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HIS INDENTURE, WITNESSETH, That GEORGE	T. CUMMINGS and CHA	RLOTTE L. CUMMINI	GS, his wife,	
ereinafter called the Grantor), of the Village		County of . Cook		
d State of Illinois for and in considera			Dollars	
hand paid, CONVEYAND WARRANTto_SA				
d to his successors in trust hereinafter named, for the puring described real estate, with the improvements thereon	urpose of securing performand i, including all heating, air-cond	e of the covenants and agre ditioning, gas and plumbing	ements herein, the fol- apparatus and fixtures,	
d everything appurtenant thereto, together with all rents Glenview County of Cook			.lage	
Lot 12 in Norwood Terrac East half of fractional	section 11, Townsh	ip 41 North		
Range 12, East of the the County, Illinois, common				
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70				
eby releasing and waiving all rights under and by virtue in Trust, nevertheles, for the purpose of securing per			s. · ,	
WHEREAS, The Grantors GF IRGE T. CUMMINGS by indebted upon their	principal promis	sory notebearing even d	late herewith, payable	
or before October 30, 1971; plus i	.nterest a 7½% per s	ลกกนต		
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	UZ.	-07	. <u>i</u>	
THE GRANTOR covenants and agrees as follows: (1) To sprovided, or according to any agreement extending times.	pay sai indebtedness, and the	e interest thereon, as herein or to the first day of June in	n and in said note or n each year, all taxes	
assessments against said premises, and on demand to ex ild or restore all buildings or improvements on said pre-	chibit-receipts neret r; (3) with mises that mr / have leen destri	this sixty days after destr o)ed or damaged; (4) that v	uction or damage to waste to said premises	2
not be committed or suffered; (2) to Keep all buildings in the herein, who is hereby authorized to place such insur- loss clause attached payable first, to the first Trustee of	ance in companion on sample ance in companion a sample of Mortgagee, and, second after the	mises insured in companies to the holder of the first me he Trustee herein as their i	ortgage indebtedness, interests may appear.	
h policies shall be left and remain with the said Mortgages, and the interest thereon, at the time or times when the	gees or Trustees un. Cle ir leb he same shall become de and	tedness is fully paid; (6) to payable.	pay all prior incum-	447
THE GRANTOR covenants and agrees as follows: (1) To provided, or according to any agreement extending tim assessments against said premises, and on demand to exild or restore all buildings or improvements on said pre not be committed or suffered: (5) to keep all buildings tee herein, who is hereby authorized to place such insurioss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgages and the interest thereon, at the time or times when it is THE EVENT of failure so to insure, or pay taxes or eo or the holder of said indebtedness, may procure such or title affecting said premises or pay all prior incumbra for agrees to repay immediately without demand, and num shall be so much additional indebtedness secured	assessments, or the price inc., insurance, or pay such talls on nees and the interest thereof	from time to time: and all	or purchase any tax money so paid, the	95
tor agrees to repay immediately without demand, and nnum shall be so much additional indebtedness secured	the same with interest thereo	n for the date of payme	nt at seven per cent	780
nnum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid cover dinterest, shall, at the option of the legal holder the on from time of such breach at seven per cent per annu as if all of said indebtedness had then matured by expit it is AGREED by the Grantor that all expenses and duby re hereof—including reasonable attorney's fees, ontiasy is abstract showing the whole title of said pasmises e sees and disbursements, occasioned by any suif or processes and disbursements, of the company of the capacity of the dismission of the company of the capacity of the capacity of the company of the capacity of the ca	names or agreements the whole reof, without notice, become it im, shall be recoverable by for	os ha hadentedness, includ mmedi hay due and payab eclosure thereof hy soit	ong principal and all ! ole, and with interest is at law, or both the	
as if all of said indebtedness had then matured by expre- it is Agreed by the Grantor that all expenses and disp	terms. unfements paid or incurred in	behalf of pla niff in conne	ection with the fore-	4
re nereot—including reasonable attorney's fees, ontlays lig abstract showing the whole title of said pointings either and disbursements, occasioned by any suif or before	ror documentary evidence, ster imbracing foreclosure decree- iding wherein the grantee or a	nographer's courges, co., o -shall be paid to Grany holder of any nort	antor; and the like	
may be a party, shall also be paid by the Gramon All si be taxed as costs and included in any decree that may be	uch expenses and disbursement be rendered in such foreclosur	s shall be an addition in an	upon said premises, ee ing, whether de-	
be taxed as costs and included in any degraphian may be fasle shall have been entered or not, shall any be dismissors of suit, including attorney's feet have been paid. This of the Grantor waives all right forther possession of, that upon the filing of any complaint to foreclose this that upon the filing of any complaint to foreclose the total of the fall of the possession of the said profits of the said power to collect the rents, issues and profits of the said power to collect the rents, issues and profits of the said power to collect the rents, issues and profits of the said power to collect the rents, issues and profits of the said power to collect the rents, issues and profits of the said power to collect the rents, issues and profits of the said power to collect the rents.	sed, nor release hereof given, The Grantor for the Grantor a and income from said premi	until all such expenses and and for the heirs, executors ses pending such forgeloss	disbr sements, and , ad unistrators and life of Keed are and	1
s that upon the filing of any complaint to foreclose this office to the Grantor, or to any party claiming under the	Trust Deed, the court in which he Grantor, appoint a receiver	such complaint is filed, ma	y at once and with- rge of said pr mises	
power to collect the rents, issues and profits of the said p N THE EVENT of the death of removal from said	remises.	_ County of the grantee, o	or of his resignation	
of or failure to act, then RANK SALERNO in this trust and if for any like cause said first seeds of said County's hereby appointed to be second sucmed, the graptes of his successor in trust, shall release:	successor fail or refuse to act, the	of said County is here ne person who shall then be all the aforesaid covenants	reby appointed to be the acting Recoi ler and agreements a	
Vitness the hand sand seals of the Grantor s. this	30th day of			
•	Genta. 1	Cummus	Ma (SEAL)	
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	1971 APR 13 PM 3 52		
STATE OF ILLINDIS	APR-13-71 217652 0 211	147789 w Á — Roc	5.10
COUNTY OF COOK	ss.		
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I, Rosemary Merrill	thatGEORGE_TCUMMINGS_and_CHAR		
his wife	WAL GOUNGE I. COMMITMES AND CHAR	LUTTE L. LUMMINGS;	
personally known to me to be the same p	persona whose namea are subscribed	to the foregoing instrument,	
appeared before me this day in person	and acknowledged thatthay_ signed, s	ealed and delivered the said	
instrumen, as their free and volunt	ary act, for the uses and purposes therein set for	orth, including the release and	
waiver of the right of homestead.			
Given under my hand and notarial sea	al this day of	ctober	21447780
(Impress Seal Here)	Mary a B	udundi	47
Commission Expires APRIL 20, 1	9n3	ry Public	7S0
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ed		NSKI ON SI FOIS	
SECOND MORTGAGE Trust Deed To	MAIL TO N	HENRY A. BUDZINSKI 111 W. WASHINGTON ST. CHICAGO 2, ILLINOIS ANdover 3-6452 GEORGE E. COLE® LEGAL FORMS	
St.		YASH GO 2, over	
SECOND MC Trust		HICA HICA AND GEO LE	
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	D OF RECORDED	DOCUMENT	
JEN 3FN	D OF BECORDER		