1	
١	ì
l	ú
l	Ġ
Į	7.7.1
ı	Ċ
Į	
l	-

THIS INDENTURE, WITNESSETH, That Lawrence	e A Coles, Jr.
	St. Unit 14D Chicago II.
for and in consideration of the sum of Thirty Thou	sand & 00/100 Pollars
in hand paid. CONVEY_ AND WARRANT_ to More and to the state of More and Mor	icago, IL (State)
and to his successors in trust hereinafter named, for the purp lowing described real estate, with the improvements thereon, i	pose of securing performance of the covenants and agreements herein, the fol- including all heating, air-conditioning, gas and plumbing apparatus and fixtures,
of Chicago County of Cook	issues and profits of said premises, situated in theCity and State of Illinois, to-wit:
real estate: Lot 4 in owners di Trustees Subdivision of South Fr North Range 14, East of the Third attached as Exhibit "A" to Decla by American National Bank and Tru Banking Association as Trustee un and known as Trust Number 29782; of Cook Courty, Illlinois, as Doo undivided 2.2789 per cent interes parcel all the property and space	y of the following described parcel of vision of part of Block 2 in Canal actional ½ of Section 3, Township 39 d Principal Meridian, which survey is ration of Condominium Ownership made ust Company of Chicago, a National nder Trust Agreement dated June 5, 1970, recorded in the office of the Recorder cument #22027444, together with an st in said parcel (excepting from said e comprising all of the units thereof Declaration and Survey), in Cook County,
Hereby releasing and waiving all rights under and by virtue of In TRUST, nevertheless, for the puri ose of securing performance.	
WHEREAS, The Grantor	principal promissory note bearing even date herewith, payable
May 1, 1979, and subsequent renew	vals thereof in the amount of \$30,000.00.
	Als thereof in the amount of \$30,000.00.
	C
	10×10×
THE GRANTOR covenants and agrees as follows: (1) To photes provided, or according to any agreement extending time against said premises, and on demand to exhibit receipts there all buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at any herein, who is hereby authorized to place such insurance in cost clause attached payable first, to the first Trustee or Mortg policies shall be left and remain with the said Mortgagees or T and the interest thereon, at the time or times when the same is 18 THE EVENT of failure so to insure, or pay taxes or as grantee or the holder of said indebtedness, may procure such i lien or title affecting said premises or pay all prior incumbran Grantor agrees to repay immediately without demand, and the readmunt shall be so much additional indebtedness secured in	ay said indebtedness, and the prest thereon, as herein and in said note or comparent; (2) to pay when due in each year, all taxes and assessments for; (3) within stay dess fiter distriction or damage to rebuild or restore them destroyed or damage, to rebuild or restore them on said premises shall not be the distribution of the said premises shall not be the moderness of the moderness of the moderness to be selected by the granter of the analyse of the Trustee herein is their interests may appear, which rustees until the hearbledness is fully paid; (6) to not all prior incumbrances, hall become the prior incumbrances on the interest thereon when due, the nsurance of pay such taxes or assessments, or dischar, ever purchase any tax ices and the interest thereon from time to time; and all money so paid, the leaves with interest thereon from the date of payment as each time remove.
earned interest, shall, at the option of the legal holder thereof thereon from time of such breach at eight per cent per annulus same as if all of said indebtedness had then matured by expres	ats or agreements the whole or said indebtedness, including print pot and all without notice, become immediately due and payable, and with the state of the state
It is Agreed by the Grantor that all expenses and disbur- closure hereof—including reasonable attorney's fees, ordays for pleting abstract showing the whole title of safe premises em- expenses and disbursements, occasioned by any wift or proceedi- such, may be a party, shall also be paid by the Grantor. All such shall be taxed as costs and included in any defree that may be cree of sale shall have been entered or not, shall not be dismisse the costs of suit, including attorney fees have been paid. The assigns of the Grantor waives all right to the possession of, a agrees that upon the filing of any baryolain to foreclose this Te	I, shall be recoverable by foreclosure thereof, or by suit at law, or 'otr, the sterms. Seements paid or incurred in behalf of plaintiff in connection with the fore-recommentary evidence, stenographer's charges, cost of procuring or combracing foreclosure decree—shall be paid by the Grantor; and the life in gwherein the grantee or any holder of any part of said indebtedness, as hexpenses and disbursements shall be an additional lien upon said premises, rendered in such foreclosure proceedings; which proceeding, whether ded, nor release hereof given, until all such expenses and disbursements, and e Grantor for the Grantor and for the heirs, executors, administrators and not income from, said premises pending such foreclosure proceedings, and ust Deed, the court in which such complaint is filed, may at once and with Grantor, appoint a receiver to take possession or charge of said premises mises.
out notice to the Grantor, on to day party claiming under the with power to collect the rents issues and profits of the said pre  The name of a record owner is: Lawrence A	Grantor, appoint a receiver to take possession or charge of said premises mises.
IN THE EVENT of the death or removal from said refusal or failure to ast then first successor in this trust; and if for any like cause said first suc of Deeds of said County is hereby appointed to be second succe	County of the grantee, or of his resignation,  of said County is hereby appointed to be cessor fail or refuse to act, the person who shall then be the acting Recorder ssor in this trust. And when all the aforesaid covenants and agreements are d premises to the party entitled, on receiving his reasonable charges.
Witness the hand_and seal_of the Grantor_ this	
	Lawrence A. Coles, Jr. (SEAL)
This instrument was prepared by M. Nadler	307 N. Michigan Ave., Chicago, IL. (NAME AND ADDRESS)

## **UNOFFICIAL COPY**

1979 FEB 13 AM 11 44

	STATE OF	COOK	FEB-15-	1934 - AND	13 AS 1		10.13
	I, Linda	M. Cwik	IFY thatLawren	, a Notary Pu		said County, in	the
			ne person whose nan				
			luntary act, for the uses				
	wajver of Ce ner	n, of homestead.					
Man Man	Givel's new transfer of the control	ny fiand and notaria	_	Stday of	January  Notary Public	Curlo.	<u>.</u>
	Commissibil Exp	ires My Johnnission Expir	es Nov. 22, 1982	,			
			004				
				MAIL			
			1 1 1 50	MAIL		<u>22</u>	
				6/4		24843616	
							. 20.60
1	1 1	1 1 1	>>	. 1	Offic	6.	- m
-	ed:			III. 10	(ADLER	Marina Bank 307 N. Michigan Avenue Chicago, Illinois 60601	Ť.
BOX NO.	SECOND MORTGAGE  Trust Deed	100	307 N. Alchigan Avenue Chicego, Illinois 60601		To: MICHAEL B. NADLER	Marina Bank 307 M. Michigan Aveny Chicago, Illinois 60601	GEORGE E. COLE® LEGAL FORMS
BOX NO.	SECON	And ettay	Dilicego, II		Return To: MICH	Mari 307 Chic	GEO
		-			\$\frac{\end{array}}{2}		

## END OF RECORDED DOCUMENT