CAUTION. Consult a lawyer before using or acting under this form All warrantess, encluding merchantability and hiness, are escluded

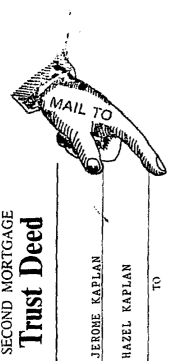
and the second		
THIS INDENTURE WITNESSETH, That LOROMO KARLAN	and	
Hazel Kaplan, hts wife		
(hereinafter called the Grantor), of		
8121 Hamlin Skokie IL (No and Street) for and in consideration of the sum of Six Thousand and	(State)	
for and in consideration of the sum of S.I.S. Thousand and and and another sum of the su	E.L.e.ven Dollars	
in hand paid, CONVEY AND WARRANT to TheNorthlake_Bank	المساعدة بهمون والمساعدة	
of 26 W. North Ave. Northlake IL.	State	
as Trustee, and to his successors in trust hereinafter named, the following de- estate, with the improvements thereon, including all heating, air-conditionic plumbing apparatus and fixtures, and everything appurtenant thereto, toget	cribed real Above Space For Recorder's Use Only	
rents, issues and profits of said premises, situated in the County ofQ c	ork and State of Illinois, to-wit:	
The South half of Lot 12 and all of	lar 13 in Black 2 in Witthold's	
3rd "L" Extension Subdivision in the	Southwest Quarter of Section	
23 Township 41 North, Range 13 East	of the Third Principal Meridian.	
Permanent REal Escate Index # 10.23 - 322 - 011-0000 71		
Permanent REal Estate Index # /0 2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		
Hereby releasing and waiving all rights un ter and by virtue of the homestead exemption laws of the State of Illinois.		
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor is justly indebted (popler by e-fer principal promissory note bearing even date herewith, payable		
Willerters, the channe is just) mostled that if [6-1-1] properties	,,	
	- f 1) A D 1096	
\$6,187.40 on the seventh day	of July, A.D. 1986.	
	,	
4	C.X	
\$6,187,40 on the seventh day	CACE	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebted of according to any agreement extending time of payment; (2) to pay when a demand to exhibit receipts therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premises insured in companies to be selected by the grante acceptable to the holder of the first mortgage indebtedness, with loss clause a Trustee herein as their interests may appear, which policies shall be left and paid; (6) to pay all prior incumbrances, and the interest thereon, at the time of IN THE EVENT of failure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes o premises or pay all prior incumbrances and the interest thereon from time to without demand, and the same with interest thereon from the date of payer.	ess as d'he interest thereon and in said note or note provided, due in said her eyen, all taxes and issessments against said premises, and on or dame et as rebuild of restore all buildings or improvements on said nises shall not be committed or suffered; (5) to keep all buildings now or at the herein, who is not reby authorized to place such insurance in companies trached payable for the first Trustee or Mortgagee, and second, to the remain with the indebtedness is fully in times whether a mesh ill become due and payable. Prior includiblinges of the interest thereon when due, the grantee or the asset singuist, or disclarge in purchase any tax lien or title affecting said to time and all moneys on it. the Criattor agrees to repay interediately for the transfer and all moneys on it.	
indebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreentings shall, at the option of the legal holder thereof, without notice, become imposite the control of the legal holder thereof.	he whole of said indebtedness, including principal and all carned interest,	
shall, at the option of the legal holder thereof, without notice, become impediat 11.90 per cent per annum, shall be recoverable by forest sure the	ately due and payable, and with in e.e.! Thereon from time of such breach acteof, or by suit at law, or both, the same all of said indebtedness had	
at 1.90. per cent per annum, shall be recoverable by for closure if then matured by express terms. It is AGREED by the Grantor that all expenses and disbusturing its paid or including reasonable attorney's fees, outlays for documentary widence, stend whole title of said premises embracing for closure degree. I had be paid by to suit or proceeding wherein the grantee or any holder of any part of said indebt expenses and disbursements shall be an additional llarupon said premises, stand for closure proceedings; which proceeding, whether decree of sale shall until all such expenses and disbursements, and the costs of sait, including attorexecutors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the limbor any complaint to forcelose the without nonce to the Grantor, or to and party claiming under the Grantor, approfile the rents, issues and profits of the said premises. The name of a record owner is: 1 e r once Hamlin and Cook The Chicago, Artile 1 and Cook The Chicago, Artile 1 and Linguist and Cook The Chicago, Artile 2 and Linguist and Linguist and Ling	ncurred in behalf of plaintiff in connection w' to the foreclosure hereof	
meluding reasonable attorney's lees, outlays for documentary ordence, stem whole title of said premises embracing foreclosure degrees— had be paid by t	the Crantor; and the like expenses and disbuses nears, occasioned by any	
expenses and disbursements shall be an additional language said process.	hall be taxed as costs and included in any decree that hay be rendered in	
such foreclosure proceedings; which proceedings, whether feetee of sale shall until all such expenses and disbursements, and the costs of suit, including attornion	ney's fees, have been paid. The Grantor for the Grant 10 and for the beits,	
executors, administrators and assigns of the trantol waives all right to the proceedings, and agrees that upon the find of any complaint to foreclose this	Trust Deed, the court in which such complaint is filed, may at once and	
without nonce to the Grantor, or to and party claiming under the Grantor, appropriet the rents, issues and profits on the said premises.	omt a receiver to take possession of charge of said premises with power to	
The name of a record owner is: Le rame Ramlin and	Hazel Kaplan, his wife	
The Chienna Serie Insurance Company	of said County is hereby appointed to be first successor in this trust;	
The Chicago Artie. In surance Company and it for any like cathe and first successor full or refuse to act, the person wappointed to be second-successor in this trust. And when all of the aforesaid crust, shall release said premises to the party entitled, on receiving his reasona	no shall then be the acting Recorder of Deeds of said County is necessarily avenants and agreements are performed, the grantee or his successor in	
This trust deed is subject to a	The second secon	
Witness the hand and seal of the Grantor this 8 t h day of	April 19 86	
	JERONE KAPLAN LOTZE LA CAPLAN HAZEL KAPLAN (SEAL)	
Please print or type name(s)	JERDHE KAPLAN I	
below signature(s)	Hazol Karlan 188411	
	HAZELSKAPLAN	
This instrument was prepared by Grace A. Plastow, C	The Northlake Bank	

UNOFFICIAL COPY

STATE OF ILLINOIS	
SS.	
COUNTY OF <u>COOK</u>	
Donald L. Thode	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatJerome	Napian and nazer Kapian, his wite
personally known to me to be the same persons whose nam	es_are subscribed to the foregoing instrument,
appeared before me this day in person and acknowledged	that _they signed, sealed and delivered the said
instrument as Lreir free and voluntary act, for the uses a	and purposes therein set forth, including the release and
waiver of the right of homestead.	
Given under my hard and official scal thiselghth_	day ofApril, 19_86
(Impresu Seal Here)	
O _x	Notary Public
Commission Expires. Sept. 17, 1986.	
:c: y = 32728753 c 20672 fg.f	7.2.1V
2: 34 MAIL 70	C/e/t/s Office

14 APR 86 2: 34

-86-142228



THE NORTHLAKE BANK (COMM)

NORTHLAKE, IL 60164

26 W. NORTH AVE.

00

SECOND MORTGAGE

GEORGE E. COLE® LEGAL FORMS