

# UNOFFICIAL COPY

## RELEASE OF LIEN

95123988

In consideration of the payment of FOURTEEN THOUSAND THREE HUNDRED and No\100 (\$14,300.00) Dollars, and other good and valuable consideration, the adequacy and receipt whereof hereby is acknowledged, Midwest Mechanical hereby releases, remises and discharges its Subcontractor's Claim for Lien dated December 19, 1994, in the amount of \$14,300.00, and all of its right, title and interest thereunder, which Claim for Lien was recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No.04056463, against the real estate commonly known as 51 Garden Market Place, Western Springs, Illinois, and legally described as follows:

THE EAST 80.61 FEET OF THE NORTH 1/2 OF THE NORTH EAST 1/4 OF THE NORTH WEST 1/4 OF SECTION 8, TOWNSHIP 38 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE SOUTH 33 FEET THEREOF) IN COOK COUNTY, ILLINOIS.

Permanent Index Number: 18-08-104-005-0000  
6K  
PLV

and against Federal Realty Investment Trust, the owner of the said real estate and any other persons claiming to be interested therein.

Dated this 11th day of January, 1995.

• DEPT-02 FILING \$15.50  
• T#7777 TRAN 5868 02/22/95 15:08:00  
• \$5366 + 6A \*\*-95- 123988  
COOK COUNTY RECORDER

MIDWEST MECHANICAL

By: Walter J. Starck

Walter J. Starck, Attorney

95123988

SUBSCRIBED and SWORN to  
before me this 11th day  
of January, 1995.

John Schwartz  
NOTARY PUBLIC



This document prepared by Walter J. Starck, Schwartz & Freeman, 401 North Michigan Avenue, Suite 1900, Chicago, Illinois 60611.

15-3  
JMB

PRECEDURE

UNOFFICIAL COPY

共产党员会员向法院起诉以讨回所欠工资的  
此案起诉金额为人民币100,000元整(100,000,000) 001号 由本书记员  
接受起诉状后将案件移交本院审理部门由该部门  
指定一名审判长和两名陪审员组成合议庭审理此案。  
由法院财务部门负责此次诉讼费用的预收和退还事宜。  
本院将通知被告在收到本院《应诉通知书》及《举证通知书》  
后十日内向本院交纳人民币100,000元整。同时通知被告在  
开庭时必须到庭。逾期不到庭，本院将依法缺席判决。  
本院经审理查明后作出判决书并送达双方当事人。  
本院经审理后如果发现双方达成调解协议，本院将根据双方  
的意愿制作调解书送达双方当事人。

凡原告提出的所有诉讼请求均被法院支持。本院判决书  
送达被告后即具有法律效力，如被告不服本判决书可于判决书送达之日  
起三十日内向上一级人民法院提起上诉，逾期不提上诉的本判决书即  
发生法律效力。特此公告！

0000 300 401-00 81 : 事实依据(证据)

原告就其主张的事实向法院提供了相关证据证明其主张成立。被告未  
出庭应诉，视为放弃质证权。

经审理查明：

原告诉称：2010年9月28日，原告与被告建立劳动关系

被告雇佣原告为其公司做保安工作。

双方签订书面劳动合同，合同期限为一年，自2010年9月28日起至2011年9月28日止。

被告单位名称：上海易企软件有限公司

地址：

法定代表人：

联系电话：

2010年10月至2011年3月，原告在被告处工作，担任保安工作。

2011年3月26日，

**Hilary Perlin  
Kamensky & Rubinstein  
7250 N. Cicero #200  
Lincolnwood IL 60646**

of KNOWS that DEFENDANT  
that it will be entitled  
to sue, if necessary to

to pay Plaintiff's reasonable attorney fees and costs of suit  
including reasonable expenses for investigation, preparation and trial.