UNOFFICIAL COPY RECEIVED IN BAU CONDITION

RILEY, his wife		
		and State of
or and in consideration of the sum of \dots I	Eighty hundred seventy	-five and 40/100
n hand paid, CONVEY. AND WARRA	ANTto JOSEPH DEZON	NA, Trustee
		and State of Illinois
and to his successors in trust hereinafter n owing described real estate, with the imp hing appurtenant thereto, together with a	named, for the purpose of securing p rovements thereon, including all h all rents, issues and profits of said p	performance of the covenants and agreements herein, the fe eating, gas and plumbing apparatus and fixtures, and ever premises, situated
n he City of Chicago		ookand State of Illinois, to-w
Lot 7 (except the in William Kerr's	North 15 feet thereof Subdivision of the We) and all of Lot 8 in Block 12 st Half of the Northwest
Quarter of Section	n 29, Township 37 Nort	h, Range 14, East of the
		oad) in Cook County, Illinois, Chicago, Illinois.
		• • • • • • • • • • • • • • • • • • • •

,		
reby releasing and waiving all rights un		
In Trust, nevertheless, for the purpo		ovenants and agreements herein. ATRICIA R. RILEY, his wife
DANLEY LUMBER CO.	and assigned to North	cipal promisory notebearing even date herewith, payab west National Bank for the sum of
Par Miller V. Landerson and Co.		1-11 (¢Q N75 AN)
payable in 60 succe	essive monthly instalments	each of 134.59due
payable in 60 succe	essive monthly instalments g on the17th day of	yeach of 134.59due J n 19 85and on the same date of
payable in 60 succe	essive monthly instalments g on the17th day of	dollars (\$8,075.40) sach of 134.59due J.n. 19 85and on the same date of
payable in 60 succe on the note commencin each month thereafter,	essive monthly instalments g on the17th day of	cach of 134.59due J ⁿ 19 85and on the same date of ter mat rity at the highest
payable in 60 succe on the note commencin each month thereafter, lawful rate.	essive monthly instalments g on the ^{17th} day of until paid, with interest at	cach of 134.59due J.n. 19 85and on the same date of fter maturity at the highest
payable in 60 succe on the note commencin each month thereafter, lawful rate.	essive monthly instalments g on the ^{17th} day of until paid, with interest at	Sach of 134.59due J n 19 85and on the same date of
payable in 60 succe on the note commencin each month thereafter, lawful rate.	essive monthly instalments g on the ^{17th} day of until paid, with interest at	Sach of 134.59due J n 19 85and on the same date of
payable in 60 succe on the note commencin each month thereafter, lawful rate.	essive monthly instalments g on the 17 th day of until paid, with interest at	J.n. 19 85, and on the same date of
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granco	essive monthly instalments g on the 17th day of 1 until paid, with interest af or restore all buildings on yet any time on add pennis	is as h of 134.59 due J n 19 8,5 and on the same date of ter mat rity at the highest einterest thereon, as herein and is said a conversed, or according to a sassessments against asid premises, and con a new diversely the said or same and as a said a converse of the said of the s
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granco	essive monthly instalments g on the 17th day of 1 until paid, with interest af or restore all buildings on yet any time on add pennis	is as h of 134.59 due J n 19 8,5 and on the same date of ter mat rity at the highest einterest thereon, as herein and is said a conversed, or according to a sassessments against asid premises, and con a new diversely the said or same and as a said a converse of the said of the s
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granton covenant and agree as sement extending time of payment; (2) to pay prior to it tithis size days after destruction or damage to rebuil sized to place such insurance in companies acceptable to	essive monthly instalments g on the 17th day of 1 until paid, with interest af or restore all buildings on yet any time on add pennis	is as h of 134.59 due J n 19 8,5 and on the same date of ter mat rity at the highest einterest thereon as herein and is said a convenient, or according to a sassessments against asid premises, and color to the compact of the said of the compact of the said of the color o
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Garron	essive monthly instalments g on the 17th day of 1 until paid, with interest af or restore all buildings on yet any time on add pennis	is as h of 134.59 due J n 19 8,5 and on the same date of ter mat rity at the highest einterest thereon as herein and is said a convenient, or according to a sassessments against asid premises, and color to the compact of the said of the compact of the said of the color o
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granton	sssive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af follows: (1) To pay said indebtedness, and the form day of June in each year, all taxes and buildings now or at any time on said premise to the holder of the first mortgage indebtedness r, which policies shall be left and remain with to r times when the same shall bearded emen and or assessments, or the prior incumbraness or or assessments, but the prior incumbranes or or assessments, but the prior incumbranes or or assessments, but the prior incumbranes or assessments, and with interest thereon fin or agree to repay immediately with bettedness secured hereby. do find only a substantial to the substantial of said indebtedness had then natured by disbursements pade on incurred in behalf and disbursements, occasioned by any suit or r and disbursements, occasioned by any suit or	e interest thereon, as herein and it said now, provided, or according to a sessessments against said premises, and to a min did not high receipts therefore the said in companies to be selected by the grantee how the highest with loss clause attached payable. The grantee of the highest and the said Mortgagees or Trustees until the indebted ses is full paid; (b) to playable. Thereon when due, the grantee of the highest according to a constant, and the same with interest thereon from the said continued to the said for the said for the said for the said for the said said for the said said principal and all earned interest shall, at he council demand, and the same with interest thereon from the said to be decreased in the said said said the said said said the said said said the said said said the said said said said said said said said
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granton	ssive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af fellows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and to restore all buildings or improvements on buildings now or at any time on said premise to times when the same shall become due to times when the same shall become due to times when the same shall become account of the shall of the same of the shall of the	e interest thereon, as herein and is said n provided, or according to an assessments against said premises or destroyed, or according to an assessments against said premises, and c : 0 mr at to exhibit receipts therefore the said premises of the said premises with the said premises in the said premises in the said premises with the said premise with the said premise with the said premise with the said premise or pay all prior incumbrance no. 1 anceledents retired affecting said premises or pay all prior incumbrance no. 2 anceledent retired affecting said premises or pay all prior incumbrance no. 3 anceledents retired affecting said premises or pay all prior incumbrance no. 4 are the said premises with the said premises of the said premises with the said premises with the said premises of the said premises express terms. For a said premises with the foreclosure hereof — including n — malabstruct showing the whole title of said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de more controlled to the said premises embracing foreclosure de
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granton	ssive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af fellows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and to restore all buildings or improvements on buildings now or at any time on said premise to times when the same shall become due to times when the same shall become due to times when the same shall become account of the shall of the same of the shall of the	e interest thereon, as herein and is said a controlled, or according to a assessments against said premises or a dro to this treceipts therefore with the interest thereon as herein and is said a controlled, or according to a assessments against said premises of a controlled, or according to a assessments against said premises of a dro to exhibit receipts therefore a said premises and a dro to exhibit receipts therefore a said premise and the sarrow that waste to as insured in companies to be selected by the grantee or that "ustee o Moragues, are in payable, the interest thereon when due, the grantee or the her said in nebtednes ritile affecting said premises or pay all prior incumbrances and "large trible affecting said premises or pay all prior incumbrances and "large trible and the same with interest thereon from the a dee ", ym at bledness, including principal and all carned interest shall, at use o son of the same with the foreclosure hereof—including principal and all carned interest shall, at the controlled promplainant in connection with the foreclosure hereof—including principal and abstract showing the whole title of said premises embracing foreclosure de- receeding wherein the grantee or any holder of any part of said indebted;
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granton	ssive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af fellows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and to restore all buildings or improvements on buildings now or at any time on said premise to times when the same shall become due to times when the same shall become due to times when the same shall become account of the shall of the same of the shall of the	e interest thereon, as herein and is said a controlled, or according to a assessments against said premises or a dro to this treceipts therefore with the interest thereon as herein and is said a controlled, or according to a assessments against said premises of a controlled, or according to a assessments against said premises of a dro to exhibit receipts therefore a said premises and a dro to exhibit receipts therefore a said premise and the sarrow that waste to as insured in companies to be selected by the grantee or that "ustee o Moragues, are in payable, the interest thereon when due, the grantee or the her said in nebtednes ritile affecting said premises or pay all prior incumbrances and "large trible affecting said premises or pay all prior incumbrances and "large trible and the same with interest thereon from the a dee ", ym at bledness, including principal and all carned interest shall, at use o son of the same with the foreclosure hereof—including principal and all carned interest shall, at the controlled promplainant in connection with the foreclosure hereof—including principal and abstract showing the whole title of said premises embracing foreclosure de- receeding wherein the grantee or any holder of any part of said indebted;
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Grantor covenant and agree as eement extending time of payment; (2) to pay prior to ti within sixty days after destruction or damage to rebuil mises shall not be committed or suffered; (5) to keep all indices the committed or suffered; (5) to keep all indices the committed or suffered; (5) to keep all indices the commence, and the interest thereon, at the tim In the Event of failure so to insure, or pay taxes procure such insurance, or pay such taxes or assessmeen from time to time, and all money so paid, the gra- procure such insurance, or pay such taxes or assessmeen from time to time, and all money so paid, the gra- procure such insurance, or pay such taxes or assessmeen from time to time, and all money so paid, the gra- into free control or the such as the such	sssive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af follows: (1) To pay said indebtedness, and the the first day of June in each year, all taxes and d or restore all buildings or improvements of buildings row or at any time on said premise when the control of the control of the control to the control of the control of the control to th	interest thereon, as herein and it said in ve. provided, or according to a sassessments against said premises, and cident and to exhibit receipts therefore a singular distributions of the said premises that may have been destroided to the said premises that may have been destroided to the said premises that may have been destroided by the grantee when the said for a singular distribution of the said for said for the said for the said for the said for said for the said
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granton	sessive monthly instalmets g on the 17th day of until paid, with interest an until paid or restora la buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebedness the holder of the first mortgage indebedness up or time on the said of the said of the or discharge or purchase any tax land until paid of the said of the or discharge or purchase any tax land to reage or said or the said of the or discharge or purchase any tax land to reage or said or said or said or assessments, or page inmediately with operands or agreements the whole of said inde her a charges, cost of procuring or completing all of said indebtedness had then matured by and disbursements paid or incurred in behalf of her's charges, cost of procuring or completing and substances paid or incurred in behalf of her's charges, cost of procuring or completing and substances in including solicitor's fees he If sight to the possession of, and income from, we had a built is filed, may to one and with unterest one and with others are made to the cost of said, including solicitor's fees he if sight to the possession of, and income from, we had a built is filed, may to one and with under the cost of said. Cook	e interest thereon, as herein and is said n provided, or according to a sassessments against said premises, and c c n and to exhibit receipts therefore said premises and c c n nd to exhibit receipts therefore said premises at tached payable first, to the first - use c n fortages, and with loss clause sattached payable first, to the first - use c n fortages, and payable, with loss clause sattached payable first, to the first - use c n fortages, and payable, and the same with interest thereon when due, the grantee or the h. let . sai neblednes r title affecting said premises or pay all prior incumbrances no the same with interest thereon from the sate of part and the clause with interest thereon from the sate of part in the different payable for the same payable for
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Granton ovenant and agree as sement extending time of payment; (2) to pay prior to it within sixty days after destruction or damage to rebuilt nises shall not be committed or suffered; (5) to keep all within sixty days after destruction or damage to rebuilt nises shall not be committed or suffered; (5) to keep all thin sixty favars or failure so to insure, or pay taxes procure such insurance, or pay such taxes or assessment form time to time; and all money so paid, the gra per the success of	sessive monthly instalmets g on the 17th day of until paid, with interest an until paid or restora la buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebedness the holder of the first mortgage indebedness up or time on the said of the said of the or discharge or purchase any tax land until paid of the said of the or discharge or purchase any tax land to reage or said or the said of the or discharge or purchase any tax land to reage or said or said or said or assessments, or page inmediately with operands or agreements the whole of said inde her a charges, cost of procuring or completing all of said indebtedness had then matured by and disbursements paid or incurred in behalf of her's charges, cost of procuring or completing and substances paid or incurred in behalf of her's charges, cost of procuring or completing and substances in including solicitor's fees he If sight to the possession of, and income from, we had a built is filed, may to one and with unterest one and with others are made to the cost of said, including solicitor's fees he if sight to the possession of, and income from, we had a built is filed, may to one and with under the cost of said. Cook	e interest thereon, as herein and is said n provided, or according to a sassessments against said premises, and c c n and to exhibit receipts therefore said premises and c c n nd to exhibit receipts therefore said premises at tached payable first, to the first - use c n fortages, and with loss clause sattached payable first, to the first - use c n fortages, and payable, with loss clause sattached payable first, to the first - use c n fortages, and payable, and the same with interest thereon when due, the grantee or the h. let . sai neblednes r title affecting said premises or pay all prior incumbrances no the same with interest thereon from the sate of part and the clause with interest thereon from the sate of part in the different payable for the same payable for
payable in 60 succes on the note commencin each month thereafter, lawful rate. The Grantor covenant and agree as sement extending time of payment; (2) to pay prior to it misses shall not be committed or suffered; (6) to keep all size to place such insurance, or no companies acceptable to discovered the surface of the companies acceptable to discovered the surface of	sessive monthly instalmets g on the 17th day of until paid, with interest an until paid or restora la buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebedness the holder of the first mortgage indebedness up or time on the said of the said of the or discharge or purchase any tax land until paid of the said of the or discharge or purchase any tax land to reage or said or the said of the or discharge or purchase any tax land to reage or said or said or said or assessments, or page inmediately with operands or agreements the whole of said inde her a charges, cost of procuring or completing all of said indebtedness had then matured by and disbursements paid or incurred in behalf of her's charges, cost of procuring or completing and substances paid or incurred in behalf of her's charges, cost of procuring or completing and substances in including solicitor's fees he If sight to the possession of, and income from, we had a built is filed, may to one and with unterest one and with others are made to the cost of said, including solicitor's fees he if sight to the possession of, and income from, we had a built is filed, may to one and with under the cost of said. Cook	e interest thereon, as herein and is said r on provided, or according to a sassessments against said premises, and c i a rid to exhibit receipts thereful and interest thereon, as herein and is said r on the same date of a rid to exhibit receipts thereful and interest thereon when the meters of a damaged (4) that waste to so is insured in companies to be selected by the grantes + who is hereby a payable, suggested or Trustees until the indebted ses is full paid, (6) to play a payable, the second of the same with interest thereon from the a see 'n, ym and bledness, including principal and all earned interest shall, at one of an expressive stress. (or implainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure per continuous promises, and the taxed as costs and include of said shall have been entered or not, shall not be dismissed, nor a relea when paid free paranter. (or said grantor and for the heirs, execute said premises pending such foreclosure proceedings, and agree that up hour notice to the said grantor, or to any party clasining under said grantor and for the heirs, execute and prunits of the said premises.
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Gaartoncovenantand agreeas eement extending time of payment; (3) to pay prior to it mises shall not be committed or suffered; (6) to keep all time to place such insurance, or no companies acceptable to do, to the Trustee berein as their interests may appear iror incumbrances, and the interest thereon, at the tim procure such insurance, or pay such taxes or assessm procure such insurance, or pay such taxes or assessm procure such insurance, or pay such taxes or assessm procure such insurance, or pay such taxes or assessm in per cent, per annum, shall be so much additional info law rise Event of a breach of any of the aforesaid of the rise for the such control of the same as if law first acceptable to the such first acceptable to the such may be a party, shall also be paid by the grantor under the such control of the such forceboar instrators and assigns of said grantor	sessive monthly instalmets g on the 17th day of until paid, with interest an until paid or restora la buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebedness the holder of the first mortgage indebedness up or time on the said of the said of the or discharge or purchase any tax land until paid of the said of the or discharge or purchase any tax land to reage or said or the said of the or discharge or purchase any tax land to reage or said or said or said or assessments, or page inmediately with operands or agreements the whole of said inde her a charges, cost of procuring or completing all of said indebtedness had then matured by and disbursements paid or incurred in behalf of her's charges, cost of procuring or completing and substances paid or incurred in behalf of her's charges, cost of procuring or completing and substances in including solicitor's fees he If sight to the possession of, and income from, we had a built is filed, may to one and with unterest one and with others are made to the cost of said, including solicitor's fees he if sight to the possession of, and income from, we had a built is filed, may to one and with under the cost of said. Cook	e interest thereon, as herein and is said r on provided, or according to a sassessments against said premises, and c i a rid to exhibit receipts thereful and interest thereon, as herein and is said r on the same date of a rid to exhibit receipts thereful and interest thereon when the meters of a damaged (4) that waste to so is insured in companies to be selected by the grantes + who is hereby a payable, suggested or Trustees until the indebted ses is full paid, (6) to play a payable, the second of the same with interest thereon from the a see 'n, ym and bledness, including principal and all earned interest shall, at one of an expressive stress. (or implainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure hereof — including recomplainant in connection with the foreclosure per continuous promises, and the taxed as costs and include of said shall have been entered or not, shall not be dismissed, nor a relea when paid free paranter. (or said grantor and for the heirs, execute said premises pending such foreclosure proceedings, and agree that up hour notice to the said grantor, or to any party clasining under said grantor and for the heirs, execute and prunits of the said premises.
payable in 60 succe on the note commencin each month thereafter, lawful rate. The Gaartoncovenantand agreeas eement extending time of payment; (3) to pay prior to it mises shall not be committed or suffered; (6) to keep all time to place such insurance, or no companies acceptable to do, to the Trustee berein as their interests may appear iror incumbrances, and the interest thereon, at the tim procure such insurance, or pay such taxes or assessm procure such insurance, or pay such taxes or assessm procure such insurance, or pay such taxes or assessm procure such insurance, or pay such taxes or assessm in per cent, per annum, shall be so much additional info law rise Event of a breach of any of the aforesaid of the rise for the such control of the same as if law first acceptable to the such first acceptable to the such may be a party, shall also be paid by the grantor under the such control of the such forceboar instrators and assigns of said grantor	sessive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af follows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and or restore all buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebtedness which policies that he left and romain and or assessments, or the prior incumbances or nents, or discharge or purchase any tax lieu or neases, or the prior incumbances or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or assessments, or bepare the restore or nels, or discharge or nels, or discharge or nels, or discharge or nels, or discharge or nels,	e interest thereon, as herein and is said a conveyided, or according to a sassessments against said gremises, and of a rul do exhibit receipts thereful and premises and of a rul do thibit receipts thereful and premises and of a rul do thibit receipts thereful and premises and of a rul do thibit receipts thereful and premises and of a rul do thibit receipts thereful and premises and for a rul do the said Mortgages, and the said Mortgages or Trustees until the indebted ess is full paid, (6) to put the said Mortgages or Trustees until the indebted ess is full paid, (6) to put the said Mortgages or Trustees until the indebted ess is full paid, (6) to put the said Mortgages or Trustees until the indebted ess is full paid, (6) to put the said the said with interest thereon from the ate of y ym at biddness, including raincipal and all earned interest shall, at one of the said the said with interest thereon from the ate of y ym at biddness, including raincipal and all earned interest shall, at one of the said shall be ruled to the said shall be ruled to the said shall be ruled to the said grantor. The said grantor, and for the heirs, execute said premises pending such foreclosure proceedings, and agree. That we been paid The grantor. One said grantor, and for the heirs, execute said premises pending such foreclosure proceedings, and agree. That we were said grantor, and for the heirs, execute said premises pending such foreclosure proceedings, and agree. That when the said grantor, or to any party claiming under said grantor when the said grantor, or the said grantor, and for the heirs, execute said premises pending such foreclosure proceedings, and agree. That we said grantor, and for the heirs, execute said premises pending such foreclosure proceedings, and agree. That we have a said premises of the said grantor of the s
payable in 60 succes on the note commencin each month thereafter, lawful rate. The Gannon	sessive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af follows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and or restore all buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebtedness which policies that he left and romain and or assessments, or the prior incumbances or nents, or discharge or purchase any tax lieu or neases, or the prior incumbances or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or assessments, or bepare the restore or nels, or discharge or nels, or discharge or nels, or discharge or nels, or discharge or nels,	interest thereon, as herein and it said in ve. provided, or according to a sasessments against said premises, and of the national of the said premises that may have been destroy of the damaged; (4) that waste to a with less clause attached payable fort, to the first. Success of Maragages, and the said Mortgages or Trustess until the indebted ess is full paid; (6) to p dayable. The said Mortgages or Trustess until the indebted ess is full paid; (6) to p dayable. The said Mortgages or Trustess until the indebted ess is full paid; (6) to p dayable. The said Mortgages or Trustess until the indebted ess is full paid; (6) to p dayable. The said maragages of the said for the said premises of the said premises embracing foredours decreased in the said premises end provided in the said premises und provided in the said premises and provided in the said premises of the party entitled, on receiving here of the said premises of the party entitled, on r
payable in 60 succes on the note commencin each month thereafter, lawful rate. The Gannon ovenant and agree as seement extending time of payment; (2) to pay prior to the within sixty days after destruction or damage to rebuilt nises shall not be committed or suffered; (6) to keep all to the passes of the suffered; (6) to keep all to the trustee berein as their interests may appear to the payor of suffered; (6) to keep all to the trustee berein as their interests may appear to the payor of suffered; (6) to keep all to the trustee berein as their interests may appear to the payor of suffered; (6) to keep all to the trustee berein as their interests may appear to the payor of suffered; (6) to keep all to the trustee berein such interests or procure such insurance, or pay such taxes or assessive procure such insurance, or pay such taxes or assessive procure such insurance, or pay such taxes or assessive procure such insurance, or pay such taxes or assessive procure such insurance, or pay such taxes or assessive procure such insurance, or pay such taxes or assessive procure such insurance, or pay such taxes or assessive procure such insurance, or pay such taxes or assessive procure such insurance, or pay taxes procured insurance, or pay taxes procure such insurance, or pay taxes procure such insurance, or pay taxes procured insurance, or pay taxes procured insurance, or pay taxes procured insurance, or pay procure such insurance, or pay procure such insurance, or pay taxes procured insurance, or pay procured insurance, or pay procu	sessive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af follows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and or restore all buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebtedness which policies that he left and romain and or assessments, or the prior incumbances or nents, or discharge or purchase any tax lieu or neases, or the prior incumbances or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or assessments, or bepare the restore or nels, or discharge or nels, or discharge or nels, or discharge or nels, or discharge or nels,	e interest thereon, as herein and is said a convoided, or according to a sassessments against said gremises, and comments and in the same date of comments against said gremises, and comments against said gremises, and comments against said gremises, and comments against said gremises and comments against said gremises, and comments against said gremises and said premises that may have been destroy do damaged (4) that wasse to as sinsured in companies to be selected by the grantee or the maged (4) that wasse to as sinsured in companies to be selected by the grantee or the first owner or workgage, are the said Mortgagees or Trustees until the indebted ess is full paid; (b) to plus in the said Mortgagees or Trustees until the indebted ess is full paid; (b) to plus in the said the same with interest thereon from the safe do, sym at beddenes, including principal and all earned interest shall, at one conditions to the said shaders of the said shaders of the said shaders of the said granter. The premater of the said granter, and for the heirs, secutor said premises spending such foreclosure proceedings, and agree that up the said granter or to any partly claiming under said granter was and profits of the said granter or to any partly claiming under said granter was and profits of the said premises. County of the grantee, or of his refusal or failure to act, the of said County is hereby appointed to be first successor in this trust; and if for of Deeds of said County is hereby appointed to be first successor in this trust; and if for in trust, shall release said premises to the party entitled, on receiving in or in trust, shall release said premises to the party entitled, on receiving in the said granter.
payable in 60 succes on the note commencin each month thereafter, lawful rate. The Grannon covenant and agree as sement extending time of payment; (2) to pay prior to it within sixty days after destruction or damage to rebuils nises shall not be committed or suffered; (6) to keep all do to like such insurance in companies acceptable to do los and insurance or companies acceptable to do to the frustee berein as their interests may appear for the companies acceptable to the second of the se	sessive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af follows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and or restore all buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebtedness which policies that he left and romain and or assessments, or the prior incumbances or nents, or discharge or purchase any tax lieu or neases, or the prior incumbances or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or assessments, or bepare the restore or nels, or discharge or nels, or discharge or nels, or discharge or nels, or discharge or nels,	interest thereon, as herein and is said a vector order of the mat. Tity at the highest term at rity at the highest term as assessments against said premises, and control of the certification of the said premises that may have been destroy at damaged; (4) that waste to a said premise at the part of the first of the form of the said Mortgages of Trustees until the indebted case is full paid; (6) to provide a said premise or pay all prior incumbrance: and control of a payable. The said Mortgages of Trustees until the indebted case is full paid; (6) to provide a said premise or pay all prior incumbrance: and control of a payable. The said premises are succeeding principal and all earned interest thell, at the control of the said premises embracing foredower depress terms. Tomplainant in connection with the foreclosure hereof—including recombination of such breach, at seven per cent, per annum, shall be row able express terms. Tomplainant in connection with the foreclosure benefor—including recombination of such breach, at seven per cent, per annum, shall be row able to said remises pending such foreclosure proceeding, and agree. In a control of said the said premises of said premises pending such foreclosure proceedings, and agree. The unit of said premises pending such foreclosure proceedings, and agree. The unit of said counts is breby appointed to be first successor in this trust; and if or of said County is breby appointed to be first successor in this trust; and if or of Deeds of said County is hereby appointed to be second successor in the or of Deeds of said County is hereby appointed to be first successor in this trust; and if or of Deeds of said County is hereby appointed to be first successor in the or in trust, shall release said premises to the party entitled, on receiving the processor in the control of the party entitled, on receiving the processor in the control of the party entitle
payable in 60 succes on the note commencin each month thereafter, lawful rate. The Granton covenant and agree as ement extending time of payment; (2) to pup prior to the unith sixty days after destruction or damage to rebuils sizes shall not be committed or suffered; (5) to keep all sizes to place such insurance in companies acceptable to the commence of the comm	sessive monthly instalmets g on the 17th day of until paid, with interest af until paid, with interest af until paid, with interest af follows: (1) To pay said indebtedness, and the first day of June in each year, all taxes and or restore all buildings or improvements on buildings now or at any time on said premise the holder of the first mortgage indebtedness which policies that he left and romain and or assessments, or the prior incumbances or nents, or discharge or purchase any tax lieu or neases, or the prior incumbances or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase or nents, or discharge or purchase any tax lieu or nents, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or nels, or discharge or purchase any tax lieu or assessments, or bepare the restore or nels, or discharge or nels, or discharge or nels, or discharge or nels, or discharge or nels,	interest thereon, as herein and is said a convolved of according to assessments against aid gramines, and o a me also sahibit receipts therefore and a said and a said a convolved of a said and a said a sai

UNOFFICIAL COPY

	s, s are	g Certify that JOHN D.	
rsonally known to me to be the same pers strument, appeared before me this day in the ifree and voluntary act, for the u	person, and acknowledged the	at . [‡] .he Уsigned, sealed and de	
Given under my hand and Notarial S December y of	Seal, this 4th A. D. 19	2 (1)	10
	,	y commission or	Wind 8/87 Public.
0/%			
Ox			
	204		
	TO		
4	CO.		
	, rec 84 10:		
	£€-19-84 o	0690 2737751	2 A - REC 1
	#EET 2 04 0	00,40	Tý.
			Ox
			~
	BX		
and his wife	RED BY.	3ank 7enue 364 1	
JULIET FIRE JOHN D. RILEY, JR. and LATRICIA R. RILEY: his wife TO JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY. L. J. La Motte	Northwest National Bank 3985 N. Milwaukee Avenue Chicago, Illinois 60641	

END OF RECORDED DOCUMENT