UNOFFICIAL COPY

Halina T. Kazimierz.	hat the Grantors,Ka	zimierz J. Pastwa and	l wife	
e of thage of Harwood Heigend in consideration of the sum of	ghtsCounty of Cook	and State of 1	linois	
ars in hand paid, CONVEY AND V		on Bank and Trust Con	npany	
ne city of Chicago	County ofCool	and State of L	Illnois	1
ustee, and to his successors in trust h	•	4	1	
ements herein, the following describe ing, gas and plumbing apparatus and its of said premises, situated in the_ State of Illinois, to-wit:	ed real estate, with the im I fixtures, and everything a VIIIage offi	provements thereon, includir appurtenant thereto, together arwood Helghts, County	g all heating, air-condi- with all rents, issues and	
Lot 15 in Witwickl's wast ½ of the S.E.½. East of the third Pr	offSection 12 Town	ens Subdivision of nship 40, North,Range	12,	
				. Sec. 1
100				
CVA				
* _				
) .			
	ノメ			1
by releasing and waiving all rights t				1
IN TRUST, nevertheless, for the pu WHEREAS, The Grantors are justly				
ewith, payable in 60 successiv	ve payments at 112.	50, beginning first ;	payment	
06-05-72 and each m	onth there if er on	the 5th until the to	al	
amount of \$6750.00	is paid in ul.			1
	1			
		Colynx		
		0,		1
		4		
•		'/)x		1
				2-
THE GRANTORS covenant and agree as a according to any agreement extending time of mises, and on demand to exhibit receipts therefor	follows: (1) to pay said indebted payment; (2) to pay prior to the r; (3) within sixty days after destru	ness and the interest the and as he c first day of June in an year, all action or damage to rebuild or rest e	ein and in said notes provided, res and assessments against said a. buildings or improvements on	
premises that may have been destroyed or dame time on said premises insured in companies to b he holder of the first mortgage indebtedness, wi	iged; (4) that waste to said premise selected by the grantee herein, with loss clause attached payable fire	es shall not be committed or suffe d; ho is hereby authorized to place uch t, to the first Trustee or Mortgage an	5) beep all buildings now or at ins rance in companies acceptable in second, to the Trustee herein as	
r interests may appear, which policies shall be it imbrances, and the interest thereon, at the time IN THE EVENT of failure so to insure, or no	of and remain with the said Morts or times when the same shall beed by taxes or assessments, or the prior	ragees or Trustees until the indebte, are me due and payable.	is ally paid; (6) to pay all prior	
said indebtedness, may procure such insurance, of prior incumbrances and the interest thereon from the duty of the control of	r pay such taxes or assessments, or om time to time; and all money ment at seven per cent	r discharge or purchase any tax lien or so paid, the grantors agree to repay	titl a Tec ing said premises or pay	
IN THE EVENT of a breach of any of the il, at the option of the legal holder thereof, with	aforesaid covenants or agreements hout notice, become immediately of	the whole of said indebtedness, included the and payable, and with interest the	g princip and al earned interest, con fro. tim of such breach, at	
IT IS AGREED by the grantors that all ex	xpenses and disbursements paid of	r incurred in behalf of plaintiff in co	meetion with oreclosure hereof-	1
uumig reasonable solicitor's fees, outlays for doc	umentary evidence, stenographer's il be paid by the grantors; and the said indebtedness, as such, may premises, shall be taxed as come as	enarges, cost or procuring or completified like expenses and disbursements, occube a party, shall also be paid by the included in any decree that may be seen as the control of the contro	ig austract showing the whole title assoned by any suit or proceeding or grantors. All suit appears and address in such foreign the proceed.	
rein the grantee or any holder of any part of	il have been entered or not, shall	not be dismissed, nor a release hereof	given, until all such expense and	
erein the grantee or any holder of any part of pursements shall be an additional lien upon said ps; which proceeding, whether decree of sale shall pursements, and the costs of suit, including so	a morrestion of and income.	grantors for said grantors and for t	he heirs, executors, admin rators	
rein the grantee or any holder of any part of pursements shall be an additional lien upon said p gs; which proceeding, whether decree of sale shal pursements, and the costs of sult, including so assigns of said grantors waive all right to the the filing of any complaint to foreclose this Tr any party claiming under said grantors, appoint	e possession of, and income from rust Deed, the court in which such a receiver to take possession or c	e grantors for said grantors and for t in, said premises pending such forecle complaint is filed, may at once and with harge of said premises with power to	he heirs, executors, admin' rators sure proceedings, and ag le that hout notice to the said grat ors, or collect the rents, issues and profit	ДH
THE GRANTORS covenant and agree 2s according to any agreement extending time of nises, and on demand to exhibit receipts therefor grenises that may have been destroyed or daming the state of the state	e possession of, and income fror rust Deed, the court in which such a receiver to take possession or c	e grantors for said grantors and for it, said premises pending such forecle complaint is filed, may at once and with harge of said premises with power to County of the grantee, or of his resignation.	tion, refusal or failure to act, the	
refer the grantee or any holder of any part of programments shall be an additional lien upon said of programments shall be an additional lien upon said of the programment of the progra	e possession of, and income for rust Deed, the court in which such a receiver to take possession or c om said.	e grantors for said grantors and for in, said premises pending such forcel, complaint is filed, may at once and with harge of said premises with power to County of the grantee, or of his resignat County is hereby appointed to be first acting Recorder of Deeds of said County acting Recorder of Deeds of said County Recorder On Said Recorder On Said Recorder On Said Recorder On Said Recorder On S	he heirs, executors, admini rators soure proceedings, and ag re that hout notice to the said grat ors, or collect the rents, issues and roof tion, refusal or failure to act, the t successor in this trust; and if for y is hereby appointed to be second	
like cause said first successor fail or refuse to ac cessor in this trust. And when all the aforetaid c party entitled on receiving his reasonable charge IF THIS TRUST DEED is signed by one per	e possession of, and income fror ruat Deed, the court in which such a receiver to take possession or c com said. It, the person who shall then be the ovenants and agreements are perfor s. Soon as grantor, it shall be binding	e grantors for said grantors and for; h, said premises pending such forcel, complaint is filed, may at once and with harge of said premises with power to County of the grantee, or of his resigna a County is hereby appointed to be first acting Recorder of Deeds of said Count may be completed to the said count pupon him and his helrs, executors and upon him and his helrs, executors and	the heirs, executors, admini rators awre proceedings, and as e that such that the rents, issues and rofit tion, refusal or failure to act, the results of th	
r like cause said first successor fail or refuse to accessor in this trust. And when all the aforesaid c party entitled on receiving his reasonable charge IF THIS TRUST DEED is signed by one per a verbs importing the plural number.	e possession of, and income fror rust Deed, the court in which such a receiver to take possession or com sald. on sald. it, the person who shall then be the ovenanits and agreements are performed as a grantor, it shall be binding	e grantors for said grantors and for; h, said premises pending such forcel- complaint is filed, may at once and with harge of said premises with power to County of the grantee, or of his resigna- tion of the grantee, or of his resigna- cent of the grantee, or of his resigna- cent of the grantee of the successor in the upon him and his helrs, executors and	the heirs, executors, admini rators sure proceedings, and as e that sure proceedings, and as e that collect the rents, issues and roof tion, refusal or failure to act, the successor in this trust; and if for yis hereby appointed to be second until shall release said premises to administrators, regardless of nouns	
like cause said first successor fail or refuse to ac cessor in this trust. And when all the aforetaid c party entitled on receiving his reasonable charge IF THIS TRUST DEED is signed by one per	e possession of, and income fror ruat Deed, the court in which such a receiver to take possession or com sald. It, the person who shall then be the ovenanits and agreements are performed as grantor, it shall be binding	e grantors for said grantors and for; he said premises pending such forcel complaint is filed, may at once and with anaged shalf grenthes with power to County of the grantee, or of his resignation of the grantee, or of the grantee, acting feed of the fired acting feed of the fired countries, the grantee or his successor in tupon him and his heirs, executors and	he heirs, executors, admini rators awre proceedings, and as e that some proceedings, and as e that collect the rents, issues and roof tion, refusal or failure to act, the rate of the rents in this trust; and if for yis hereby appointed to be second furth, shall release said premises to administrators, regardless of nouns	
r like cause said first successor fail or refuse to accessor in this trust. And when all the aforesaid c party entitled on receiving his reasonable charge IF THIS TRUST DEED is signed by one per a verbs importing the plural number.	e possession of, and income fror ruat Deed, the court in which such a receiver to take possession or com sald. It, the person who shall then of sain overanits are performed and agreements are performed as grantor, it shall be binding	e grantors for said grantors and for; he said premises pending such forcel, complaint is filed, may at once and with anaged said greensee with power to County of the grantee, or of his resignation of the grantee, or of the grantee, and the grantee of the grantee, or of the grantee or his successor in the grantee of the successor in the grantee of th	he heirs, executors, admini rators awre proceedings, and as e that sure proceedings, and as e that collect the rents, issues and roof tion, refusal or failure to act, the tuncessor in this trust; and if for yis hereby appointed to be second trust, shall release said premises to administrators, regardless of nouns	
r like cause said first successor fail or refuse to accessor in this trust. And when all the aforesaid c party entitled on receiving his reasonable charge IF THIS TRUST DEED is signed by one per a verbs importing the plural number.	e possession of, and income for trust Deed, the court in which such a receiver to take possession or come sald. It, the person who shall then be for an overanity and agreements are performed as grantor, it shall be binding	e grantors for said grantors and for; he said premises pending such forcel, complaint is filed, may at once and with anaged said greensee with power to County of the grantee, or of his resignant of the grantee, or of the grantee, and the grantee of the grantee of the grantee, made the grantee or his successor in the grantee of the successor in the grantee of the g	he heirs, executors, admini rators aure proceedings, and as e that sure proceedings, and as e that collect the rents, issues and vrofition, refusal or failure to act, the tion, refusal or failure to act, the successor in this trust; and if for yis hereby appointed to be second rust, shall release said premises to administrators, regardless of nouns	
r like cause said first successor fail or refuse to accessor in this trust. And when all the aforesaid c party entitled on receiving his reasonable charge IF THIS TRUST DEED is signed by one per a verbs importing the plural number.	of said. It, the person who shall then be the ovenants and agreements are performer. It is a grantor, it shall be binding the said of th	e grantors for said grantors and for; he said premises pending such forcel; complaint is filed, may at once and with antage of said premises with power to County of the grantee, or of his resignant of the said	he heirs, executors, admin rators aure proceedings, and as e that sure proceedings, and as e that collect the rents, issues and vrofition, refusal or failure to act, the successor in this trust; and if for yis hereby appointed to be second rust, shall release said premises to administrators, regardless of nouns	
like cause said first successor fail or refuse to accessor in this trust. And when all the aforesticl or party entitled on receiving his reasonable charge party entitled on receiving his reasonable charge of the result of the	of said. It, the person who shall then be the ovenants and agreements are performer. It is a grantor, it shall be binding the said of th	4 County is hereby appointed to be first acting Recorder of Deeds of aald Countried, the grantee or his successor in tupon him and his heirs, executors and	s successor in this trust; and if for yis hereby appointed to be second rust, shall release said premises to administrators, regardless of nouns	
like cause said first successor fail or refuse to accessor in this trust. And when all the aforesticl or party entitled on receiving his reasonable charge party entitled on receiving his reasonable charge of the result of the	of said. It, the person who shall then be the ovenants and agreements are performer. It is a grantor, it shall be binding the said of th	4 County is hereby appointed to be first acting Recorder of Deeds of aald Countried, the grantee or his successor in tupon him and his heirs, executors and	a successor in this trust; and if for yis hereby appointed to be second rust, shall release said premises to administrators, regardless of nouns	
like cause said first successor fail or refuse to accessor in this trust. And when all the aforesticl or party entitled on receiving his reasonable charge party entitled on receiving his reasonable charge of the result of the	of said. It, the person who shall then be the ovenants and agreements are performer. It is a grantor, it shall be binding the said of th	4 County is hereby appointed to be first acting Recorder of Deeds of aald Countried, the grantee or his successor in tupon him and his heirs, executors and	s successor in this trust; and if for yis hereby appointed to be second rust, shall release said premises to administrators, regardless of nouns	
like cause said first successor fail or refuse to accessor in this trust. And when all the aforesticl or party entitled on receiving his reasonable charge party entitled on receiving his reasonable charge of the result of the	of said. It, the person who shall then be the ovenants and agreements are performer. It is a grantor, it shall be binding the said of th	4 County is hereby appointed to be first acting Recorder of Deeds of aald Countried, the grantee or his successor in tupon him and his heirs, executors and	successor in this trust; and if for yis hereby appointed to be second rust, shall release said premises to administrators, regardless of nouns	

UNOFFICIAL COPY

Carolyn H. Leja	ss. , a Notary Public in and for said County, in the said county,	ne.
ppeared before me this day in person and act iment as their free and voluntary act, from the same person and act in the same person.	whose name <u>sare</u> subscribed to the foregoing instrument nowledged that <u>they</u> signed, sealed and delivered the same the uses and purposes therein set forth, including the release at a large day of May 19.72	nd year
Commission Expres	MY COMMISSION EXPIRES 61-75 Lily A Char 9, 129 M -972 N N 3 8 6 RE 90 1 2 1 8 9 2 8 2 6 4 A - Rec 23	5.00
, Augo	5 oc	21892826
SECOND MORTGAGE Trust Deed Kazimierz J. Pastwa and wift Halling T. Kazimierz TO Madison Bank and Trust Comp	400 West Madison Street Chicago, Illinois 60606	GEORGE E. COLE LEGAL TO 9MS

END OF RECORDED DOCUMENT