UNOFFICIAL COPY

strument areneved	by W. Scott Reed, Pioneer Bank, 4000 W. Nor	M. 27- 3360
	Chicago, Il	co-ave.
TRUST DEED	27297310	
This Indentur	P, WITNESSETH, That the Grantor Eleanor . Saflarsh	cf
- 1	,	
*************************	The second secon	
••••••••••••••••••••••••••••••••••••••		
•	Elmwood Park County of Cook and Sta	
	f the sum of Seven . Thousand Three Hundred . Eigh	ty-Sixand 84/100_Dollars
hand paid, CONVEY.		
f the City of	ChicagoCounty of COOk and Statest hereinafter names, for the purpose of securing performance	
erein, the following des	cribed real estate, with the improvements thereon, including	all heating, gas and plumbing ap-
	everything appurtenant thereto, together with all rents, issues and	
ith <u>City</u>	of Elmwood Park County of Cook	and State of Illinois, to-wit:
····· • ·· ···················		
	1/2 of the North 2/3 of Lot 79 in Hill Cres	
a su'divisi	ion in the North 1/2 of Section 36, Township	40 North,
	st of the Third Principal Meridian, in Cook	County, Illinois
		· · · · · · · · · · · · · · · · · · ·

rehy releasing and waivin	ng all rights under rad my virtue of the homestead exemption law	s of the State of Illinois
IN TRUST.nevertheless	s, for the purpose of a curing performance of the covenants and a	greements herein.
WHEREAS, The Grant	or Eleanor Saflars ki	
		ring even date herewith nevenle
tly indebted upon	one	aring even date herewith, payable
		aring even date herewith, payable
atly indebted upon	nrincipal promissory notebe	
payable in 36	successive monthly instalm of a sach of 205.	g and a final
payable in 36	successive monthly instalm of a ach of 205.	y and a final ly instalments due
payable in 36 instalment whic	successive monthly instalm of a ach of 205 th shall be equal to or less than the month lencing on the list day of December 184, and	y and a final ly instalments due on the same date of
payable in 36 instalment which on the note communication much there	successive monthly instalm of a ach of 205.	y and a final ly instalments due on the same date of
payable in 36 instalment whic	successive monthly instalm of a ach of 205 th shall be equal to or less than the month lencing on the list day of December 184, and	y and a final ly instalments due on the same date of
payable in 36 instalment whic on the note comm	successive monthly instalm of a ach of 205 th shall be equal to or less than the month lencing on the list day of December 184, and	y and a final ly instalments due on the same date of
payable in 36 instalment whic on the note comm	successive monthly instalm of a ach of 205 th shall be equal to or less than the month lencing on the list day of December 184, and	y and a final ly instalments due on the same date of
payable in 36 instalment which on the note communication much market market market market market payable market ma	successive monthly instalments, ach of 205 the shall be equal to or less than the month lending on the list day of December 184, and wafter, until paid, with interest after month	and a final ly instalments due on the same date of rity at the highest
payable in 36 instalment which on the note communication much market market market market market payable market ma	successive monthly instalments, ach of 205 the shall be equal to or less than the month lending on the list day of December 184, and wafter, until paid, with interest after month	and a final ly instalments due on the same date of rity at the highest
payable in 36 instalment which on the note communication much market market market market market payable market ma	successive monthly instalments, ach of 205 the shall be equal to or less than the month lending on the list day of December 184, and wafter, until paid, with interest after month	and a final ly instalments due on the same date of rity at the highest
payable in 36 instalment which on the note communication much market market market market market payable market ma	successive monthly instalments, ach of 205 the shall be equal to or less than the month lending on the list day of December 184, and wafter, until paid, with interest after month	and a final ly instalments due on the same date of rity at the highest
payable in 36 instalment which on the note communication much market market market market market payable market ma	successive monthly instalments, ach of 205 the shall be equal to or less than the month lending on the list day of December 184, and wafter, until paid, with interest after month	and a final ly instalments due on the same date of rity at the highest
payable in 36 instalment which on the note communication much market market market market market payable market ma	successive monthly instalments, ach of 205 the shall be equal to or less than the month lending on the list day of December 184, and wafter, until paid, with interest after month	and a final ly instalments due on the same date of rity at the highest
payable in 36 instalment which on the note communication there lawful rate.	successive monthly instalments, ach of 205 the shall be equal to or less than the month lending on the list day of December 184, and wafter, until paid, with interest after month	and a final ly instalments due on the same date of rity at the highest
payable in 36 instalment whice on the note comm each month there lawful rate. THE GRANTOR	successive monthly instalments of a successive monthly instalments	and a final ly instalments due on the same date of rity at the highest the short and the provided, or and take more carbot each premise, and take more carbot each premise, and the provided of the should be a short and the short and the short and and the short and the short and the should be a short and the short an
payable in 36 instalment whice on the note comm each month there lawful rate. THE GRANTOR coverant. Indig to any acreemant extend on dynamic to exhibit reverbile the program of the companies of the companie	successive monthly instalments of a successive monthly instalments	and a final ly instalments due on the same date of rity at the highest the short and the provided, or and take more carbot each premise, and take more carbot each premise, and the provided of the should be a short and the short and the short and and the short and the short and the should be a short and the short an
payable in 36 payable in 36 instalment whice on the note comm each month there lawful rate. The Gravren. everant fing to an extrement estate on dynamous estate of incurbarances and the interes of the dynamous estate of the dy	successive monthly instalments and he herest thereone he shall be equal to or less than the month he shall be equal to or less than the month he shall be equal to or less than the month he shall be equal to or less than the month he shall be equal to or less than the month he shall be suffered by the shall be started by the shall be s	and a final Iv instalments due on the same date of rity at the highest The same date of rity at the highest The same date of rity at the highest The same ment exting a side premises as all buildings re v at any time on are in companies as we allow to the holder paid (8) to pay ' prior in-branes, the same when due the grant or the pider and title affecting add (grant branes) thereon when due the grant or the pider and title affecting add (grant branes) thereon from time of auch bra h, ' of connection with the foreclosure here they the granter of a light expenses to may be redeared in such foreclosure by the granter.
Payable in 36 Instalment which on the note comme each month there lawful rate. THE GRANTOR covenant ding to may agreement eatend many law bear agreement eatend many law bear destroyed or the property of the property	successive monthly instalments and an end of the month is successive monthly instalments and an end of the month is successive monthly instalments and an end of the month is shall be equal to or less than the month is end of the month is successive to the first of the month is after, until paid, with interest and the interest thereon ing time of paramet. (21 to pay power to the first day of June in each year, all tax maded, (4) that was to total grammers shall not be committed or unferred (3) to be to be selected to the grantes herein, who is hereby authorized to place anch house maded, (4) that was to total grammers that interest the large of the waste to the selected to the grantes herein, who is hereby authorized to place anch house it and remain with the said houtingages or Trustees until the thoughtedness is fully or times when the three date of any meant at searn per rect. personners, and the granter, agrees, to predet the date of any meant at searn per rect. personners, and the granter, agrees, to predet the date of any meant at searn per rect. personners, and the granter, and the date of the personners and disbursements paid or incurred in behalf of complainant or releaser decrees—shall see had by the granter and the like expenses and disbursed to the search of the search and included in any decree the their decree of sale shall have been paid, the granter of read granter, and all personses, and be been paid to the granter of the sale of the sale of the their decree of sale shall have been paid, the granter of the sale of the	and a final ly instalments due on the same date of rity at the highest the high
Payable in 36 Instalment which on the note comme each month there lawful rate. THE GRANTOR covenant ding to may agreement eatend many law bear agreement eatend many law bear destroyed or the property of the property	successive monthly instalments of a successive monthly instalments	and a final ly instalments due on the same date of rity at the highest the high
payable in 36 instalment which on the note common the note common the note common the note common the note of the note common the note of	successive monthly instalments and not of the month is successive monthly instalments and act of loss that the month is he shall be equal to or less than the month is ending on the list day of December 184, and after, until paid, with interest after menting time of parment; (2) to pay prive to the first day of June in each year, all tax refers; (3) within saity days after detreturing of damage to rebuild or restore all be not be selected by the grantes herely, who is hereby authorized to place and have not been selected by the grantes herely, who is hereby authorized to place and have not in large, or a selected by the grantes herely, who is hereby authorized to place and have not insure, or pay such taxes or assessments, or discharge or purchase any tax if the date of payment a severe per rent personnes, but he whole of and discharges or purchase any tax if the date of or payment a severe per rent personnes, the lib wo much additional load of any of the aforesaid coverants or agreements the whole of and individuals in the date of or payment a severe per rent personnes, the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid and the control of the aforesaid a	and a final ly instalments due on the same date of rity at the highest the high
payable in 36 instalment which on the note common the note common the note common the note common the note of the note common the note of	successive monthly instalments and not of the month is successive monthly instalments and act of loss that the month is he shall be equal to or less than the month is ending on the list day of December 184, and after, until paid, with interest after menting time of parment; (2) to pay prive to the first day of June in each year, all tax refers; (3) within saity days after detreturing of damage to rebuild or restore all be not be selected by the grantes herely, who is hereby authorized to place and have not been selected by the grantes herely, who is hereby authorized to place and have not in large, or a selected by the grantes herely, who is hereby authorized to place and have not insure, or pay such taxes or assessments, or discharge or purchase any tax if the date of payment a severe per rent personnes, but he whole of and discharges or purchase any tax if the date of or payment a severe per rent personnes, the lib wo much additional load of any of the aforesaid coverants or agreements the whole of and individuals in the date of or payment a severe per rent personnes, the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid and the control of the aforesaid a	and a final ly instalments due on the same date of rity at the highest the high
payable in 36 instalment which on the note common the note common the note common the note common the note of the note common the note of	successive monthly instalments and not of the month is successive monthly instalments and act of loss that the month is he shall be equal to or less than the month is ending on the list day of December 184, and after, until paid, with interest after menting time of parment; (2) to pay prive to the first day of June in each year, all tax refers; (3) within saity days after detreturing of damage to rebuild or restore all be not be selected by the grantes herely, who is hereby authorized to place and have not been selected by the grantes herely, who is hereby authorized to place and have not in large, or a selected by the grantes herely, who is hereby authorized to place and have not insure, or pay such taxes or assessments, or discharge or purchase any tax if the date of payment a severe per rent personnes, but he whole of and discharges or purchase any tax if the date of or payment a severe per rent personnes, the lib wo much additional load of any of the aforesaid coverants or agreements the whole of and individuals in the date of or payment a severe per rent personnes, the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid and the control of the aforesaid a	and a final ly instalments due on the same date of rity at the highest the high
Payable in 36 Instalment which on the note common the note co	successive monthly instalments. Ach of A.S., which shall be equal to or less than the month tencing on the lst day of December 884, and the shall be equal to or less than the month tencing on the lst day of December 884, and the shall be referred to the state of the shall be referred to the state of the	and a final Iv instalments due on the same date of rity at the highest rity at a ri
Payable in 36 Instalment which on the note common the note co	successive monthly instalments and not of the month is successive monthly instalments and act of loss that the month is he shall be equal to or less than the month is ending on the list day of December 184, and after, until paid, with interest after menting time of parment; (2) to pay prive to the first day of June in each year, all tax refers; (3) within saity days after detreturing of damage to rebuild or restore all be not be selected by the grantes herely, who is hereby authorized to place and have not been selected by the grantes herely, who is hereby authorized to place and have not in large, or a selected by the grantes herely, who is hereby authorized to place and have not insure, or pay such taxes or assessments, or discharge or purchase any tax if the date of payment a severe per rent personnes, but he whole of and discharges or purchase any tax if the date of or payment a severe per rent personnes, the lib wo much additional load of any of the aforesaid coverants or agreements the whole of and individuals in the date of or payment a severe per rent personnes, the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals individual to the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individuals in the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid coverants or agreements the whole of and individual to the control of the aforesaid and the control of the aforesaid a	and a final ly instalments due on the same date of rity at the highest rity at the highest
Payable in 36 Instalment which on the note common the note co	successive monthly instalments. Ach of A.S., which shall be equal to or less than the month tencing on the lst day of December 884, and the shall be equal to or less than the month tencing on the lst day of December 884, and the shall be referred to the state of the shall be referred to the state of the	and a final Iv instalments due on the same date of rity at the highest rity at a ri
payable in 36 instalment whice on the note comme each month there lawful rate. This Granton coverant of the comme ach month there lawful rate. In the comme comment of the comment of	successive monthly instalments. Ach of A.S., which shall be equal to or less than the month tencing on the lst day of December 884, and the shall be equal to or less than the month tencing on the lst day of December 884, and the shall be referred to the state of the shall be referred to the state of the	and a final Iv instalments due on the same date of rity at the highest rity at the highest at he had been a summing a sum
payable in 36 instalment whice on the note comme each month there lawful rate. This Granton coverant of the comme ach month there lawful rate. In the comme comment of the comment of	successive monthly instalments. Ach of A.S., which shall be equal to or less than the month tencing on the lst day of December 884, and the shall be equal to or less than the month tencing on the lst day of December 884, and the shall be referred to the state of the shall be referred to the state of the	and a final ly instalments due on the same date of rity at the highest the high
Payable in 36 Instalment which on the note common the note co	successive monthly instalments. Ach of A.S., which shall be equal to or less than the month tencing on the lst day of December 884, and the shall be equal to or less than the month tencing on the lst day of December 884, and the shall be referred to the state of the shall be referred to the state of the	and a final ly instalments due on the same date of rity at the highest the high

............

· Santaga (Co.)

27297310

UNOFFICIAL COPY

	I, · Marley (Showely	
	a Notary Public in and for said County, in the State storesaid, 20. Merrin Centite that	
	personally known to me to be the same person whose namesubscribed to the fore	
	instrument, appeared before me this day in person, and acknowledged that he signed, seale delivered the said instrument as free and voluntary act, for the uses and purposes the set forth, including the release and waiver of the right of homestead.	d and
	day of October A. D. 19.84	
DO PA	March Bulows	
0	Messomer Cofferes 8/4/15 Notes Public	c.
O _A		
	O'F	
	C 07 01 0	
	77 00	
	01 ex	
	Of 84 10:	
	50 M	10
	ē ē	10
	50 M	10
	107-17-64 7,69633 27297310 A — REU	10
	107-17-64 7,69633 27297310 A — REU	10
	107-17-64 7,69633 27297310 A — REU	10
	107-17-64 7,69633 27297310 A — REU	10
	107-17-64 7,69633 27297310 A — REU	2729
	107-17-64 7,69633 27297310 A — REU	2729731
	107-17-64 7,69633 27297310 A — REU	27297310
	101-17-64 7 6 9 6 3 3 27297310 A — REU	27297310
ęs	101-17-64 7 6 9 6 3 3 27297310 A — REU	27297310
eed	101-17-64 7 6 9 6 3 3 27297310 A — REU	27297310
Deed	101-17-64 7 6 9 6 3 3 27297310 A — REU	27297310
Deed	101-17-64 7 6 9 6 3 3 27297310 A — REU	27297310
it Deed	101-17-64 7 6 9 6 3 3 27297310 A — REU	27297310
ist Deed	101-17-64 7 6 9 6 3 3 27297310 A — REU	27297310
rust Deed	101-17-64 7 6 9 6 3 3 27297310 A - REU	27297310 WA 1590

END OF RECORDED DOCUMENT