OFFICIAL

	
This Indonture was seen on	at the Grantor Sylvester Carter & Jewel Carter
5729 S. Honore	at the Grantor
of the City of Chicago Con	anty of Cook and State of Illinois
for and in consideration of the sum of Seven	ty Seven & Four00/100 Dollars
in hand paid, CONVEYED AND WARRANTS	to Madison Bank and Trust Company
of the <u>City</u> of <u>Chicago</u> Cot and to his successors in trust hereinafter named, f	anty of COOK and State of Illinois or the purpose of securing performance of the covenants and agreements
	the improvements thereon, including all heating, gas and plumbing ap- thereto, together with all rents, issues and profits of said premises, situated
City Chiango	County of COOk and State of Illinois, to-wh:
	feet thereof) and South 6 feet of Lot 38
	n of Blocks 1 to 8 of John B. Lyon's Subdivision h East 1/4 of Section 18, Township 38,
orth, Range 14. East of the Th	ird Principal Meridian (except the North 134
feet of Blocks 1 and 2 and to	
OI DIOCKS / AND O/ IN COOK	country, IIIInors.
	by virtue of the homestead exemption laws of the State of Illinois.
	curing performance of the covenants and agreements herein. Carter and Jewel Carter
justly indebted upon	p neipal promissory notebearing even date herewith, psyable any in the amount of Seventy Seven Hundred
and Four00/100 \$ 7704.0	
Bassanananananananan (41	each paid on the same date of each month
thereafter until paid.	
	<u> </u>

THE GRANTOR S covenant and agree S as follows:	(I)To pay said indebtedness, and the interest thereon, as herein ad in s id notes provided, or pay prior to the first day of June in each year, all taxes and asses ments are staid premises, after destruction or damage to rebuild or restore all buildings or in a con said premises premises shall not be committed or suffered; (6) to keep all buildings nor or a, any time on
according to any agreement extending time of payment; (2) to and on demand to exhibit receipts therefor; (3) within sixty days that may have been destroyed or damaged; (4) that waste to said	(1) To pay said indebtedness, and the interest thereon, as herein nd in s id notes provided, or pay prior to the first day of June in each year, all taxes and assess mental ani-st said premises, after destruction or damage to rebuild or restore all buildings on the consult premises premises shall not be committed to suffered; (6) to keep all buildings on command any time on herein, who is kneeby authorized to place such insurance in companies where a ble to the holder
OF THE WAS THE THE PROPERTY OF	ble first, to the first Trustee or Mortgagee, and, second, to the Trustee herr an ar their interests
and the interest thereon, at the time or times when the same gnan IN THE EVENT of failure so to insure, or pay tures or mass of said indebtedness, may procure such insurance, or pay such tax	Mortgages or Trustees until the indebtedness is fully paid; (6) to pay all price who mbrances, become due and payable. sements, or the prior incumbrances or the interest thereon when due, the gran. see or the holder ser or assessments, or discharge or burchase any tax lien or title affecting said in
all prior incumbrances and the interest thereon from time to time the same with interest thereon from the date of payment at according to the The EVENT of n breach of any of the aforesaid coven	; and all money so paid, the grantor, agree to repay immediately without do na v and per cent. per annum, shall be so much additional indebtedness secured hereby. ants or agreements the whole of said indebtedness, including principal and all carned interest.
seven per cent. per annum, shall be recoverable by foreclosure	thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by
	ursements paid or incurred in behalf of complainant in connection with the foreclosure here- avidence, stenographer's charges, cost of procuring or completing abstract showing the whole by the grantor; and the like expenses and disburgements, occasioned by any suit or pro-
and disbursements shall be an additional lien upon said premises, s	ndesteeness, as such, may be a party, shall also be paid by the grantor
and disbursements, and the costs of suit, including solicitor's fees he assigns of said grantorwaive	have been paid. The grantorfor said grantorfor a release nervor given, until all such expanses are been paid. The grantorfor said grantorfor said for the being executions, administrators of, and income from, said premises pending such foreclosure proceedings, and agree that which such bill is filed, may at once and without notice to the said grantor, or to any party ion or charge of said premises with power to collect the renta, issues and profits of the said
premiaca,	Cook
IN THE EVENT of the death, removal or absence from s	aid
any like cause said first successor fail or refuse to act, the person w successor in this trust, And when all the aforesaid covenants and	of soid County is hereby appointed to be first successor in this trust; and if for
any like cause said first successor fail or refuse to act, the person we successor in this trust. And when all the aforesaid covenants and the party entitled, on receiving his reasonable charges. Witness the handand sealof the grantor.	of said County is hereby appointed to be first successor in this trust; and if for he shall thun be the setling Recorder of Deeds of said County is hereby appointed to be second agreements are performed, the grantee or his successor in trust, shall release said premises to
the party entitled, on receiving his reasonable charges.	of said County is hereby appointed to be first successor in this trust; and if for he shall then be the acting Recorder of Deeds of said County is hereby appointed to be second agreements are performed, the grantee or his successor in trust, shall release said premises to
the party entitled, on receiving his reasonable charges.	the shall then be the acting Recorder of Deeds of said County is hereby appointed to be second agreements are performed, the grantee or his successor in this trust; and if for the shall then be the acting Recorder of Deeds of said County is hereby appointed to be second agreements are performed, the grantee or his successor in trust, shall release said premises to this little day of June A. D. 1981 This little day of June (SEAL)
the party entitled, on receiving his reasonable charges.	of said County is hereby appointed to be first successor in this trust; and if for he shall then be the acting Recorder of Deeds of said County is hereby appointed to be second agreements are performed, the grantee or his successor in trust, shall release said premises to this lith day of June A. D. 1981 The Manual County (SEAL)
the party entitled, on receiving his reasonable charges.	the shall then be the acting Recorder of Deeds of said County is hereby appointed to be second agreements are performed, the grantee or his successor in this trust; and if for the shall then be the acting Recorder of Deeds of said County is hereby appointed to be second agreements are performed, the grantee or his successor in trust, shall release said premises to this little day of June A. D. 1981 This little day of June (SEAL)

UNOFFICIAL COPY

State of County of	Illinois Cook	} ss.				
evanty ot		I, Arthur W.	Malina			
		a Notary Public in and for sai	d County, in the		d, Bo Herrby Certify th	at
		Sylvester Carter	& Jewel	Carter		
		personally known to me to be instrument, appeared before n delivered the said instrument set forth, including the release	ne this day in pe their free	rson, and ackn and voluntary	owledged that he si act, for the uses and	igned, sealed and
		Sitten under my hand a		, this	11th	
	Do on	0x Co04		Thur ?	n males	COOL
			1931 JUN 17 14 7 2 5 9 6	PM 2 47	34.1 · . · · · · · · · · · · · · · · · · ·	10.01
			The state of the s	Jee/	74'S O.	25
SECOND MORTGAGE	de Cata	Addison Bank & TRUST CO, HICAGO, ILLINOIS 60606	ank and Trust Company of hicago, without recourse.	President	All State Lumber Co.	25908003 25908003 25908009 25908009

END OF RECORDED DOCUMENT