## UNOFFICIAL COPY

26784706

## RECEIVED IN BAD CONDITION

TRUST DEED-SECOND MORTGAGE FORM (LLUHOIS)

and the second s
This Indenture, witnessets, that the Grantor
IDA HOSKINS and BARBARA J. GILBERT
of the City of Chicago County of Cook and State of Illinois
for and a consideration of the sum of FIFTY ONE HUNDRED EIGHTY FOUR and 00/100 Dollars
in land or d. CONVEY. AND WARRANT to JOSEPH DEZONNA, Trustee
of the C'c, of Chicago County of Cook and State of Thing is and to his su less ore in trust hereinafter named, for the purpose of securing performance of the covenants and agreement herein, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and halo, s. s. and everything appurtenant thereto, together with all rents, issues and profits of said premises, situates in the City of Chicago County of Cook and State of Illinois, to-with the City of Chicago Subdivision of Lots 45 to 70, 79 to
101. 113 to 13%, 147 to 164 and to the South 10 feet of Lots 44, 7
78, 105, 112 139 and 146 in 63rd Street and Center Avenue
Subdivision of the North Half (N,1/2) of the Northeast Quarter
(NE 1/4) of the Nort west Half (NW 1/2) of Section 20, Township 38
North Range 14 East of the Third Principal Meridian in Cook County
Illinois, commonly know at 6336 S. Throop St., Chicago, IL
The second section of the section of th
And the second s
The same of the same temporary of the same and the same same and the same same same same same same same sam
Hereby releasing and waiving all rights under and by virtue of the homested exemption laws of the State of Illinois.  IN TRUST. nevertheless, for the purpose of securing performance of the covenants and agreements herein.  WHEREAS, The Grantor IDA HOSKINS and BAKBARA J. GILBERT.
justly indebted upon their one principal promised y note bearing even date herewith, payab
M. WALTER & CO. for the sum of FIFTY ONE PINDRED EIGHTY FOUR and 00/100 (\$5,184.00) dollars
payable in 36 successive monthly instalments each of 14 4.00 due
on the note commencing on the roth day of occ. 1905, and in the same date of
each month thereafter, until paid, with interest after maturity at the highest
lawful rate.
and a comment transport of the comment of the comme
110. Gnavron corenant and agree as follows: (1)To pag said indebtchess, and the interest thereon, as breish and in said or """ orded, as coording to any accement extending tumor of agreement. (2) to pay prior to the first day of June in each year, all taxes and assessments age, "at add prior and the part of the
JF THE EVERT of failure so to insure, or pay taxes of assistants, or the pire incomprishes of the interest instance amendue, in grantes or insure of and indebtedores, may procure such insurance, or pay use hazers or assessments, or discharge or purchase and tax insure to the affecting stand formal or and all prior incumbrances and the interest thereon from time to time, and all mostry to paid, the granine, agree, to repay immediately without demand, it is not the anneal of
of the Trief Evert of failure so to maure, or pay takes of also knowledge to the interest interest interest in the control of
Is the Event of failure so to insure, or pay takes of anal storned, or the prior incomprehens of the interest interest can be a considered as
In the Event of failure so to insure, or pay takes of assa traints, or the part of traintees of the intreest trained and the control of the part of the control of the part of
In the Event of failure so to insure, or pay takes of assa storned, or the privil recommended of the interest content of the privil recommended of the interest content of the privil recommended of the interest content of the privil recommended of the p
In the Exert of failure so to insure, or pay takes of also knowled. Or the pin-1 incombrations of the interest time of the pin-1 incombrations of the interest time of the pin-1 incombrations of the interest time of the pin-1 incombrations of the interest thereon from time to time; and all morey to paid, the grantion, are to repay intendiately without demand, the aums with interest thereon from the date of upwrant at seven ber cent, per annum, shall be an unusually and the property of the attendance overants or apprehensive the whole of aski indebtedness, including principal and their breaks of the pin-1 in the Event of a breach of any of the attendance overants or apprehensive the whole of aski indebtedness, including principal and their breaks of the pin-1 in the event per cent, per annum, shall be recoverable by foreclosure thereof, or by ruit at law, or both, the same as if all of said indebtedness had then matured agrees the present of the principal and the principa
The Event of failure so to incurs, or say taxes of and winned, or the professional of the interest interest when the same with interest thereon from time to time; and all morey to paid, the grantors, agree. To repay immediately without demand, the amount of the interest thereon from the date of payment at even ber cent, per annum, shall be so much additional indebtedness scrutch hereby, served interest thereon from the date of payment at even ber cent, per annum, shall be so much additional indebtedness scrutch hereby, served interest the per cent. For annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then heaven 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 approaches the saturest served the satur
Is the Evert of failure so to insure, or say takes of and stormed, or the part of the interest the teach with a stormed of the interest the teach of the stormed of the interest the teach of the interest that the teach of the interest the teach of the interest that the teach of the interest the teach of the interest that the teach of the interest that the teach of the interest that the teach of the interest the teach of the interest that the teach of the interest that the teach of the interest that the interest the interest the intere
The Event of failure so to incurs, or say taxes of and winned, or the professional of the interest interest when the same with interest thereon from time to time; and all morey to paid, the grantors, agree. To repay immediately without demand, the amount of the interest thereon from the date of payment at even ber cent, per annum, shall be so much additional indebtedness scrutch hereby, served interest thereon from the date of payment at even ber cent, per annum, shall be so much additional indebtedness scrutch hereby, served interest the per cent. For annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then heaven 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 approaches the saturest served the satur
If you Event of failure so to incurs, or any takes of assa stands, or the part incumentation of the interest thereon from time to time; and all money to peak the granters.  If you have the third the interest thereon from the date of unyment at seven per cent, per annum, shall be so much additional indebtedness around hereby the same with interest thereon from the date of unyment at seven per cent, per annum, shall be so much additional indebtedness around hereby the shall at the option of their all both or there of any of the address devenants or agreements the whole of ask indebtedness, including principal and all seamed interest thereon from the date of unimple the standard overants or agreements the whole of ask indebtedness, including principal and all seamed interest the option of their all both or the control of their all other there is not a per central to the standard of their all other there is not a standard overants or agreements the whole of ask indebtedness, including principal and all seamed interests and included in a standard or an appear and disputements and the principal and to connection with the forecovers by a circular wherein the granter or any holder of any part of said indebtedness, a such, may be a perfect of the standard or the standard of the standard or the said agreement shall be an additional line upon and premises, shall be taxed as cords and included in offered the preceding, whether drugter of said indebtedness, as such, may be a perfect of any part of said facilities, which proceedings, whether drugter of said granter or may holder of any part of said indebtedness, as such, may be a perfect of any developing the said of the proceedings, which proceedings, which proceedings, which reduces of said control or additional control or the said country is part of the date of the proceedings of the granter of the said country is proceedings.  If the Event of the death, removal or absence from said.  Cook  If the Event of the death, removal or absence from said.  Cook  Thomas S. Latisen.

26784705

## **UNOFFICIAL COPY**

	1.5	nes a					
	Daa	ue in and for	no and	Barber	resaid. The party	ertily that	
	instrument, a delivered the	ppeared befor said instrume	e me this day nt as <i>ThEIR</i>	irsonS.whose n in person, and free and volum of the right o	acknowledged the	ubscribed to the at The Ysigned, a uses and purpos	
		under my han	d and Notaria		f homestead.	nd	···
		0		Sa	mes a	Slesser	<u></u>
10/2				V	MUTARY RUBLIC MY COMMISSICS		TALIII
	O/X				5	P & 60	Whitehay
	1	)~				***************************************	
			204				
			4				
		C 5					
		SEP 83 10:	. •	4/	)		
		\$EF-20-6	3 7666	4 i 26	184706 A	- REL	10.00
					()		
				1		14,	
. *		a Land	ą.			3	
· · · · · · · · · · · · · · · · · · ·				<b>\</b>	•		U)5c
	g.		THIS INSTRUMENT WAS PREPARED BY: L. J. LAMOLLE			; ;	
CAG CAG	Truste		EPARI	. * .	BANK		
or ba	ind LBER D		VAS PR tte		TIONAL 1 1ukee A 60641		367
	GI GZS		ENT V		NATI( lwaul L 6(		26784706
₽ <del>S</del>	<b>H</b> 5 🗅	. j : 1)			11		
Trust Deed	IDA HOSKINS and  BARBARA J. GILBERT  TO  IOSEPH DEZONNA, Trustee		STRUMENT WAS L. J. LaMotte		NORTHWEST NATIONAL BANK 3985 N. Milwaukee Avenue Chicago, IL 60641		06

END OF RECORDED DOCUMENT