	•	
MY COMMISSION	OIS NO AP SSOC,		
	OIS NO AP, ASSOC,		
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24 JUN 86 12: 03

BOX No.

86-257886

SECOND MORTGAGE Trust Deed

James K. Liston

Ford City Bank and Trust Co. 5

Chicago, IL 60638-432 6031 S. McVicker

Ford City Bank and Trust Co. 7601 S. Cicero Chicago, IL 60652-1090 MAIL TO:

ATTN: Carole Mitchell

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