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SECOND MORTGAGE (ILLINOIS)

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Travelle de la contract

	water Park
THIS INDENTURE WITNESSETH, That Jacqueline Johnson	× 3 × 4.
(harris for a should be Constant of	
(hereinafter called the Grantor), of  2252 East 100TH. Street Chicago, III.  (No. and Mirect)  for and in consideration of the sum of Twenty Nine Thousand	。11、 为工作工。3、资本的表现产品。11、11
Wenty IWO Dollars And No/100 Dollars	
in hand paid CONVEY AND WARRANT to Austin Bank Of Chicago	
of 5645 West Lake Street Chicago, Ill.	and the second s
as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto tagether with all rents, issues and profits of aid premises, situated in the County of	Above Space For Recorder's Use Only  and State of Illinois, to-wit:
The West 19/152t 7 inches of the East 24 fee	t 1 inches of Lot 17 in block
I in Calumet Trust's Subdivision, etc. in S of Indian Boundary Line in Township 37 North	, Range 14, East of the Third
Principal Meridian and fractional Section 7	· · · · · · · · · · · · · · · · · · ·
Hereby releasing and waiving all rivers under and by virtue of the homestead exemption in Township 37 North, Range 15 East of the Permanent Real Estate Index Number(s) 25-12-404-065	Third Principal Meridian, as *
Address(es) of premises: 2252 East 100TH, Street Chica	go, Ill. 60620
IN TRUST, nevertheless, for the purpose of security performance of the covenants and a	
WHEREAS. The Grantor is justly indebted upon principal promissory note.	
In 59 installments of \$482.70 each beginn continuing on the same day of each success:	ing on Nov. 29, 1989 and
fully paid with a final installment of \$483	3.70 payable on Oct. 29,1994
4	<b>.</b>
	Company of the second s
46	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and whe for according to any agreement extending time of payment; (2) to pay when due in each yellows that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the trist mortgage indebtedness, with loss clause attached payab Trustee herein as their interests may appear, which policies shall be left and remain with it paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when it IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrholder of said indebtedness, may procure such insurance, or pay such taxes or assessments premises or pay all prior incumbrances and the interest thereon from time to time; any appears and the interest thereon from time to time; any appears and the interest thereon from time to time; any appears and the interest thereon from time to time; any appears and the interest thereon from time to time; any appears and the interest thereon from time to time; any appears are the content of the trist and the interest thereon from time to time; any appears and the interest thereon from time to time; any appears are the content of the trist and the content of the time and the content of the trist and the content of t	Inches so paid, the Grantor agrees to repay immediately
without demand, and the same with interest thereon from the date of payment at indebtedness secured hereby	per cent r et aboum shall de so much additional Q
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the visit sa shall as the option of the legal holder thereof, without notice, become immediately declared at per cent per annum, shall be recoverable by foreclosure of, or by su	rit at law, or both, the same as if all of said indebtedness had
then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements raid or incurred in behincluding reasonable attorney's fees, outlays for documentary evides et senographer's cha whole title of said premises embracing foreclosure decree—shall be past by the Grantor; an suit or proceeding wherein the grantee or any holder of any part food indebtedness, as such expenses and disbursements shall be an additional lien upon and a genises, shall be taxed as such foreclosure proceedings; which proceeding, whether decree it sale shall have been enter until all such expenses and disbursements, and the costs of soil, including attorney's fees, have executors, administrators and assigns of the Grantor, and Stilling to the possession of, a proceedings, and agrees that upon the filing of any componit to foreclose this Trust Deed, I without notice to the Grantor, or to any party class times are the Grantor, appoint a receiver collect the parts. Stilling and profits of the said numbers.	rest of plaintiff in connection with the forcclosure hereof— rges, cost of procuring or completing fostract showing the idthe like expenses and disbursemente or asioned by any may be a party, shall also be paid by the Grantor. All such s costs and included in any decree that may be rendered in red or not, shall not be dismissed, nor release nereof given, e been paid. The Grantor for the Grantor and for the heirs, and income from, said premises pending such forcelosure the court in which such complaint is filed, may at once and
Jacqueline Johnson	to take possession or charge of said premises with power to
Cook Comments	and the second second second second second second second
The EVENT of the death or removal content.  Chicago Title And That Company  and if for any like cause said first successor fail or refuse to act, the person who shall then he appointed to be second successor in this trust. And when all of the aforesaid covenants and a trust, shall release said premise to the party entitled, on receiving his reasonable charges.  This trust deed is subjected.	be the acting Recorder of Deeds of said County is hereby agreements are performed, the grantee or his successor in
s 25th October	89
Witness the hand and seal of the Grantor this day of	The Johnson (SEAL)
Please print or type name(s) pelow signature(s)	John John John John John John John John
<del>-</del>	(SEAL)

(NAME AND ADDRESS)

## **UNOFFICIAL COPY**

STATE Count	Cook		ss	DEPT-01 RECORDING 145555 TRAN 4752 11/01/ 48457 # E *	
				ry Public in and for said Count	
appeard instrum waiver Gi	ent as DET find of the right of homes iven under my land a	ee and voluntary act, for lead,  nd official seal this	nowledged that She	subscribed to the foregoing inssigned, scaled and delivered therein set forth, including the rel	strument,
Commis	MY COMMISSION ssion Expires the plat th	EXPINES 3/23/92	December 30, ]	Notary Public  1925 as document 83518277	<u>. W.</u> .
\$3518277		Might William		T'S ONE	
SECOND MORTGAGE  Trust Deed	Jacqueline Johnson 2252 East 100TH. Street Chicago, Illinois	Austin Bank Of Chicago 5645 West Lake Street Chicago, Illinois 60644	1200	89518277	GEORGE E. COLE' LEGAL FORMS