## UNOFFICIAL COPY

120 days plus subsequent renewals	SECON	ND MORIGAGE	- FORM (IIIIIOIS)	<del>_</del>	September, 1975	·	000001	LEGAL FORM
for and in consideration of the sum of Seven Thousand — Dollar in hand past CONVEY _AND WARRANT to	THIS	INDENTURE,	WITNESSETH,	That Walte	r G. Selel	& Victoria	A. Seleb	, his wife
in hand paid, CONVEY AND WARRANT. to Bank of Commerce  of 5500 St. Charles Rd.  Berkeley Illinois.  and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, sir-conditioning, gas and pumbing apparatus and fixture and everything appurenant thereto, together with all rents, issues and profits of said premies, situated in the _Village	(hereir	nafter called the	Grantor), of	(No. and Street)	yside	Hillside (City)		Illinois (State)
and to his successors in trust hereinsfer named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, sir-conditioning, gas and plumbing apparatus and flatture and everything appurtenant thereon, together with all rents, issues and profise of said premises, situated in the Village and everything appurtenant hereon, together with all rents, issues and profise of said premises, situated in the Village of the South Rast Fractional of the North half of the East half of the South Rast Fractional of the North half of the East half of the South Rast fractional of the Principal Meriddian, lying North, Gange 12, East of the Principal Meriddian, lying North of the right of way of hicago Great Western Railroad Company, according to the p'at thereof recorded April 19, 1955, Office of Recorder of Deeds of Cook County, Illinois, as document 16208701 in Cook County Illinois  Hereby releasing and waiving all righ s us let and by virtue of the homestead exemption laws of the State of Illinois. In Thurs, newtribetes, for the pro-securing performance of the covenants and agreements herein.  Whenever, the Grantor Walter G. Seleb, Altouria A. Seleb, his wife.  In the Everyth of Selection of the Cook County Illinois of physical control of the Cook County Illinois of the pro-securing performance of the covenants and agreements herein.  Whenever, the Grantor Walter G. Seleb, Altouria A. Seleb, his wife of the pro-security of the	for and	l in consideration	on of the sum of	Seven_Thou	sand	<del></del>		Dollar
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the foreign described real estate, with the improvements thereon, including all heating, all-conditioning, gas and plumbing apparatus and fixture and everything appurtenant thereto, together with all rents, issues and profits of said premies, situated in the VIIIage .  "HILLISIAE COUNTY OF COOK and State of Hillionity, with the country of COOK and State of Hillionity, with the country of COOK and State of Hillionity, and the country of the South East Fractional.  "On the North half of the East half of the South East Fractional Quarter of Section 7, Township 39 North, Range 12, East of the Pittle Pittle of Principal Meritidian, I Jing North of the right of way of Alicago Great Western Railroad Company, according to the Pittle Pittle of Tecorded April 19, 1955, Office of Recorder of Deed's of Cook Country, Illinois, as document 16208701 in Cook Country Illinois  Hereby releasing and waiving all righ a unler and by virtue of the homestead exemption laws of the State of Illinois.  No Thurst, nevertheless, for the prime of securing performance of the covenants and agreements herein.  WHEREAR, The Grantor Walter G. Seleb. Victoria A. Seleb, his wife.  120 days plus subsequent remeals  120 days plus subsequent remeals  120 days plus subsequent remeals  121 days plus subsequent remeals  122 days plus subsequent remeals  123 days plus subsequent remeals  124 days plus subsequent remeals  125 days plus subsequent remeals and buildings or plus plus plus plus plus plus plus plus		d paid, CONV	EY AND WAR	RANT to	Bank of C	Commerce	T11.	Incia
lowing described real estate, with the improvements thereon, including all beating, air-conditioning, gas and plumbing apparatus and facture and everything appurtment thereon, bugsther with all rents, issues and option of said premises, stuated in the _VIIIage_  **HIIIS.ide_** County of COOK**  **And State of Illinois, to-with the third of the East half of the South East Fractional County of the East half of the South East Fractional County of the Triph of	ļ.							(State)
the North half of the East half of the South East fractional quere of Section 7, Township 39 North, Range 12, East of the Pird Principal Meridian, lying North of the right of way of hicago Great Western Railroad Company, according to the plat thereof recorded April 19, 1955, Office of Recorder of Deeds of Cook County, Illinois, as document 16208701 in Cook County Illinois  Hereby releasing and waiving all righ a user and by virtue of the homestead exemption laws of the State of Illinois. He Thur, nevertheless, for the pirm and securing performance of the covenants and agreements herein.  Hereby releasing and waiving all righ a user and by virtue of the homestead exemption laws of the State of Illinois. He Thur, nevertheless, for the pirm and securing performance of the covenants and agreements herein.  Hereby releasing and waiving all righ a user and by virtue of the homestead exemption laws of the State of Illinois. He Thur, nevertheless, for the pirm and securing performance of the covenants and agreements herein.  Hereby releasing and waiving all righ a user and by virtue of the homestead exemption laws of the State of Illinois. He Thur, nevertheless, for the pirm and the securing performance of the covenants and agreements herein.  Hereby releasing and waiving all right and the securing performance of the covenants and agreements herein.  The Granton agreement and agreement extending time of payment; (2) to any when due in each year, all taxes and assessment and performance of the property of the destruction or damage to relating to the committed or sufficed; (3) to keep all buildings now or at any time on said promption of the capable of the security of the destruction or the destruction of the security of the destruction of the security of the destruction of the security of the security of the destruction of the security of the secu	lowing and eve	described real e erything appurt Hillside	state, with the imperant thereto, toge	rovements thereon, ther with all rents, of <u>Cook</u>	including all heating issues and profits of the control of the con	ng, air-conditioning, go of said premises, situa and State of Illinois, t	as and plumbing ar ted in the <u>Vil</u> o-wit:	paratus and fixture Lage
WHEREAS, The Grantor Walter G. Seleb & Victoria A. Seleb, his wife justly indebted upon principal promissory note bearing even date herewith, payable light of the property of	th qu th wa th of	e North rier of e Fird y of hi e p'at t Deed:	half of the Section of Principal cago Great hereof recof Cook Cou	ne East ha 7, Townshi Meridian, t Western corded Apr unty, Illi	lf of the p 39 North lying Nor Railroad C il 19, 195	South East, Range 12, th of the rompany, acc 5, Office o	fractional East of ight of ording to f Recorder	L
WHEREAR, The Grantor Walter G. Seleb Victoria A. Seleb, his wife justly indebted upon principal promisory note bearing even date herewith, payable light of the property of th	1		Ux				c	ر <b>د</b> ۾ 9.
WHEREAR, The Grantor Walter G. Seleb Victoria A. Seleb, his wife justly indebted upon principal promisory note bearing even date herewith, payable light of the property of th		•					<u> </u>	ંજ, સુંવિધ
WHEREAS, The Grantor Walter G. Seleb & Victoria A. Seleb, his wife justly indebted upon principal promissory note bearing even date herewith, payable light of the property of								များနှင့် မြေ
WHEREAS, The Grantor Walter G. Seleb & Victoria A. Seleb, his wife justly indebted upon principal promissory note bearing even date herewith, payable light of the property of	İ						-	4 <u>5 5</u> 5
The Generon coverants and agrees as follows: (1) To pay said incelescences, and the tracest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt deed fire destruction or damage to rebuild or restore all buildings or improvements on said primises that may have been destroyed or debudy (4) that waste to said premises shall not be committed or suffered; (3) the control of th	In	TRUST, neverth	eless, for the purpo	e of securing perf	ormance of the co	venants and agreemer	its herein.	
The Gantors covenants and agrees as follows: (1) To pay said incendences, and the warest thereon, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and assessments all buildings or improvements on said premises that may have been destroyed or damped; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises in commendation of the payment; (a) to have a sufficient of the first mortgage indebtedness, with projects which interest thereon, at the time or times when the same shall become to the first mortgage indebtedness, with projects shall be left and remain with the said Mortgagees or Trustees until the Interest thereon, at the time or times when the same shall become to the first mortgage indebtedness, with projects and the interest thereon, at the time or times when the same shall become to the first mortgage indebtedness, with the interest thereon, at the time or times when the same shall become to the first mortgage indebtedness, and the interest thereon, at the time or times when the same shall become to the first mortgage indebtedness, with the interest thereon, at the time or times when the same shall become to the interest thereon when due, the grantee or the holder of said indebtedness, may procure such assume to the project of the interest thereon when due, the grantee or the holder of said indebtedness, may procure such assume the same of the interest thereon when due, the grantee or the holder of said indebtedness, may procure such assume the same of the interest thereon or the interest thereon when due to the contract of the project of the said indebtedness or pay all prior incumbrances and tilt interest thereon from the other said indebtedness or pay and the project of t								
notes provided, or according to any agreement extending time of payment; (2) to any, when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt day. Ret destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or daining d. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises; red in companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companied to the companies of the selfer insurance in the selfer		120 day:	s plus sub				-	, , ,
notes provided, or according to any agreement extending time of payment; (2) to any when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt days for destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or dainy do. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises, red in companies to be selected by the grantee herein, who is hereby authorized to place select insurance in companies acception in the companies of the red for of the first mortgage indebteness, with present the property of the red for of the first mortgage indebteness, with the companies acception of the red for of the first mortgage indebteness, with the companies acception of the red for the first mortgage indebteness, with the companies acception of the red for the companies and the interest thereon, at the time or times when the same shall become the companies and the interest thereon as the time or times when the same shall become the companies and the interest thereon from the companies and the interest thereon from the companies and the interest thereon from the down of payment at eight per cent in the formation and the same shall be soon the down and the same shall be soon much additional indebtedness secured hereby represents the whole or said indebt direst, including principal and all earned interest, shall, at the option of the legal holder the same as if all of said indebtedness had then matured by express terms.  It is Agreed by the Grantor that all expenses and disburstenests the whole or said indebt dirests, including principal and all earned interest, shall, at the option of the legal holder the control of the legal holder th							<b>~</b> \	,
notes provided, or according to any agreement extending time of payment; (2) to any when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt days for destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or dainy do. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises, red in companies to be selected by the grantee herein, who is hereby authorized to place select insurance in companies acception in the companies of the red for of the first mortgage indebteness, with present the property of the red for of the first mortgage indebteness, with the companies acception of the red for of the first mortgage indebteness, with the companies acception of the red for the first mortgage indebteness, with the companies acception of the red for the companies and the interest thereon, at the time or times when the same shall become the companies and the interest thereon as the time or times when the same shall become the companies and the interest thereon from the companies and the interest thereon from the companies and the interest thereon from the down of payment at eight per cent in the formation and the same shall be soon the down and the same shall be soon much additional indebtedness secured hereby represents the whole or said indebt direst, including principal and all earned interest, shall, at the option of the legal holder the same as if all of said indebtedness had then matured by express terms.  It is Agreed by the Grantor that all expenses and disburstenests the whole or said indebt dirests, including principal and all earned interest, shall, at the option of the legal holder the control of the legal holder th	!				),			
notes provided, or according to any agreement extending time of payment; (2) to any, when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt day. Ret destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or daining d. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises; red in companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companied to the companies of the selfer insurance in the selfer							(8	
notes provided, or according to any agreement extending time of payment; (2) to any, when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt day. Ret destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or daining d. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises; red in companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companied to the companies of the selfer insurance in the selfer					70.	_	$\sim$	
notes provided, or according to any agreement extending time of payment; (2) to any, when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt day. Ret destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or daining d. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises; red in companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companied to the companies of the selfer insurance in the selfer					///,	$\sim$	<b>←</b> `	
notes provided, or according to any agreement extending time of payment; (2) to any, when due in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixt day. Ret destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or daining d. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises; red in companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companies to be selected by the grantee herein, who is hereby authorized to place selfer insurance in companies acception, it is not companied to the companies of the selfer insurance in the selfer					4/2			
IN THE EVENT Out the death or removal from said GOOK Country of the grantee, or of his resignation, refusal or failure on its, then Chicago Title Insurance Co. of said Country is hereby appointed to be first successor in this funst; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of saids one of the person who shall then be the acting Recorder of Deeds of saids one of the person who shall then be the acting Recorder of Deeds of the Country is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the country entitled, on receiving his reasonable charges.  Witness the hard and seal of the Grantor this 27th day of October 19-78.  (SEAL)  This instrument was prepared by Carol Donahue - Bank of Commerce in Berkeley	notes pro against s all buildi committe herein, v loss claus policies s and the i	E GRANTOR cove ovided, or acco aid premises, a ings or improve ed or suffered; who is hereby a se attached pay shall be left and interest thereon	nants and agrees a rding to any agree and on demand to e ments on said pre (5) to keep all but uthorized to place able first, to the fir remain with the sa	us follows: (1) To ment extending tin exhibit receipts ther mises that may have the side his trustee or Mortaid Mortgagees or mes when the same	pay said indebdn ie of payment; (2) efor; (3) within sive been destroyed it time on said pro- companies accept gagee, and, second frustees until he n shall become tur	ess, and the indirect it to to any when due in xt. days feer destruction destruction of the total destruction of the holder of the forties and payable.	hereon, as herein a each year, all tax tion or damage to waste to said pre panies to be selec the first mortgage as their interests id; (6) to pay all p	and in said note or es and assessments rebuild or restore mises shall not be ted by the grantee indebtedness, with may appear, which rior incumbrances,
IN THE EVENT Out the death or removal from said GOOK Country of the grantee, or of his resignation, refusal or failure on its, then Chicago Title Insurance Co. of said Country is hereby appointed to be first successor in this funst, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of saids country is hereby appointed to be second successor in this funst. And when all the aforesaid covenants and agreements are performed, the country is his reasonable charges.  Witness the hard and seal of the Grantor this 27th day of October 19—78.  (SEAL)  This instrument was prepared by Carol Donahue - Bank of Commerce in Berkeley	IN T grantee of lien or ti Grantor	THE EVENT OF I For the holder of the affecting sai agrees to repay	ailure so to insure said indebtedness, d premises or pay immediately with	or pay taxes or a may procure such all prior incumbra out demand, and	insurance, of pay s nces and the interest the same with inte	prior incumb ance, of such taxes or asses, neest thereon from the rest thereon from the	or the interest ther hits or discharge of to time; and all red of payment	eon when due, the r purchase any tax noney so paid, the at eight per cent
IN THE EVENT Out the death or removal from said GOOK Country of the grantee, or of his resignation, refusal or failure on its, then Chicago Title Insurance Co. of said Country is hereby appointed to be first successor in this funst, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of saids country is hereby appointed to be second successor in this funst. And when all the aforesaid covenants and agreements are performed, the country is his reasonable charges.  Witness the hard and seal of the Grantor this 27th day of October 19—78.  (SEAL)  This instrument was prepared by Carol Donahue - Bank of Commerce in Berkeley	per annu IN T earned in thereon f	m shall be so re HE EVENT of a sterest, shall, at from time of su	nuch additional in- breach of any of t the option of the ch breach at eight	debtedness secured he aforesaid coven legal holder there per cent per annu	heraby.  ants or agreements  f, without notice,  h, shall be recover	the whole or said ind become immediately able by foreclosure the	bte dness, including one and part able, nereof, c by stit a	g principal and all and with interest t law, or both, the
IN THE EVENT Out the death or removal from said GOOK Country of the grantee, or of his resignation, refusal or failure on its, then Chicago Title Insurance Co. of said Country is hereby appointed to be first successor in this funst, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of saids country is hereby appointed to be second successor in this funst. And when all the aforesaid covenants and agreements are performed, the country is his reasonable charges.  Witness the hard and seal of the Grantor this 27th day of October 19—78.  (SEAL)  This instrument was prepared by Carol Donahue - Bank of Commerce in Berkeley	same as i IT is closure h	if all of said inc AGREED by the ercof—includin	ebtedness had then Grantor that all g reasonable attorn	n matured by expre expenses and disbu ney's fees, oddays f	ess terms. Presements paid or it or documentary ev	ncurred in behalf of idence, stenographer	plaintiff in courses charges, cost of	ion with the fore-
IN THE EVENT Out the death or removal from said GOOK Country of the grantee, or of his resignation, refusal or failure on its, then Chicago Title Insurance Co. of said Country is hereby appointed to be first successor in this funst, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of saids country is hereby appointed to be second successor in this funst. And when all the aforesaid covenants and agreements are performed, the country is his reasonable charges.  Witness the hard and seal of the Grantor this 27th day of October 19—78.  (SEAL)  This instrument was prepared by Carol Donahue - Bank of Commerce in Berkeley	expenses such, may shall be to cree of sa the costs assigns of agrees the	and disburseme y be a party, sha axed as costs an ile shall have be of suit, includi f the Grantor v at upon the filin	nts, occasioned by ll also be paid by id included in the en entered of tot, ng attornous res vaives all right to g of any complain	my hit or proceed the Grantor. All sur- decree that may be shall not be dismiss have been paid. The the possession of, to foreclose this	ling wherein the gent expenses and dise rendered in such ed, nor release her for the and income from, frust Deed, the cou	rantee or any holder sbursements shall be a foreclosure proceedie eof given, until all sue Grantor and for the said premises pendinut in which such com	of any part of ai in additional lien in ings; which proceed ich expenses and of heirs, executors, a g such foreclosure plaint is filed, may	d indebtedness, as or raid premises, d'ng, whether de- tibursements, and dimin' ra ors and at one and with-
IN THE EVENT Out the death or removal from said GOOK Country of the grantee, or of his resignation, refusal or failure on its, then Chicago Title Insurance Co. of said Country is hereby appointed to be first successor in this funst, and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of saids country is hereby appointed to be second successor in this funst. And when all the aforesaid covenants and agreements are performed, the country is his reasonable charges.  Witness the hard and seal of the Grantor this 27th day of October 19—78.  (SEAL)  This instrument was prepared by Carol Donahue - Bank of Commerce in Berkeley	out notice	e to the Granto er to collect the	r, on to any party	claiming under th	e Grantor, appoint	t a receiver to take po	ossession or charge	e of said premises
Witness the hand and seal of the Grantor this 27th day of October 19-78.  Wattru Selection (SEAL)  This instrument with prepared by Carol Donahue - Bank of Commerce in Berkeley	with power	name of a red	chowner is: _	Walter G.	Seleb &	Victoria A.	Seleb	
This instrument with prepared by Carol Donahue - Bank of Commerce in Berkeley	In te	E EVENT OF THE	death or removal	from said	Cook	County	of the grantee, or	of his resignation,
This instrument with prepared by Carol Donahue - Bank of Commerce in Berkeley	IN TE refusal or first succes of Deeds of performed	HE EVENT OF AND Failure to a total transfer of the state of said County I, the state of the said temporary is the state of the said temporary to the said temporary in the said temporary to the said temporary temporary to the said temporary temporar	death or removal ten	from said  go Title  te cause said first su d to be second succ  rust, shall release s	Cook	County	of the grantee, or	of his resignation,
This instrument was prepared by <u>Carol Donahue - Bank of Commerce in Berkeley</u>	IN TE refusal or first succes of Deeds of performed	HE EVENT OF AND Failure to a total transfer of the state of said County I, the state of the said temporary is the state of the said temporary to the said temporary in the said temporary to the said temporary temporary to the said temporary temporar	death or removal ten	from said  go Title  te cause said first su d to be second succ  rust, shall release s	Cook	County of Source	of the grantee, or and County is here to shall then be the resaid covenants are tiving his reasonab	of his resignation, by appointed to be e acting Recorder and agreements are le charges.
	IN TE refusal or first succes of Deeds of performed	HE EVENT OF AND Failure to a total transfer of the state of said County I, the state of the said temporary is the state of the said temporary to the said temporary in the said temporary to the said temporary temporary to the said temporary temporar	death or removal ten	from said  go Title  te cause said first su d to be second succ  rust, shall release s	Cook	County of Source	of the grantee, or and County is here to shall then be the resaid covenants are tiving his reasonab	of his resignation, by appointed to be a citing Recorder and agreements are le charges.
	IN THE refusal or first success of Deeds of performed	HE EVENT OF AND Failure to a total transfer of the state of said County I, the state of the said temporary is the state of the said temporary to the said temporary in the said temporary to the said temporary temporary to the said temporary temporar	death or removal ten	from said  go Title  te cause said first su d to be second succ  rust, shall release s	Cook	County of Source	of the grantee, or and County is here to shall then be the resaid covenants are tiving his reasonab	of his resignation, by appointed to be acting Recorder dagreements are le charges.  19_78 (SEAL)

2469509

## UNOFFICIAL COPY

		1978 OCT 31	AMPIO: 34 OF CUST COOK BY USE HELICA	TROOP	Dr.R. sthillageth
	E OF Illin			79 24695091	A - REC
I,	Carol Do	nahue	, a l	Notary Public in and for	said County, in the
State	aforesaid, DO HER	EBY CERTIFY that _		b & Victoria A.	
person	nally known to me	to be the same personS	whose name s are	subscribed to the for	egoing instrument,
				ey signed, sealed and	
	of the right of hom		for the uses and purpos	es therein set forth, includ	ing the release and
1.44 C	en midee my hand	I and notarial seal this	27th	_ day ofOctober	, 19 <u>78</u> .
€ CO B I		•	ć	arol Dorok	1
Commi	ission Orbit	0-2-82		Notary Public	
((i)),,	nimitally areas				
		0			
		4			
		004 0			•
			JULY T	10	
			17×11	Uºº E	• •
					۸٦
				0/1	469
				74,	<b>5</b> 03
				'S	fred de
1	1 1			( ) <sub>x</sub>	
HH					6
TGAC			*1		OLE 4S
MOR D		δt		:	F. FOR
SECOND MORTGAGE  Trust Deed				1 ( 1 (A) (A)	GEORGE E. COLES
				*	<b>9</b>  -

END OF RECORDED DOCUMENT