UNOFFICIAL COPY

| This Indenture, witness | ETH. That the Country | | | | |
|---|--|---|---|---|-------------------|
| IRENE WAKEFIELD ROBIN | | | | | |
| | | | | | |
| the City of Chicago | | | | | |
| or and in consideration of the sum of. | leven Hundred | Seventy-1 | four & 60/100 | Dollars | |
| hand paid, CONVEY AND WA | RRANT to | Cook | ZUNNA, Trusc | Illinois | |
| the City of Chicae and to his successors in trust hereinafter | named, for the purpose o | of securing perf | ormance of the coven | ants and agreements | |
| erein, the following described real es aratus and fixtures, and everything app | tate, with the improven | nents thereon, i | including all heating, | gas and plumbing ap- id premises, situated | |
| the City of Chica | 90 County of | Cook | and St | ate of Illinois, to-wit: | |
| ot Twenty-seven (27) | | | | | |
| wentv-five (25) fee t | , | | | | |
| ot Thirty-one (31) in ownship 38 North, Rand | | | | | |
| cok County, Illinois. | | | | | |
| | | | | | |
| 70 | | | | | |
| | | | | | 1 |
| | | | | | |
| | ···· | | | | |
| | | ***** | | | |
| ereby releasing and waiving all right auditoring and releasing and waiving all right auditoring and releasing and | der and by virtue of the l | homestead exem | ption laws of the State | e of Illinois. | 1 |
| WHEREAS, The Grantor IRENF | | | | — <u>.</u> | 1 |
| tly indebted upon her one | princi | pal promissory t | ote bearing even da | te herewith, payable | |
| <u>MEPICAN HOME HEATING C</u> | v. 19C., for | the sum o | <u>f Eleven Hund</u> | <u>ired Seventy-</u> | |
| our % 60/100 Dollars (| 51,77 (9) payal | ble in 35 | successive n | onthly | |
| nstalments each of \$32 qual to or less than t | | | | | 123 |
| n the 20 day of June | | | | | |
| fter, until paid, with | | | | | 133 |
| ite. | | | | | 5 |
| | | | | | 623 |
| | | <u>-Y</u> A | | ····· | 113 |
| | | | X | | |
| THE GRANTOR covenant and agree cording to any agreement extending time of pays on demand to exhibit preceive therefor; (3) with tary laws been destroyed or damazed; (4) that the premises insured in companies to be selected by the first shared in companies of the selected which policies shall be left and remains which principles and the interest thereon, at the time or times when the interest thereon, at the time or times when the interest thereon, at the time or times when the principles of the control | as follows: (1) To pay said indeb sent; (2) to pay prior to the first saixty days after destruction or o | otedness, and the i. t day of June in each damage to rebuild or | ere thereon, as herein and ye r axes and assessme are all buildings or impre- | in said notes provided, or nts against said premises, ovements on said premises | , |
| trany have been destroyed or damaged; (4) that we premises insured in companies to be selected by the first mortgage indebtedness, with loss clause as | nate to said premises shall not be the grantee herein, who is hereby tached payable first, to the first? | e committed or suffer y authorized to place Trustee or Mortzage | ed; (6) to ke buildings such insur ace in companie | now or at any time on acceptable to the holder | |
| which policies shall be left and remain.w the interest thereon, at the time or times when the live the Event of failure so to insure or nav | th the said Mortgagees or Truste a same shall become due and pay axes or assessments, or the prior | es until the indebted able. | iness is fully paid; (6) † pay s interest the w' en dus. | r all prior incumbrances, the grantes or the holder | |
| aid indebtedness, may procure such insurance, or portior incumbrances and the interest thereon from | ay such taxes or assessments, or time to time; and all money so pa out at seven per cent. per arrows | discharge or purcha | gree to repay in dia ditional indebtednes as | ing said premises or pay ly without demand, and dhereby. | |
| In the Event of a breach of any of the afor | esaid covenants or agreements to notice, become immediately due forselosure thereof or by | he whole of said inde and payable, and | ebtedness, including, inclusive with interest thereon xrow one as if all of said indebt | ine such breach, at | |
| res terms. It is Agreed by the grantor that all expen | ses and disbursements paid or incommentary | curred in behalf of c | omplainant in connection wi | ka t's forcelosure here- | |
| rest terms. It is AGREED by the grantor that all expenincion of the grantor including reasonable solicitor's fees, outlays for do of said premises embracing foreclosure decreeing wherein the grantee or any holder of any clickursements shall be an additional lien upon said | shall be paid by the grantor; art of said indebtedness, as such | and the like expense , may be a party, sha | s and disbursements, occasional all also be paid by the granto | med by any a 't or pro- | |
| disbursements shall be an additional lien upon as reedings; which proceeding, whether decree of a disbursements, and the costs of suit, including soli | le shall have been entered as coet; its shall have been entered or not, citor's fees have been paid. The | shall not be dismiss grantorfor said ; | od, nor a release hereof give rantor and for the heirs. | ered in uch foreclosure n, until ah. h expense executors administrate | |
| redings; which proceding, whether decree of sishumsements, and the costs of suit, including solinasigns of said grantor | possession of, and income from the court in which such bill is fil- ake possession or charge of said | , said premises pend ed, may at once and d premises with pow | ong mich review to the said gr er to collect the rents, issue | antor | |
| niets, | Cook | _ % . | | | XC. |
| IN THE EVENT of the death, removal or abs AUGUST G. Merkel like cause said first successor fall or refuse to act. | of said the person who shall then be the | County is hereby ap- acting Recorder of I | pointed to be first successor leeds of said County is hereb | in this trust; and if for y appointed to be second | |
| IN THE EVENT of the death, removal or abs AUGUST G. Merkel We cause said first successor fall or refuse to act, essor in this trust. And when all the atoresaid co party entitled, on receiving his reasonable charges | renants and agreements are perfo | ormen, the grantes o | s successor in trust, shall | T. A. | |
| Witness the hand and seal of th | | day | of apri | لــــــــــــــــــــــــــــــــــــ | |
| | Kylresu | ewakes | seld Kubis | 1200 (SFAINIL | 2 9. 2 |
| | 1 | · / | | | 1 |
| A Section 1 | · <u>I</u> | <u> </u> | | Q ranks | 34 |
| | | | | | KE. |
| : ' | | | | 表9 33 | 15 |
| • | * | | | (V) (V) | ₩. |
| | | | | W. Co. | Wille |
| | | | | | |

ŝ,

-

UNOFFICIAL COPY

| | | for said County, in the FIELD ROBINSO | State aforesaid, 200 Mereby | p Certify that | -` . - |
|--------------|--|---------------------------------------|-----------------------------|--------------------------------------|---|
| * | instrument, appeared b | efore me/this day in per | son, and acknowledged th | subscribed to the foregoin | đ |
| | delivered the said instr set forth, including the | | | uses and purposes therein | n · |
| A • | 60mm under my | hand and Notarial Seal, | this 24 xxx | | - |
| | | | Kits M | Notary Public. | • |
| 0, | | | | , | |
| O PA | | | £ . | Γ | |
| CVX. | | | | | |
| 9 | | | , | | |
| | $O_{\mathcal{K}}$ | 1 | | | |
| | | • | | • | 97.000 |
| | Ö | | | | entral Automotive |
| | | | | | , contraction |
| ÷ | e e | Lang 160 Car | | PECTODO DE CAJAS BOOK COM LOS DAM | 2000 2000 2000 2000 2000 2000 2000 200 |
| | 1913 APR 3 | 0 AUI 10 | 1 | • | |
| | APR- | 30-73 61 02 2 | : • 225∩562 2 ⊔ | A — Rec | 5.00 |
| | | |) x. | | 6.00 CF 20 20 20 20 20 20 20 20 20 20 20 20 20 |
| | | | 4 | | |
| | \(\bar{\pi}\) | E 00 | | רת | 1000 |
| | | 399 | C | , N , S | i i i |
| | . ل | | | 4 | , americans |
| | MO D L M | | : ' | |), |
| (V) | τ | | ANK | | |
| | See | | 2 | CUS42 | |
| Lrust De | THENE WANEFILLU KUBINDUN, TO JOSEPH DEZONNA, ILUSTEE | | | -, -, -, | |
| | TO TO | | | | |
| Box Ma. | LKENE WANEFIEL JOSEPH DEZONNA | | Es | | |
| 5 | JO H. | | en de | | |
| \mathbf{H} | DSE | 1 | l co | 99,00 12,08 12,113 | |