UNOFFICIAL COPY

Ţ

			√	
his	Indenture	Witnesset	j, Thus the grantor S. FRANK GIBBS an	d
RGARITE	GIBBS, his wife		or Cook con	nty, Illinois.
iderstion of	ONE and no/100	THE NO	ORTHLAKE BANK	Dollikra
	the second secon	WARRANT to 111/2 111	Cook	is, and to his
sors in trust, ti	a dallamine disembled was actes, with	the immenents thereon including at	heating one and plumbing appetatus and all deturns acces	than mitte tha
X/	nLummingsandLor	omanskeall.s.ta.to(Cook in the State of Hillook, to wi Corporation. Ition to Maywood, quarter of Section 15, Principal Meridian.	******
y reis in and	waiving all rights under and by virtue	of the homestead exemption laws of the	State of Illinois:	***********
		securing performance of the covenants ar		$x = t \cdot \left(\frac{t}{t} \right)$
			t Gibbs, his wife	
indebted up a			payable to the order ofTHENORTHLAKEBA	
				*,

	is further evidenced by interest notes		saturity, and are payable in lawful money of the United Stat	
e affice of Le or at such oth		K		
Eige & within the comment extending the comment extending all buildings in tornado to the interest may appulse, submit to indee; and to it deliver such as of foreclosure is of foreclosure.	RHIOT S. agree as follows: (I) time of payment: (2) to pay prior to the sixty days after destruction of satiry days after destruction of satiry days after destruction of the satiry days after the satir days after the payment of the payment of the satir days after the satir d	the first day of July in each	erest thereon as Berein and in said notes provided, or access and assessments against said premises and, on demand, to opportunite to a said premises that may have been destroyed on the said premises that may have been destroyed on the said of th	ording to any estibilit receipts damaged; (4) mble time any y fre, lightning antee berein as to adjust, com- y covering said tead to execute it collection. In
Tipe 6 ment extending to (1) with the peak of the peak	Allion. S. agree as follows: (i) time of payment: (2) to pay, prior a start days after destruction of chanses in good condition and repair without a start days after destruction of chanses in good condition and repair without a start days after in process of erect full insurable value, in companies to the start days after a start days and the violation and another writings as a seried each such financians policy may be about on the start series of the start days and the virtings as a seried each such financians policy may be about or the Master's certificate of that therein the grantes, or the hold be granted, and may, tut is not o cliums affecting add premises and who granter, S. and may, tut is not occurs a start of the start of t	to pay said indebted. "" In the institute of the first day of July in each. " " " in the thrist day of July in each." " " " in the thrist day of July in each." " " " in the thrist day of July in each." " " " in the thrist day of	crest thereon as Berein and in said noises provided, or act as not assessments against said premiers, and, on demand, to preventies on an abundant less than may have been descripted on a little or claim of liter; (b) to complete within a rease buildin ** at any time on said premises insured against loss buildin ** at any time on said premises insured against loss buildin ** at any time on said premises insured against loss the literature of the literature of the literature have been described by the literature of the literature of the literature of the literature of provided by the literature of the	erding to any middle receipts of the second
Tipe 6 ment extending for (3) within the paid premise in the premi	RHIDE S. agree as follows: (It time of payment: (2) to pay, prior a stry days after destruction or dama set in good condition and repair without set in the interest of erect in the insurable value, in companies of rect in the insurable value, in companies of the control of the control of any printered and any printered and any characteristic policy may be retrol each such insurance policy may be retrol each such insurance policy may be included in the Master's certificate of the holds of the Master's certificate of the holds of the Master's certificate of the holds of other improvement upon said in any form and manner decined set in any form and manner decined erriced may be taken, shall be so much not of a breach of any of the aforesaid been notice, become immediately due of or by mit a fast or to both, the same and the connection with a to or both, the same and in connection with the content of the connection with the content of the connection with the content of the manner of the connection with the content of the connection with the content of the connection with a safe, shall be an additional of the connection with the content of the connection with the connection with the connection with the connection with the connection of the connection with the connection of the connection with the connection w	to pay said indebted. "" In the interior day of July in each. " " in the three day of July in each. " " in the three day of July in each. " " in the three day of July in each. " " in the test of the three day of the test of the three day of the test of the test of the day of the test of the day of the test of the test of the test of the day of the test	crest thereon as Berein and in said notes provided, or ace as and assessments against and premises and, on demand, to overcrements on and premises that may have been destroyed on provements of and premises that may have been destroyed on the provided of	creting to any creting to early creting to any creting to any carbon time and continued to the continued to
Tipe 6 ment extending for (3) within the passing premise in the pass	RILIOT S. agree as follows: (i) time of payment: (2) to pay, prior a stry days after destruction of chanses in good condition and repair without a stry days after destruction of chanses in good condition and repair without a street of the companies of the control of the con	to pay said indebted. "" In the interior control of the drift day of July in each. " In the third day of July in each. " In the control of th	creet thereon as herein and in said noise provided, or as and assessments against and premises and, on demand, to provide the said premises that may have been distributed by the provided of	ording to any ording to any ording to any ordinaged; (b) debaged; (c) debaged; (c) debaged; (c) debaged; (d) debaged; (d) debaged; (d) debaged; (e)
Tipe 65 ment extending for (3) within the passing premise in the p	Allion. S. agree as follows: (it time of payment: (2) to pay, prior a starty days after destruction of the safe sing odd conditions and repair without a starty days after destruction of the safe sing odd condition and repair without a starty days after the process of erect full insurable value, in dompanies to the safe singular starts and coil at each the grantes is irrevacably appellar releases and other writings as a serior each such financian policy may be about on the safe safe singular starts and coil at each such financian policy may he about on the safe safe safe safe safe safe safe saf	to pay said indebted. "" In the first day of July in each	serest thereon as Berein and in said noises provided, or act assessments against asid premiers, and, on demand, to and assessments against asid premiers, and, on demand, to the said assessment against least the said premiers are the said premiers are the said of the sai	erding to any craiming to any craiming to any craiming the company of the indebted-
Tipe 6 ment extending for (3) within the passing premise in the pr	Allion. S. agree as follows: (it time of payment: (2) to pay, prior a starty days after destruction of the safe of a good condition and repair without a starty days after destruction of the safe of a good condition and repair without a safe of a good condition and repair without a safe of a good condition and repair without a safe of a safe	to pay said indebted. "" In the first day of July in each	creet thereon as herein and in said noise provided, or as and assessments against and premises and, on demand, to provide the said premises that may have been distributed by the provided of	ording to any middle recipits of the property
Tipe 6 ment extending for (3) within the passing pression (2) and the passing pression (3) and the pass	RILIOT S. agree as follows: (It time of payment: (2) to pay, prior a starty days after destruction of the safe of a good condition and repair without a starty days after destruction of a starty days after destruction of the safe of a good condition and repair without of the safe of the	to pay said indebted. "" In the interior country in the first day of July in each. " " " " " " " " " " " " " " " " " " "	crest thereon as Berein and in said noises provided, or act as not assessments against said premises, and, on demand, to accrements on an absence that may have been descrived on a "litera or claim of liter; (b) to complete within a rease buildin's as any time on said premises insured against loss buildin's as any time on said premises insured against loss buildin's as any time on said premises insured against loss buildin's as any time on said primises insured against loss of the landblothdoses secured hereby, with loss clause payable to the gradual of the landblothdoses secured hereby. The grantees is empowered of the landblothdoses secured hereby, with loss clause payable to the said secured of the landblothdoses secured hereby. The grantees is empowered of an act of the two compromises, with trial to a landblothdose and in The I P name, S nad as hardward and the landblothdose and the landblothdose reddings of may, but is not billed to, make any payment or perform as hereby the said that thereof, he validity of any tar sew ment, tax sais, forfeiture, or lien for status of the payable of incurred in come lead within a reasonable time her Trustee or any and holde discreasful purposes and all or one, juid or incurred in come mediately does and payable without not "" Interest in mandately does and payable without not "" Interest in mandately does and payable without not "" Interest and attend by express sterms. All expresses and the amendate, payable solicitor's fore, outlays for documentary str. or, more than the of such hereath as seven p. even per per times that attend by express sterms. All expresses and the memorate, payable solicitor's fore, outlays for documentary str. or, more than the of such hereath has been solicitored and payable solicitor's fore, outlays for documentary str. or, more than the strength of the payable solicitor's fore, outlays for documentary str. or, more than the strength of the payable solicitor's fore, outlays for documentary str. or, more than the strength o	ording to any critical to a control to the control
Tipe 6 ment extending for (3) within the passing pression (2) and the passing pression (3) and the pass	RILIOT S. agree as follows: (It time of payment: (2) to pay, prior a starty days after destruction of the safe of a good condition and repair without a starty days after destruction of a starty days after destruction of the safe of a good condition and repair without of the safe of the	to pay said indebted. "" In the interior country in the first day of July in each. " " " " " " " " " " " " " " " " " " "	crest thereon as berein and in said noises provided, or act as and assessments against said premiers, and on demand, to all assessments against said premiers, and on demand, to the said assessment against said premiers and on demand, to the said assessment and the first said of the said of the said said of the said premiers within a reason buildin a said and time of the said premiers within a reason buildin a said and the said premiers within a reason buildin a said and the said premiers are said said to the said said said said said said said said	ording to any critical to receipt a consistence of the control of
Tipe 6 memer extending the control of the control o	RILIOT S. agree as follows: (It time of payment: (2) to pay, prior a starty days after destruction of the safe of a good condition and repair without a starty days after destruction of a starty days after destruction of the safe of a good condition and repair without of the safe of the	to pay said indebted. "" In the interior country in the first day of July in each. " " " " " " " " " " " " " " " " " " "	crest thereon as berein and in said noises provided, or act as and assessments against said premiers, and on demand, to all assessments against said premiers, and on demand, to the said assessment against said premiers and on demand, to the said assessment and the first said of the said of the said said of the said premiers within a reason buildin a said and time of the said premiers within a reason buildin a said and the said premiers within a reason buildin a said and the said premiers are said said to the said said said said said said said said	erding to any craiming to any craiming to any craiming the computer of the com
Tipe 6 ment extending for (3) within the passing pression (2) and the passing pression (3) and the pass	RILIOT S. agree as follows: (It time of payment: (2) to pay, prior a starty days after destruction of the safe of a good condition and repair without a starty days after destruction of a starty days after destruction of the safe of a good condition and repair without of the safe of the	to pay said indebted. "" In the interior country in the first day of July in each. " " " " " " " " " " " " " " " " " " "	crest thereon as berein and in said noises provided, or act as and assessments against said premiers, and on demand, to all assessments against said premiers, and on demand, to the said assessment against said premiers and on demand, to the said assessment and the first said of the said of the said said of the said premiers within a reason buildin a said and time of the said premiers within a reason buildin a said and the said premiers within a reason buildin a said and the said premiers are said said to the said said said said said said said said	ording to any middle recipits of the control of the

UNOFFICIAL COPY

State of Illinois		
County ofCook	3, Gertrude Bramer , a NOTARY PUBLIC in and for said County in the State aforesaid, Bo Hereby Certify, that Frank Gibbs and Margarite Gibbs, his wife	
	1971 NOV 10 AN 10 21 NOV-10-71 544007 • 21706 53 4 A — Rec 5:10	
Trust Aberd	Morthlake, Illinais Morthlake, Illinais Fig. 60 Fig. 6	

STANSON STANSON STANSON

TO !

一人 は とりは はない

FND CF