UNDEFICIONAL COPY DIMORTGAGE (ILLINOIS)

acoust marriament (memora)	99637766
CALFION: Consult a lawyer before using or acting under this lorm. Neither the publisher nor the makes any warranty with respect thereto, including any warranty of merchanististic or fitness for a p	seller of this form
THIS INDEMTURE WITNESSETH, That Cheryl Jackson	•
(heregoullar culted the Crustor), of 12230 So.Elizabeth, Chicago, 1111nois	(Neale)
(\$10.00) TEN and zero/xx	Dellars Dellar
in hundipula, CONVEY 5 AND WARRANT 5 to Gerald W.McCullough of 17121 Longfellow, Hazel Crest, 1111nots (No med Street)	COOK COUNTY RECORDER
as Trustee, and to his successors in trust heremafter named, the following de estate, with the improvements thereon, uncluding all beating, air-condition olambing apparatus and fixtures, and everything apparatus and fixers. together	scribed real Above Space For Recorder's Use Only ther with all
rents, issues and profite (squipremises, studged in the County of Coo Lot 15 in Victory Heights First Addit of the South 330 Feet of the Southeas Section 29, Township 37 North, Range 14 Meridian, in Cook County, Illinois.	k lon,a Subdivision of the East Half t 1/4 of the Northwest 1/4 of
Hereby releasing and waiving all digits under and by virtue of the homest	ead exemption laws of the State of Illinois.
Permanent Real Hatate Index Number(s) 25-29-117-001	go. [1] 1001s 60643
Address(es) of premises: IN TRUST, nevertheless, for the purpose of spanning performance of the c	tion that the second the transmission of the second
WHEREAS. The Grantor is justly indebted upon (γ) principal ρισ	missory note — bearing even date herewith, payable
To Gerald W.McCullough-Principal Sum- rate of 8.5 % amortized over 49 month -\$236.35 payable on the fifteenth day on the fifteenth day of each month to	s,payable as follows: of July 1994 and \$236.35 payable
paid.Final payment is due June 15,19	2°.
94	637766
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted	
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 preasay 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 and paid; (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 premises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from the date of pay	i or damage to rebuild objectione all buildings or improvements on said senses shall no become build for suffered; (5) to keep all buildings now or at the herein, who is here to he first Trustee or Mortgagee, and second, to the remain with the beginning of the first Trustee or Mortgagee, and second, to the remain with the beginning of Mortgagee or Trustee until the indeltedness is tully or times when the same shall become due and payable. prior incurred to the same shall become due and payable, the grantee or the prior incurred to the grantee or the or assessment, or discharge or murchase any tax hen or title affecting said to the same and all money so paid, the Grantor agrees to repay immediately
indebtedness secured hereby 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 immed	nto-hole of said indebtedness, inc'u hag principal and all earned interest, lanely due and payable, and with interest thereon from time of such breach
The state of the s	hereof, or by suit at law, or both, the sum-us if all of said indebtedness had incurred in behalf of plaintiff in connection we call foreclosure hereof
It is AGREED by the Granten that all expenses and disburser can paid or including reasonable attorney's fees, outlays for documentary outledce, ster whole title of sail premises embracing forecksure decree—shall be paid by suit or proceeding wherein the grantee or any holder of any first of sail indeh expenses and disbursements shall be an additional her upon add premises, such forecksure proceedings, which princeeding, whether decree of sails shall until all such expenses and disbursements, and the case of suir, including atto executors, administrators and assigns of the Granter waives all right to the proceedings, and agrees that upon the filing of any complaint to foreclose the without notice to the Grantor, or to any party claiming under the Grantor, appropriate the first of premises.	ographer's charges, cost of procuring or completing abstract showing the Grantor; and the like expenses and disbursers the Cocasioned by any edness, as such, may be a party, shall also be pain by the Grantor. All such hall be taxed as costs and included in any decree that vizit be tendered in have been entered or not, shall not be dismissed, not a fortle hereof given, riney's feet, have been pind. The Grantor for the Grantor and for the lietis, possession of, and income from, and premises pending such foreclosure is Trivia Deed, the court in which such complaint is filed, may at once and soint a receiver to take possession or charge of said premises with power to
The name of a record owner is:	
Melvin McCullouth and if for any like cause said first successor fail or refuse to act, the person's appointed to be second successor in this trust. And when all of the aforesaid trust, shall release said armies to the party entitled, on receiving his reason. This trust deed is abject to and subordinate to mortgage.	County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; who shall then be the acting Recorder of Deeds of said County is hereby covenants and agreements are performed, the grantee or his successor in able charges. e recorded as Doc.# 94510385
Witness the hand arrestal Soft he Grantor this 1370 day of	July 1994
1600	Cheryl Jackson (SEAL)
Please print or type name(s) below signature(s)	
	(SEAL)
This instrument was prepared by Walter Williams, 4450	So. Vincennes Chicago, Ill. 60653
*	

UNOFFICIAL COPY

STATE OF SS. COUNTY OF
I, STEVE Cation , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that attempt of the Sort o
personally known to me to be the same person, whose name. It is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that the signed, sealed and delivered the said instrument as the free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of Lomestead.
Given under my han a and official scal this 13.14 day of 1.5.5., 19.9%. (Impress Seal Here) Notary Public
Commission Expires 6 - 23 % Commission Expires 6 % Commissi
34607766

SECOND MORTGAGE

Trust Deed

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GEORGE E. COLES LEGAL FORMS