88305725

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchanfability or litness for a particular purpose.	
THIS INDENTURE WITNESSETH, ThatGeorge_S. Collins andJacqueline_R. Collins, his wife	88305725
(hereinafter called the Grantor), of 5246 Riverside Dr., Richton Park (Ca) (State)	303725
for and in consideration of the sum of	The second second
in hand paid, CONVEY AND WARRANT toBeverly	19
Bank Matteson, an Illinois Banking Corporation, of Rt. 30 & Kostner Av., Matteson, Il. (State)	Dame -
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, nir-conditioning, gas and plumbing apparatus and fixtures, and everything appartenant thereto, together with all	Above Space For Recorder's Use Only
rents, issues and profits of said premises, situated in the County of Cook Lot 259 In Burnsides Lakewood Manor, Unit No. 7,a	and State of Illinois, to-wit:
1/4 and part or the Northwest 1/4 of Section 33, To the Third Price Cal Meridian in Cook County, 11. Pil	ownship 35 North Range 13, East of N# 31-33-101-021
CKA: 5246 Riverside Dr. Richton Park, 11. Hereby releasing and waiving all lights under and by virtue of the homestead exemptio	n laws of the State of Illinois.
Permanent Real listate Index Number(2): 31-33-101-021	
Address(es) of premises: 5246 Riverside Drive, Richton Park	
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and WHEREAS. The Grantor is justly indebted uson, 10,000 policipal promissory note in 60 months of principal and interest to mature of	ngreements herein. bearing even date herewith, physible 7-5-93
This Trust Deed covers all renawals, conversions, on note mentioned above.	or extensions of the promissory
COOK COUNTY, ILLINOIS FILED FOR RECORD	,
1988 JUL 12 PM 2: 58 8 3 0 5 7 2	25
	CAR
THE GRANTOR covenants and agrees as follows: (1) To pay said indelinedness, and the	interest thereon, as to ain and in said note or notes provided.
THE CRANTOR covenants and agrees as follows: (1) To pay said indebtedness, are a the or according to any agreement extending time of payment; (2) to pay when due to said permises that may have been destroyed or damaged; (4) that waste to said premises shaif any time on said premises insured in companies to be selected by the grantee herein, which policies shall be left and remain with paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior been premises or pay all prior incumbrances and the interest thereon in the term or times when premises or pay all prior incumbrances and the interest thereon from time to thus premises or pay all prior incumbrances and the interest thereon from time to thus and prior the paid of the payment, and the same with interest thereon from time to thus and without demand, and the same with interest thereon from the other of payment.	year, all taxes and accessments against said premises, and one of rehalfed or related; all halldings or improvements on said at be committed by suffered; (5) to keep all halldings now or at a beareby and orized to place such insurance in companies, and firm of the fast Trustee or Martagage, and second, to the the after the fast Trustee until the indebtedness is tully a the who said become due and payable. The fast of the fast thereon when due, the grantee or the issur disclar, on purchase any tax lien or title affecting said
Militardi efficienti titte utite utite anne and manage in trans me anne in Indiana.	1),50 per cen' per annum shall be so much additional
indebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreements the shabe of shall, at the option of the legal holder thereof, without notice, become impediately due an at	said indebtedness, t ichiding principal and all carned interest, diphyable, and with interest thereon from time of such breach suit at law, or both, the same of fall of said indebtedness had
then matured by express terms. IT IS ACIREM by the Grantor that all expenses and disbursements paid or incurred in bincluding reasonable attorney's fees, outlays for documentary originic, stemagrapher's ewhole title of said premises embracing foreclosure decree—shelp be paid by the Crantor;	chall of plaintiff in connection what the foreclosure hereof— harges, cost of procuring or completion abstract showing the and the like expenses and disburser and, oversioned by any
IT IS ACIGERA by the Grantor that all expenses and disbursements paid or incurred in biacloding reasonable attorney's tees, outlays for documentary originese, stenographer's ewhole title of said premises embracing forecovare decree — sharbe paid by the Grantor suit or proceeding wherein the grantee or any holder of any hart of said indebtedness, as su expenses and disbursements shall be an additional licrappent said premises, shall be taxed such foreclosure proceedings; which proceeding, yillifur decree of saie shall have been er until all such expenses and disbursements, and if to tay of said, including autorney's fees, be executors, administrators and assigns of the grantor waives all right to the possession of proceedings, and agrees that upon the filing of any complaint to foreclose this Trust Decretion and the tents, issues and profits of the standard under the Grantor, appoint a received life that the passes and profits of the standard premises. The name of a record owner is: George S. Collins and J.	th, may be a party, shall also de place to the formal of the fast costs and inchaled in any decree the to be rendered in a tered or not, shall not be dismissed, at recease hereof given, and been paid. The Grantor for the Girant of a d for the heirs, f, and income from, said premises penallog such forcelosure f, the court in which such complaint is filed, may at once and ser to take possession or charge of said premises with power to
collect the rents, issues and profits of the sald premises. The name of a record owner is: George S. Collins and J. Extra Gives To the death-of removal from said. Cook. County of	acqueline R. Collins, his wife
The name of a record owner is: INTHE EVENT of the death of removal from said Cook County of Chicago Title & Drust Company of said and if for any like cause softbuts successor fail or refuse to act, the person who shall the appointed to be secural successor in this trust. And when all of the aforesaid covenants artist, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	County is hereby appointed to be first successor in this trust; on be the acting Recorder of Deeds of said County is hereby and agreements are performed, the grantee or his successor in
Witness the hand 5 and seal 5 of the Grantor this 30th day of Juno	1988
La	1800
Georg	(SEAL)
Please print or type name(s) below signature(s)	recline B. Collins (SEAL)
This instrument was prepared by Lynne Tumey, Beverly Bank Matt	Collins R. Collins (SEAL)

UNOFFICIAL COPY

for said County, in the
ine R. Collins,
e foregoing instrument,
and delivered the said
neluding the release and
, 19 88
Velester

85305725

SECOND MORTGAGE

Trust Deed

George S. & Jacqueline R. Collins

TO

Beverly Bank Matteson

Rt. 30 & Kostner Ave.
Matteson, 11. 60443

GEORGE E. COLES LEGAL FORMS