## **UNOFFICIAL COPY**

	FORM (Illinois)	JANUARY, 1968	21 884 033	LEGAL FORMS
	WITNESSETH, That THO wife	MAS G. MAPP and	KAY-KAROL MAPP,	
	Grantor), of the City	of_ Chicago	County of Cool	<u> </u>
State ofIll	inois, for and in conside	eration of the sum of		
rive	Thousand and No/10	100 (30,000.00)	Tand TANE V CO	Dollars Dollars
and paid, CONVI	Y_ AND WARRANT_ to I	County of COO	and State of TT	linois wife
to his successors	in trust hereinafter named, for the	purpose of securing perform	mance of the covenants and agree	ements herein, the fol-
ing described real	estate, with the improvements then	eon, including all heating, air-	-conditioning, gas and plumbing a	apparatus and fixtures,
l everything appur	tenant thereto, together with all re	ents, issues and profits of said	d premises, situated in theCi_	
unicag	OCounty ofCOO	and 5	State of Illinois, to-wit:	
	AN UNDIVIDED ONE-	IALF of the design	th 25 Foot of	47
	AN UNDIVIDED ONE-H and that part of t			· · · · · · · · · · · · · · · · · · ·
)	East of and adjoin			f
<b>5</b> ,	the North Line of			• 1
	extended East, sa			
UA .	Subdivision of the	_	<b>*</b> *	3
000	in Canal Trustees			
	Section 29, Towns		1.	•
~	Tard Principal M	<del>-</del>	•	
	<u> </u>			- , 1
				1
erehu =ala'	d waiving all r this under and by	virtue of the harman	notion laws of the Core	
In Trust, neve	theless, for " er r pose of securing	ng performance of the covena	ants and agreements herein.	
WHEREAS, The	Grantor S THOMAS G.	MAPP and KAY-KA	ROL MAPP, his wif	
stly indebted upon	that_certair_\$5	.000.00 byprincipal	promissory notebearing even	date herewith, payable
			_	
	to the order of I			
	his wife, in the	a nount and at t	he time therein o	lesignated
		4		3
			- Mal	<b>,</b>
			CA	
			40	·
		<del>(-)</del> -,	< 1 4	
Inte GRANTOR ones provided, or a und assessments age build or restore a hall not be commingrantee herein, who with loss clause att which policies shall orances, and the into the Event grantee or the bold ien or title affectin Grantor agrees to er annum shall be or annum shall be to the total control of the event area directs, shall be a transed interest, shall area directs, shall be a transed interest, shall be a transed interest.	covenants and agrees as follows: covening to any agreement extend ainst said premises, and on deman libuildings or improvements on sited or suffered; (5) to keep all buil is hereby authorized to place suc ched payable first, to the first Tri be left and remain with the said h crest thereon, at the time or times of failure so to insure, or pay ta er of said indebtedness, may proce or said indebtedness, or pay ta er of said indebtedness, or be not be dealth of the order of such breach of said of such breach at seven per cent of such breach at seven per cent of indebtedness had then matured by the Granton that all expenses is cluding reasonable attorney's fees, sowing the whole title of said fir- sements, occasioned by any suit of y, shall also be paid by the Granton set seen included in any deright of the said of the said of the said included in any deright of the said of the said including attorney's fees and included in any deright of the coloring of any completed to forcel frantor, or to any payty claiming	ing time of payment; (2) do to exhibit receipts the for did premises that may have hiddings now or at any time on historians and seeker of Morigages, and, seeker of Morigages, and, seeker of Morigages, and, seeker of Morigages or Trustees uffill when the same shall become xes or assessments, or the progression of the property of the companies and the interest of the companies o	and use interesthereon, as he py prioricylle first day of Jun 19 y prioricylle first day of Jun 19 y prioricylle first day of Jun 19 y prioricylle first day emisses insured in companional for the first septement of the first prioricylle first pri	and any and note or e in each year, all taxes estruction or damage to at waste to said premises lies to be selected by the mortgage indebtedness, ir interests may appear, to pay all prior incumbers or the properties of the prope
with power to coll	ect the rents, issues and profits of the death of removal from one	shifting for documentary evidents of the control of	County of the grant	les, or of his resignation,
with power to coll	ect the rents, issues and profits of t	he said premises.	County of the grant	lee, or of his resignation,
with power to coll —IN THE EVENT	ect the rents, issues and profits of the death of removal from one	he said premises.	County of the grant	lee, or of his resignation,
with power to coll  IN THE EVENT  refusal or failure to first cusesses in the of Deeds of said C performed, the gra	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	lee, or of his resignation,
with power to coll  IN THE EVENT  refused or failure to first cusoses in the of Doods of said C performed, the gra	ect the rents, issues and profits of t	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	lee, or of his resignation,
with power to coll  IN THE EVENT  refusal or failure to first cusesses in the of Deeds of said C performed, the gra	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	lee, or of his resignation,
with power to coll  IN THE EVENT  refusal or failure to first cuccessor in the of Doods of said C performed, the gra	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	to, or of his resignation, is largely appointed to be see he die eating Resorder matts and agreements are associate charges.  19 72:  Mayye (SEAL)
with power to coll  IN THE EVENT  refusal or failure to first cuccessor in the of Doods of said C performed, the gra	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	lee, or of his resignation,
with power to coll  IN THE EVENT  refusal or failure to first cusesses in the of Deeds of said C performed, the gra	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	to, or of his resignation, is largely appointed to be see he die eating Resorder matts and agreements are associate charges.  19 72:  Mayye (SEAL)
with power to coll  IN THE EVENT  refused or failure to first cusoses in the of Doods of said C performed, the gra	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	to, or of his resignation, is largely appointed to be see he die eating Resorder matts and agreements are associate charges.  19 72:  Mayye (SEAL)
with power to collaboration for failure to consider the failure to consider the formed, the graph of the grap	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	to, or of his resignation, is largely appointed to be see he die eating Resorder matts and agreements are associate charges.  19 72:  Mayye (SEAL)
with power to colled IN THE EVENT closed or failure to the closes of said College of the College of Said Colle	cet the rents, issue and profits of the death of renewal from solutions of the second	the said premises.  I definit measures fell or refuse on accessor in this trust. I release said premises to the	County of the grant	to, or of his resignation, is largely appointed to be see he die eating Resorder matts and agreements are associate charges.  19 72:  Mayye (SEAL)

## UNOFFICIAL COPY

A Company of the Comp	Stilve N alson	RECORDA OF DEEPS COMM COUNTY, ILLINOIS III FILED FOR FECCHAR	
	977 APR 28 PM 2 44	3	
	AFR-28-72 431664 0 21	EC4055 - A - Rec 1	5.60
STATE OF <u>Illinois</u>	\ ss.		
COUNTY OF COOK			
I Kothlean Xally	, a Notary Public i	n and for said County, in the	, ,
/ State aforesaid, DO HEREBY CERTIFY th			v.
KAY-KAROL MAPP			
personally known to me to be the same per	sons whose names are subscribed	to the foregoing instrument,	
peared before me this day in person a			
ins' rum ant as their free and voluntar			
waive of the right of homestead.	, ac, alo alo alla parpatta alla alla alla alla alla alla alla	,	
Given where my hand and notarial seal	this 34th day of _	much 1972	
Junio and notatidi scar	uno uay ui		iss
(Impress Seal Her	Ynt hoe	X all	
Ox	No	tary Public	0
Commission Expires 13 1970	<u></u>	360	
	0/	A COLUMN	and the same
	个		
	Of Co. F		
	TO, F		Ŋ
	4/10	20/1	18
	1//		884055
		<b>~</b>	Ĭ
			) }
) J		0/4/	
		7/4,	
		9,1	Kara Jana
			. 1 <sub>1</sub> · •,
		V/Sc.	
	0		D
	JANE K. ROBERTSON, his wife		O
SECOND MORTGAGE Trust Deed THOMAS G. MAPP and TO	lis		_ C
GAK GAK Ind Ind			OLE C
SECOND MORTGAGE  Trust Deed  THOMAS G. MAPP and  KAY-KAROL MAPP, his W.  TO  TO  TO  TO  TO  TO  TO  TO  TO  T	TSO]	ing the second	GEORGE E. COLE®
MAPI TO TO ERTS	BER		GE SGE
SOND G. 190 BOB	08		HO H
Tru	K.		U 1
AN AN	ANE		
	اام		

