SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. Heither the publisher nor the serier of this form makes any werrantly with respect thereto, including any werrantly of merchantability or fitness for a particular purpose.

······································	
THIS INDENTURE WITNESSETH, That WILLIAM T. DOOLE	w i
(hereinafter called the Grantor), of 1485 ELLI	ZABETH DEGREEATER AND ADDRESS OF THE PARTY O
COURT. HOFFMAN ESTATES. ILLINOIS (No and Street) for and in consideration of the num ofTWENTY_ONE_THOUSAND	DEPT-01 RECORDING \$23.00 FOUR T40010 TRAM 7418 12/30/92 04:33:00
HUNDRED THIRTY SIX AND 73/100 in hand paid, CONVEY S. AND WARRANT S. to JOHN T.	Dollars + 9379 + *-92-985095
WAGNER of 802 NAVAJO, CARPENTERSVILLE, ILLINOIS 6	50110
as Trustee, and to his successors in trust hereinafter named, the following destate, with the improvements thereon, including all leating, air-condition plumbing apparatus and fixtures, and everything apparatus and fixtures, and everything apparatus.	(State) escribed real ing, gas and Above Space For Recorder's Use Only there and all
rents, issues and profess of said premises, situated in the County of	OOK and State of Illinois, to wit:
UNIT #14-2A SUMMIT PLACE E 1/2, S.E. 1/4, IN THE VILLACE OF SCHAUMBURG, COOK COUNTY,	SECTION 27, TOWNSHIP 41, RANGE 10
Hereby releasing and walv'ng rights under and by virtue of the homes	lead exemption laws of the State of Illinois.
Permaneni Real Estate Index Numberl.: 072-742-501-5 Address(es) of premises: 943 LA JCHESTER, SCHAUMBURG	10-19
IN TRUST, nevertheless, for the purpose of a uring performance of the c WHEREAS. The Grantor is justly indebted up or A principal pro	covenants and agreements herein.
WHEREAS, The Grantor is justly indebted up of A. principal pro IN INSTALLMENTS OF \$1,100 OC PER MONTH AND THE 15TH OF EACH MONTH UNTIL NOVEM	COMMENCING WITH NOVEMBER 15, 1992 UBER 15, 1994 WHEN THE BALANCE IN FULL
*A LATE CHARGE OF 4% SHALL BE CATRGED	AFTER THE 25TH OF EACH MONTH
τ_{c}	C.
	C3P-
	4
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted or according to any agreement extending time of payment; (2) to pay when demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premy 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 amount (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 sold indebtedness, may procure such insurance, or pay such taxes premises or pay all prior incumbrances and the interest thereon from time with holder of any day and the same with interest thereon from the date of continuous themseld, and the same with interest thereon from the date of continuous themseld, and the same with interest thereon from the date of continuous themseld, and the same with interest thereon from the continuous themseld, and the same with interest thereon from the continuous trusted and the same with interest thereon from the continuous trusted and the same with interest thereon from the continuous trusted and the same with interest thereon from the continuous trusted and the same with interest thereon from the continuous trusted and the same with interest thereon from the continuous trusted and the continuous trusted and the same with interest thereon from the continuous trusted and the same with interest thereon from the continuous trusted and trusted and the continuous trusted and the continuous	lness, and he interest thereous as a wein and in said note or notes provided, in due in activent, all taxes and messaments against said premises, and on nor dam ge to rebuild, or agree all buildings or improvements on sand smises shall to be committed or suffered; (5) to keep all buildings now or at each recla, who is here by hathorized to place such insurance in companies attached payable frain of the first Trustee or Mortgagee, and second, to the itemain with the said of originate or Trustee until the indebtedness is fully or times where the said eshall become due and payable. The prior ingenita success of the interest thereon when due, the grantee or the originate said and payable or assessment, or discipate are purchase any tax lien or title affecting said
indulted one control to said with the test the feth from the date of pay	per cent per annual me so much additional
in THE EVENT of a breach of any of the aforesaid covenants or agreement shall, at the option of the legal holder thereof, without notice, become imme at 13.0 per cent per annum, shall be recoverable by forcello are	thereof, or by suit at law, or both, the sc me as if all of said indebtedness had
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disburser with paid of including reasonable attorney's fees, outlays for documentary explaince, ste whole title of said premises embracing forcelosure decrees, shall be paid to suit or proceeding wherein the grantee or any holder of the last of said inde-	r incurred in behalf of plaintiff in connection sett' the foreclosure hereof— nographer's charges, cost of procuring or completing abstract showing the the Grantor; and the like expenses and disburg set, becausioned by any thedrees, as such may be a marty shall also be only the the Grantor. All such
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disburser on paid of including reasonable attorney's fees, outlays for documentary evidence, ste whole title of said premises embracing foreclosure decrees—shall be paid by suit or proceeding wherein the grantee or any holder of any part of said indeexpenses and disbursements shall be an additional lies, upper said premises, such foreclosure proceedings; which proceeding, whether decree of sale shall until all such expenses and disbursements, and be constituted and including attentions, administrators and assigns of the Grantor waves all right to the proceedings, and agrees that upon the filing frame complaint to foreclose the without notice to the Grantor, or to any porty animing under the Grantor, and collect the rents, issues and profits of the suppremises. The name of a record owner is: WILLIAM T. DC	shall be taxed as costs and included in any decree. It Cony be rendered in thinke bean entered or not, shall not be dismissed, not to ease hereof given, orney's fees, have been paid. The Grantor for the Grantor and for the heirs, possession of, and income from, said prantices pending such foreclosure as Trust Deed, the court in which such complaint is filed, may at once and
collect the rents, issues and profits of the supremises. The name of a record owner is: WILLIAM T. DC	OOLEY
THE COUNTY OF THE PARTY OF THE	County of the gradies, or of his resignation, refusal or failure to get, then
appointed to be second a ccelsor in this trust. And when all of the aforesaid trust, shall release said such lises to the party entitled, on receiving his reasor. This trust decommended to	covenants and agreements are performed, the grantee or his successor in table charges.
Witness the hand and seal of the Grantor this day of	November 1922
	LIMBUR TO THE STATE OF THE STAT
Please print or type name(s) below signature(s)	WILLIAM T. BOOLEY
	(SEAL)
This instrument was prepared by JAMES M. KISS. 96 KENNE	DY MEMORIAL DRIVE, CARPENTERSVILLE.
Device view w	DORESS) ILLINOIS 60110

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COOK	ss.
I, THE UNDERSIGNED	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	WILLIAM T. DOOLEY
	whose name1s subscribed to the foregoing instrument,
	nowledged that
Given under my hand and official seal this	TOTH day of NOVEMBER 19 92
"OFFICIAL SPAL" (ImpreMSHFHFF)LITKE Rotary Public, State of Illinois My Commission Expires 2/14/96	Michell Lith
Commission Expires 4.7.4.7.6.	HOUND COMPANY

SECOND MORTGAGE

Trust Deed

BOX No

2

GEORGE E. COLE