UNGET BACOUTON OPY

RUST DEED—	27369644	49-41250
This Indenture witnesseth	That the Grantor VEORA GALLOWAY (W)	(wa
	That the Grands	
est CITY of PHICAGO Communication	e COOK	015
or and in consideration of the sum of Five. The	of COOK and State of ILL M	-60 Dollars
band paid, CONVEY. AND WARRANTto	GERALD E. SIKORA Trustee	
and A his successors in trust hereinafter named, for wine described real estate, with the improvemen thir, app rtenant thereto, together with all rents,	county of Cook	reements herein, the fol- and fixtures, and every-
), THE RESUB	DIVISION OF BLOCK II IN THE	(
POWNSHIP 39 K	F THE SOUTH HALF OF SECT WRITH, RANGE 13 EHST OF THE	·
THIR, IR SCIA	PAL MERIDIAN, W- WOK COUNT	y. ILLINOIS.
	<u></u>	
	d by virtue of the homestead exemption laws of the State of Illi- ecuring performance of the covenants and agreements herein.	nois.
WHEREAS, The Grantor VEORA.	GALLOWFY (10) DOW)	en date herewith, payable 36964
		en date herewith, payable
ke	KENIEM DHIE	
payable in 60 successive	e monthly instalments each of 1.76due	monthey &
	the 3 day of TANUARY 9 FS, and on the	same date of
	il paid, with interest after matuity at the tighe	st
Idwidi Pate.		
,,		
THE GRANTOR covenant and agree as follow agreement extending time of payment; (21 to pay prior to the first (3) within sixty days after destruction or damage to rebuild or representation or change to rebuild or premises shall not be committed or suffered; (5) to keep all building the committee of th	s: (1) To pay said indebtedness, and the interest thereon, as herein and in said m day of June in each year, all laxes and assessments against said premises, and on distore all buildings or improvements on said premises that may have been destroyed may have or at any time on said premises insured in companies to be selected by the older of the first mortgage indebtedness, with loss claume attached payable furst, no this policies shall be left and remain with the said Mortgagees or Trustees until the ir may when the same shall become dues and payable.	stes provid 3, or a cording to any gmand to: hibit recribts therefor or damaged; (4) th. w. to to said grantee herein: sh. is cereby au- he first Trustee: M. tyagee, and, debtedness is fully said; (5) to
In the Every of failure as to insure, or pay taxes or ass may procure such insurance, or pay such taxes or assessments, thereon from time to time; and all money so poid, the grantor, seven per cent, per annum, aball be so much additional indebted: you have every of a breach of any of the addressid oversal	n pouces assai so let and remain with use and adoragages or pracess units to an use when the sum part of incompanies or the places thereon when due, the grantes or discharge or purchase any tax lies or title affecting said premises or pay all process or discharge or purchase any tax lies or title affecting said premises or pay all process or discharge or pay all process o	or the holder of said indeb dness, ior incumbrances and the iterest ereon from the date of pays, int at i interest shall, at the option of the
legal holder thereof, without notice, become immediately due are foreclosure thereof, or by suit at law, or both, the same as if all of its Acazan by the grantorthat all expenses and dis	d payable, and with interest thereon from time of such breach, at seven per cent, a said indebtedness had then matured by express terms. burrements paid or incurred in behalf of complainant in connection with the foreclo	er annum, shall be recoverable by
solicitors (see, outlays for documentary evidence, stemographer while be paid by the grantor and the like expenses and do as such, may be a party, shall also be paid by the grantor A in any decree that may be rendered in such foreclosure proceed hereof given, until all such expenses and disbursements, and the administrators and assigns of said grantor wairs all right	said indubtedness had then matured by express terms, burnements paid or incurred in behalf of complainant in connection with the foreclo- thurges, cost of procuring or completing abstract shawing the whole title of said year burnements, costsoned by any suit or proceeding wherein the grantee or any hole ill such express and distourements shall be an additional lien upon said prunises, incur, which proceeding, whether decree of sais shall have been entered or not, all costs of mit, becluding solicitors fees have been paid. The grantee for said grant including the control of the control	name embracing foreconure docree if of any part of said indebtedness, thall be tased as costs and included ail not be diamissed, nor a release tor and for the heirs, executors, cortodings, and agree that upon
tor appoint a receiver to take possession or charge of said pr	emises with power to collect the rents, issues and profits of the said grantor.	my party Continue Dance Sait gran
IN THE EVENT of the death, removal or absence from sale Thornas F. Bussey any like cause said first successor fail or refuse to act, the per trust. And when all the adressid coverants and agreements a	d	
reasonable charges.		
	24 DOTOBER	61
Witness the hand and seal of the gra	X Ploro Laclowy	A. D. 19 & 4
	0	(SEAL)
		(SEAL)
		(SEAL)

UNKERTETING BAS LONDICORY

State of Illinois				N. Carlotte
County of Cook	} 55.			
I,91				e e e e e e e e e e e e e e e e e e e
	telly bern	OWITZ	*********	*****
a Notary Public in and for said County, in t	the State aforesaid, Du & GALLDWAJ (erring Certify that	••••••••	***************************************
***************************************		<u> </u>	*******************	
personally known to me to be the same per instrument, appeared before me this day in	sonwhose name		anhor-	ihad to the Court
instrument, appeared before me this day in as. HER. free and voluntary act, for the	person, and acknowledge	ed that .Shesigned,	sealed and delivered the s	aid instrument
, , , , , , , , , , , , , , , , , , ,	ases and purposes therein	set forth, including the	release and waiver of the	right of homestead.
Given onder my hand and Notarial :	Seal, this 24! IT	2/ 1/	/	
	.к. Б. 19 г. (Shelle	Bostanion	
O			LICIO VIE OV	Holary Public.
70			3 4 7 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Q ₂				
			ر بين فومد ئ رويسموريون رويسموريون	
				Salveria
				S DEC 84 T ₹ 00
				, DEO 6
				To Tarre
가는 사람들이 있는 것이 되었다.)EC-12-84 9	197131 2	.7369644 A -	- REC 11.00
				Man in
			1 301	
		\ ************************************		• • • • • • • • • • • • • • • • • • • •
and the second s		. .		
				Co
	BX.			ı
	e e	23		
Trustee	AR.) Š		
		2 ¥ 5	. The Table 1	ં ા
	Fe s	EZY 60659 VINGSBANK CHICAGO, IL		-5
<u> </u>	VAS	> D		ಕ್ ∥
Grust App.	THIS INSTRUMENT WAS PREPARED BY:	FILLIEL) CRAFIS SUBG N. WESTERY CHICA GO, IL. 606S9 LAKE VIEW TRUST AND SAVINGS BANK 3201 N. ASHLAND AVE. CHCAGO. IL 60067 312/525-2180		27369644
	ii le	2 H RS		Ĭ Ä
₹		こう 受験	1	₩
		160 C		· · · · · · · · · · · · · · · · · · ·
	∦ ¥	ELLIED C SG36 M. CHICA CO LAKE VIEW TH 3201N. ASHL 312/525-218		
		귀S &		
	· : [#]	用物大块的 有效	, I I .	ll l

ENDIOE REGURDED DOCUMENT