27367488

TRUST DEED

NO. 101NW

Ulis Judenture, witnesseth, that the Grantor JAMES CAIN and CATHERINE CAIN, his wife
of the City of Chicago County of Cook and State of Illinois
for and in consideration of the sum of Forty-two hundred forty-three and 20/100 Dollars
in , and paid, CONVEY. AND WARRANTto JOSEPH DEZONNA, Trustee
of the City
od to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following de cribed real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything, which was the rest, together with all rents, issues and profits of said premises, situated.
in the
Lot 47 in Block 2 in Frank Wells and Company's Boulevard Subdivision of the worln Vest Quarter of the North West Quarter of Section 23, Township 39 North, Finge 13, East of the Third Principal Meridian, in Cook County,
Illinois commonly known as 1229 South Harding, Chicago, Illinois.
Hereby releasing and waiving all rights under and by virtue f the hrander ead 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 JAMES CAIN and CATH. RINE CAIN, his wife
justly indebted upon their one print pol promissory note bearing even date herewith, payable ABBAL HEATING SERVICE & SUPPLY INC. and as igned to Northwest National Bank
for the sum of Forty-two hundred forty-three 2/4 20/100 dollars (\$4,243.20)
payable in 48 successive monthly instalments each of 3.40 due on the note commencing on the 9th day of Jan 19.85, and on the same date of
each month thereafter, until paid, with interest after maturity at the Lighest
lawful rate.
THE GEANTOR covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to any
The Gasteron covenant and agree as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes aprieded, for recording to any surpressed section its in 69 payment; (2) to pay prior to the first day of June in each year, all laxes and assessments against and premises, and on demand of said: "evipt therefor;" (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that the pay said premises, and the premise shall not be committed or premises that pay have been destroyed or damaged; (1 the 'waste to said premises and the premises are considered as a second payment of the premises are considered as a second payment of the premises of the premises of the premises and premises and payment of the premises of the premises of payment premises of payments and payments. It is not to the premises and payments and payments are premised by the premises of payments and premises of payments and premises and payments are payments and payments. The premises of payments are payments and payments and payments are payments and payments and payments and payments are payments and payments and payments and payments are payments and payments and payments are payments and payments are payments and payments and payments and payments and payments are payments and payments
seven per cent, per annum, shall be so much additional indebtedness secured hereby. Ly ring Every of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned interest shall, at the option of the
legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at 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 spreas terms.
solicitors fees, outlays for documentary evidence, stemographer's charges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree—shall be paid by the granter; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of any part of said indebtedness,
as such, may be a party, shall also be paid by the grantor All such expenses and disturgements shall be an additional liten upon said premises, shall be aread as costs and included upon a such precisions are such as a such precision of the such precisions proceedings, which proceedings, whether decree of said shall be the even entered on one, shall not be dismissed, nor a release the such control of the such precisions and the control of said the such precisions are such as a su
administrators and assign of said grantorwate all right to the possession of, and income from, said premises pending such foreclasure proceedings, and sures that upon the filing of any bill to fercebee the Trust Deed, the court in which such bill is filled, and at once on dwintout notice to the grantor or to any party claiming under said grantor appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said premises.
In the Event of the death, removal of absence from said
Mineral P. Tangan
any like cause said first successor fail or refuse to ect, the person who shall then be acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid overants and agreements are performed, the orante with successor in trust, shall release said tremises to the porty entitled, on receiving his
reasonable charges.
Witness the hand and seel of the grantor this 26 t.b day of November
Danjes Capa (SEAL
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nally known to me to be the same person\$. wi nment, appeared before me this day in person, eir free and voluntary act, for the uses and	and acknowledged	that t he . Y signer	l, sealed and deliver	ed the said instrur	nent
(Given under my hand and Notarial Seal, thi f. November A. D. 16 NOTARY EUBLIC STATE OF ILLINOIS	s26tb.		A. Li	¥11	••••••
D. COMMISSION EXPIRES AUG 9 1986 15 JED THRU ILLINOIS NOTARY ASSOC.		Polos	Thel, -	Notary Notary	Public.
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100 JAMES CAIN and THIS INSTRUMENT WAS PREPARED BY: Trust Aeed JOSEPH DEZONNA, Trustee L. J. La Motte

Box No. . 246

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END OF RECORDED DOCUMEN

NORIHWESI NATIONAL BANK OF CHICAGC 3985 MILWAUKEE AVE., CHICAGO, IL 40641 3121777-7700