And the second section of the section of the

This Indenture WITNESSETH, That the Grantor S , JOHN M. WALSH and LORRAINE M. WALSH, his wife, as joint tenants,

of CHICAGO

County of

and State of

for and in consideration of the sum of Ten and no/100----- (\$10.00)----- Dollars

in hand paid, CONVEY and WARRANT to FREDERICK J. STEFFEN, as Trustee,

of Elgin and State of Illinoisnd to his successors in County of Kane trust is climatter named, for the purpose of securing performance of the covenants and agreements herein, the following described real cuto, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything appartenant thereto, to other with all rents, issues and profits of said premises, situated in the County of Cook

State of 1111inois to-wit:

Lot 50 in Mason and E. J. Subdivision of part of Lot 1 in Pennoyers Subdivision of Lots 1 to 4 of Subdivision of Estate of James Pennoyer in Sections 1, 2, 11 and 12, Township 40 North, Range 12, East of Third Principal Meridian and that part of the South East quarter of Section 2, Township 40 North, Range 12, East of the Third Principal Meridian, lying Scuth of center line of Higgins Road and West of the West Line of Original Lot 2 in Subdivision of said Estates, according to the Plat of Pennoyer, Subdivision recorded June 12, 1893, as Decument 188 206 and Cook Country retaining and waiving an rights up to the Country Wither Wither Homeress Exemption laws of the State of 1111nd

IN TRUST nevertheless, for the purpose of the purpose of the covenants and agreements herein.

WHEREAS, The Grantor S JOHN M. WALSH and LORRAINE M. WALSH, his wife, are justly indebted upon their principal promisory note bearing even date herewith in the sum of TWENTY ONE THOUSANDEIGHTY-SIX and 50/100------ (\$21,086.50) payable

to the order of BEARER, and in accordance with the terms and the conditions as stated in said Not:

, THE VALLEY BANK & TRUST COMPANY, 101 E. STATF CT., SOUTH ELGIN, IL.,

or such other place as the legal holder hereof may from time to time in writing appoint.

THE GRANTOR<sup>S</sup> covenant and agree as follows: (1) to pay said indebtonics, and the interest thereon as herein and install notes and coupons provided, or according to any agreement extending time of pay on (2) to pay prior to the time that penalty will attack in each year, all taxes and assessments against said premises, and on den inc. to exhibit receipts therefor, (3) within vixty days after destruction or damage to rebuild or restore all buildings or improvements. Let a provide the time of said indestropted or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all utilities at any time on said premises insured against loss by fire and tornado, to the full insurable value, in companies to be approve to be the debtedness and deliver to the said holder of said indebtedness the insurance policies so written as to require all loss to be applied in reduction of said indebtedness, (6) to keep the said property tenantable and in good repair, and (7) not to sett it any mechanics or other lien to attach to said premises. In the event of failure so to insure, to pay taxes or assessments, or to lee, the property in good repair, or to prevent mechanics or other him attaching to said premises, the grantee, or the holder of said incention—may product such insurance or pay such taxes or assessments, or make such repairs as he may deem necessary to keep the said returns in a tenantable condition; or discharge or purchase any tax here or tile affecting said premises; and all moneys so pa d, the grantor—annum shall be so much additional indebtedness secured hereby.

In the EVENT of a breach of any of the atoresaid covenants or agreements, the whole of said indebtedness, inch any prin-

IN THE EVENT of a breach of any of the aforesaid covenants or agreements, the whole of said indebtedness, incl. imp principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become insmediately due and pay of and with interest thereon from time of such breach, at seven per tent, per annum shall be recoverable by introdustre betterf, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

with interest thereon from time of such breach at seven per tent, per annum shall be recoverable by foreclosure hereof, or by out it law, or both, the same as if all of said indubtedness had then matured by express terms.

IT 18 AGREED that all expenses and disbursements, paid or incurred in behalf of complainant in connection with the foreclosure hereof-including reasonable solicitor's feet, outlays for documentary evidence, stenographer's charges, cost of procuring a completing an abstract of title showing the whole title to said premises embracing fureflowing directlosure decree—shall be paid by the grantor; that the like expenses and disbursements, oscasioned by any suit or proceeding wherein the trustee—, or any holder of any part of said indebtedness, as such may be a party, shall also be paid by the grantor; I that such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceeding, which proceeding, which proceeding, which proceeding, which proceeding, which proceeding where decree of sale shall have been entered in out, that in out he dismissed, nor a release hereof given, until all such feet, expenses and disbursements; and the costs of suit, including solicitors feet, have been paid. The grantor—ware——all right to the possession of and income irom said premises pending such foreclosure proceedings, and until the period of relemption from any sale thereander experts, and agree—that upon motion of Solicitor for complanant, without notice, be immediately appointed by the coart before which such motion for the appointment of a receiver shall come on to interince, to take provision of the grantor, and other which is the period of t

removal or absence from said KANE IN THE EVENT of the death, inability county of the grantee, and County is then HOWARD S. MILLER and County is the grantee, and County is the grantee, the first successor in this trius, and if for am like case said first successor tail or refuse to act, the person who shall then be the arring Recorder of Dieds of said County is hereby appointed to be second successor in this trius. And when all the aforesaid covernants and agreements are performed, the trustee or his successor in trust, shall reliave said premises to the party entitled thereto on receiving his reasonable charges.

WITNESS the hand S and scal S of the grantor S this 3rd.

day of August

(SEAL) LORRAINE M. WALSH

THIS INSTRUMENT WAS PREPARED BY: FREDERICK J. STEFFEN, ATTORNEY AT LAW 11 DOUGLAS AVET, FLGIN, ILL. 40120

## **UNOFFICIAL COPY**

County of KANE	in and for and residing in	said County in the State aforesaid	
	in and for, and residing in said County, in the State aforesaid  DO HEREBY CERTIFY, that  JOHN M. WALSH and LORRAINE M  WALSH, his wife, as joint tenants, are		
e version	WALSH, his wife, as joint te	nants, are	
MIC A		personally known to me to be the same person. Swhose name S subscribed	
N 10	to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, seal and delivered the said instrument as their free and voluntary act for the uses and purposes therein		
7. 3. S	set forth, including the release and waive GIVEN under my hand and notaria.	of the right of homestead.	
2111	day of August	A. D. 19 .75	
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7	SS. No. County a Licecord of	S S	
TRUST DEEL	Line Co	FRESCO CR. J. STETEN ALTOCHER AT LIXA H COUGHS ARE SHIP 201 P. O. HOA 36 ELGIN, REINCHS 60120	
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END-OF RECORDED DOCUMENT