UNOFFICIAL COPY

THIS INDENTURE, WITNESSETH. T	hat Walker Jackson and Etta Jac	033 033 GEGAL FORMS
nereinafter called the Grantor), of the		
d State of Tilingis for	drein consideration of Harvey	_ County of Cook
hand paid. CONVEY AND WARD	AND Tales II I	Dollars
tile tiley of	Harvey o - Coole	and State ofIllinois
d everything appurtenant thereto, together Harvey County of	amed, for the purpose of securing performance of overnents thereon, including all heating, air-condition with all rents, issues and profits of said premise and State of II	ning, gas and plumbing apparatus and fixtures, s, situated in the <u>C1 ty</u> linois, to-wit:
Section 7, Township	f of Lot 30 in Block 177 in Harvarter and East half of South Wer 36 North, Range 14, East of the h of the Indian Boundary Line in	t quarter of
WHEREAS, The Grantor Walker	our and by writte of the homestead exemption law e of secur ag performance of the covenants and ag t Jack for 1d Etta Jackson, his	s of the State of Illinois. reements herein. wife
say muched upon their	of \$89.00 a.d a final installme	
The Co.		GRÍCACÍ:
uild or restore all buildings or improvem ill not be committed or suffered; (5) to ke nice herein, who is hereby authorized to h loss clause attached payable first, to the ich policies shall be left and remain with nces, and the interest thereon, at the time	follows: (1) To pay said indebtedness, and t e ir ent extending time of payment; (2) to pay prin. st. on demand to exhibit receipts therefor; (3) with ents on said premises that may have been destroyer all buildings now or at any time on said-premis place such insurance in companies acceptable to a first Trustee or Mortgagee, and, second, for the late said Mortgagees or Trustees until the indebted or times when the same shall become, due and pay or pay taxes or assessments, or the prior incumbrany procure such insurance, or dwarfer for incumbrany procure such insurance, or dwarfer the receipt and procure and procu	er stahereon, as herein and in said note or as first day of June in each year, all taxes sir/ days after destruction or damage to descent of the said premises as in ared in companies to be selected by the he hold on he first mortgage indebtedness, Irustee he cip as their interests may appear, ness is fu ly rid; (6) to yay all prig incuments in the said of the said
uild or restore all buildings or improvem ill not be committed or suffered; (5) to ke attecherein, who is hereby authorized to h loss clause attached payable first, to th ich policies shall be left and remain with necs, and the interest thereon, at the time IN THE EVENT of failure so to insure, nee or the holder of said indebtedness, r or title affecting said premises or pay all intor agrees to repay immediately witho annum shall be so much additional inde IN THE EVENT of a breach of any of the ned interest, shall, at the option of the recon from time of such breach at seven r	and to exhibit receipts therefor; (3) with ment on said premises that may have been destroyed all buildings now or at any time on said premise that may have been destroyed and the said premise that may have acceptable to the said strustee or Mortgagee, and, second, (6 the 1 the said strustee or Mortgagee, and, second, (6 the 1 the said strustee or Trustees unfil the indebted or times when the same shall become due and pay or pay the said strustees or successments, on the prior incumbrany procure such insurance, or pay such taxes or a larger intermediate the same with interest thereon from the same with interest the said the same with interest thereon from the same with interest thereon from the same said the same with interest thereon from the same with interest thereon from the same said the same with interest thereon from the same said the same with interest thereon from the same said the same with interest thereon from the same said the same with interest thereon from the same said the same with interest thereon from the same said the same with interest thereon from the same said the same with interest thereon from the same said the same with interest thereon from the same same said the same with interest the same same same same same same same sam	ristahereon, as herein and in said note of as first day of June in each year, all taxes as y days after destruction or damage to describe the description of damage to describe the description of damage to describe the description of the desc
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pulld or restore all buildings or improvem all not be committed or suffered; (3) to ke nitce herein, who is hereby authorized to he loss clause attached payable first, to the holes clause attached payable first, to the holes clause attached payable first, to the holes clause at the time. In THE EVENT of failure so to insure, nitee or the holder of said indebtedness, a not title affecting said premises or pay all antor agrees to repay immediately without annum shall be so much additional indeed in the EVENT of a breach of any of the ned interest, shall, at the option of the reon from time of such breach at seven peas if all of said indebtedness had then in It is Acqueen by the Grantor that all estare hereof—including reasonable attorned ing abstract showing the whole title of enses and disbursements, occasioned by a h, may be a party, shall also be paid by the libe taxed as costs and included in any cost of saie shall have been entered or not, at costs of suit, including attorney's fees the sust of the Grantor waives all right? It is the the theory of the cost of the Grantor, or to any party on power to collect the rents, issue-and produce to the Grantor, or to any party of power to collect the rents, issue-and produced to the Grantor, or to any party of power to collect the rents, issue-and produced to the Grantor, or to any party of power to collect the rents, issue-and produced to the Grantor waives all right? It is successor in this trust and if for any like elects of said County is hereby appointed formed, the granter or his successor in trust and the granter or the successor in the struct and or the death or removal.	tents on said premises that may have been destroyed all buildings on soil of premises that may have been destroyed all buildings on wor at any time on said premises place such insurance in companies acceptable to the said Mortagues or tagger, and, second, for the 1 the said Mortagues or tagger, and, second, for the 1 the said Mortagues or tagger, and, second, for the 1 the said Mortagues or tagger or the said the said Mortagues or tagger or the said the said Mortagues or tagger or	crist thereon, as herein and in said note or the state of tune in each year, all taxes air / days after destruction or damage to desire of the state
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	마리 사람이 되었다.
DUNTY OF Cook	
N. I. Vrshek	
ate aforesaid, DO HEREBY CERTIFY that <u>Walker</u>	, a Notary Public in and for said County, in the
	Jackson and Erra Jackson
rsonally known to me to be the same	
peared before me this day in person and columnia	names are subscribed to the foregoing instrument,
trument as the ir free and voluntary not for the way	ed that <u>they</u> signed, sealed and delivered the said
iver of the right of nor estead.	es and purposes therein set forth, including the release and
CiverOunder 189, hand a id notarial seal this	17th day of <u>September</u> , 19 <u>71</u>
	day of September 19 71
(Down Factoria)	- 7.9. Urshek
maissus 8,3/75	Notary Public
i initagrama co.	
.ac. 1971 SEP 22 PM 12 14	la vale.
1911 OET 22 PM 12 14	
SEP-22-71	이번에 가장 아니는 아이들이 살아보면 이 사람이 있다. 아이들은 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 나를 다 다른데 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들
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