UNOFFICIAL COPY

27317946

AGE EODIA (ILLINOIS)

49-40367

This Indentitie, Witnesseth, That the Grantor WILLIE R. B. M. B. W. E.
MAXINE (JOINT TENANTS)
of theC. 1.T.Yof . C.H.C.O.S.PCounty ofC. 20.5.K
for and in consideration of the sum of .THREE. THOMSAND. FAUR. HUNDRED. THIRTEED. # 08/19D. Dollars
in hand paid, CONVEY. AND WARRANTto GERALD E. SIKORA Trustee
of the City of Chicago County of Cook and State of Illinois and to his successors in trust hereinalter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated
in the CITY of CHICA SD County of COOK and State of Illinois, to-wit:
LOT ONE IN BLOCK 18 IN TEMINGA BROTHERS AND COMPANYL
FIFTH BELLEVUE ADDITION TO BESELOND, BEING A SUBDIVISION
DETHE MORTHWEST QUARTER (NY 14) OF SECTION 16, TOWNSHIP
\$ 1 YORTH RANGE IY, EAST OF THE THIRD PRINCIPAL MERIDIAN,
Inc. COK GRUNTY, ILLINONS.
Hereby releasing and waiving all rights user and by virtue of the homestead exemption laws of the State of Illinois. In Trust, nevertheless, for the pure see of securing performance of the covenants and agreements herein.
WHEREAS, The Grantor WILLIE FUB. MSUN AND WIFE MAXINE (JO) NT. TENANTS)
justly indebted upon
LAKE VIED TRUET STUINGS BANK
payable in 36 successive monthly is stal nents each of 94,53 due AONTHLY
on the note commencing on the 24 d of MMM984, and on the same date of
each month thereafter, until paid, with interest rater naturity at the highest
lawful rate.
THIS IS A MINIOR TO THEELE
illo io M secure day and an
The Grances covenant and acree as follows: (1) To pay said indebtedness, and the interest thereon, as be rein and in said notes provided, or according to any
The Chayron covenant and agree at fullows (1) To pay said indebtedness, and the interest thereon, as by ein and in said notes provided, or according to any agreement endough time of provided in the provided of the control of the cont
seven per cent, per annum, shall be so much additional indebtedness secured hereby. Is rise Event of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned inter shall a the option of the
legal holder thereof, without notice, become immediately due and payable, and with interest thereof from time of such breach, at seven per cect, per annumall b _recoverable by forefoure thereof, or by suit at law, or both, the same as if all of and indebtedness had then matured by express terms. It is designed by the greaterthat is it expresses and disburgements paid or incurred in behalf of complainant in connection with the foreclosure bereaf
soliciton fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract aboving the whole title of said premises embracing frechour reduces a such, may be a party, shall also be paid by the grantor and the like a sprease and dalumentaries, occasioned by any entire or proceeding; what is a such as you had not be paid by the grantor All such expressed and distancements shall be an additional line upon said premises a such as the such preceding, which proceeding, which preceding, whicher decree of saids be able have been related or not, shall not be forminged, on a 'ler or hered given, until all gas due represse and dalumentaries, and the costs of wait, including solicitus' fees have been paid. The greater for and grantor and for the herit, treet is, administrator and sastgras of all grantor all regist to the processions, of said morne from, and premise porting such freedings proceedings, which are the said premises of the said processes that the said of any bill for contract the transfer all regist to the processions, of all others from any premise principles under forcelous proceedings, and agree unupon the filling of any bill force the transfer or any party claiming under said grantor approximate processions, and the said premises.
be rarg Everyor of the death, removal or absence from said
Thomas F. Bussey. And said 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 who shall then be the acting Recorder of Deeds of said County is hereby appointed to be secund augreement trust. And when all the aforeasid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the grantor this 22 day of MAY A. D. 15 day
1
10. 10. Mende
(SEAL)
(SEAL)

27317946

UNOFFICIAL COPY

والمرافقة والمستشد مسان والاناران والمالية والمستشد والمستشد	. to 10. top variable of Shika.	<u> </u>	ga Tanangan ang gang Pantan na manahat sahitan		
rtate of <u>Minois</u>	} 55.				
Notary Public in and for said County, in the	e State sforesaid, flu i	Herely Certify that	Wittle	Robenson	
ersonally known to me to be the same personal strument, appeared before me this day in $p \in A$	erson, and acknowleds	ged that .T.heysig	ned, sealed and delivered	the said instrument	
Given under my hand and Notarial S ay of		2	atrick of	Prince/ Notary Public.	
0,5	00 1-31 -€	4 977233	27317946	A - REC	10
13			n e e e e e e e e e e e e e e e e e e e		
(<u>12:</u> 48	20.				
	COUNT				
	•		00		
			4,0	స్త	
				7317946	
		RED BY:	(999))
H.C.	A Trustee	ENT WAS PREPA	CHICAGO, ILO		
SECOND MORTGAGE Ortust Appl	GERALD E. SIKORA 1 rustee	HIS INSTRUMENT WAS PREFARED BY: (LORKYCET GENTHAL CONT. LAKEVIEW TRUST AND SAVINGS BANK	3301 N. ASHAND AVE., CHCAGGO, IL 60695/312/695-2160		
SE SE	GERAL	CORRECT.	312/52/		

END OF RECORDED DOCUMENT