

of City Evanston County of Cool for and in conderation of the sum of Sixty-nine, hundry in hand paid County of Cool Markant County of Cool in the Little City of Chicago County of Cool ind to his success in in rust hereinafter named, for the purpose of owing describ a trainstance, including appurtenant there to, to ether with all rents, issues and profit in the City of Vanston County of I in Hart's Consolication of the South in Block 4 in Whip 1. 8 Addition to Eve	securing performance of the covenants and agreements herein, the fol- iding all heating, gas and plumbing apparatus and fixtures, and every- ts of said premises, situated
of City of Evanston County of Cool for and in c 'sideration of the sum ofSixty-nine, hundry in hand paidO. VEY. AND WARRANTtoJOSEPH 1 of theCityofChicagoCounty ofCon and to his success 's in rust hereinafter named, for the purpose of owing describ to 'st' with the improvements thereon, including appurtenant ther to, to ether with all rents, issues and profit in theCityor	k and State of Illinois ed. and 60/100. dollars
for and in condensation of the sum of Sixty-nine hundred in hand paid VEY. AND WARRANT to JOSEPH I of the City of Chicago County of Condet to his success is in rust hereinafter named, for the purpose of owing describ to to ether with all rents, issues and profit in the City	ped. and .60/.100. dollars
n hand paid ONVEY. AND WARRANTto JOSEPH 1 of theCityofChicagoCounty ofCo und to his success 's in rust hereinafter named, for the purpose of owing describdd'st'with the improvements thereon, inclu hing appurtenant ther to, to ether with all rents, issues and profit n theCityoryanston	DEZONNA, Trustee okand State of Illinois securing performance of the covenants and agreements herein, the folding all heating, gas and plumbing apparatus and fixtures, and every- ts of said premises, situated
of the City of Chicago County of Count on his success 's in rust hereinafter named, for the purpose of owing describ a t. 'a' s' with the improvements thereon, including appurtenant ther to, to ether with all rents, issues and profit in the City or yunston County of 1 in Hart's Consol'ua' ion of the South the Block 4 in Whip 1 s Addition to Eve	ok
and to his success sin rust hereinafter named, for the purpose of owing describ a tall structure, it is not the improvements thereon, including appurtenant there, to tether with all rents, issues and profit in the City of yarston County of I in Hart's Consolication of the South Block 4 in Whip 1 s Addition to Eve	securing performance of the covenants and agreements herein, the fol- iding all heating, gas and plumbing apparatus and fixtures, and every- ts of said premises, situated
hing appurtenant ther to, to ether with all rents, issues and profit the City or eyrston County of 1 in Hart's Consolius' ion of the South h Block 4 in Whip 1 s Addition to Eve	ts of said premises, situated
the City or yearston County of 1 in Hart's Consolidation of the South be Block 4 in Whip 1 s Addition to Eve	
Block 4 in Whip 1 s Addition to Eve	
	half of Lot 13 and all of Lot 14 in
of the North West guster of the No	anston a subdivision of the West half
	orth West quarter of Section 13, Township
	ird Principal Meridian, in Cook County,
	rey Avenue, Evanston, Illinois.
reby releasing and waiving all rights under and by virtue of the h	
IN TRUST, nevertheless, for the purpose of securing performance	ce of the coverants and agreements herein. DAVIS, his /ife
	principal promisory ste bearing even date herewith, payable
	to Northwest Nation 1 Bank for the sum
of Sixty-nine hundred and 60/100 do	llars (\$6,900.60)
payable in 60 successive monthly insta	alments each of
	ay of Feb. 19 85 and on he same date of
	erest after maturity at the highest
	27
THE GRANTORcovenantand agreeas follows: (1) To pay said indebted:	ness, and the interest thereon, as herein and in said notes provided, or according to a lil taxes and assessmenta against said premises, and on demand to exhibit receipts thereif; yevenestes on said premises that may have been destroyed or damaged; of that waste to said said premises intured in companies to be selected by the greates herein, who is hereby autorities insured in companies to be selected by the greates herein, who is hereby autorities which is the selection of the
ement extending time of payment; (2) or pay prior to the first day of June in each year, a tithin sixty days after destruction or damage to rebuild or restore all buildings or impro- ises shall not be committed or suffered; (5) to keep all buildings now or at any time on a	nels, and the inderest thereon, as nericin and in said notes provided, or according to an interest thereon, as nericin and in said notes provided, or according to an interest and said premise, and no format to exhibit necessity thereof an interest and said premises into a common said to the said premises incured in companies to be selected by the grantee herein, who is hereby authority of the said premises incured in companies to be selected by the grantee herein, who is hereby authority of the said and the
zed to place such insurance in companies acceptable to the holder of the first mortgage is dd, to the Trustee herein as their interests may appear, which policies shall be left and r fior incumbrances, and the interest thereon, at the time or times when the same shall be	indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, remain with the said Mortgagees or Trustees until the indebtedness is fully paid; (6) to pay some due and payable.
IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incun procure such insurance, or pay such taxes or assessments, or discharge or purchase at on from time to time; and all money so naid the grants.	scome due and sayable. Mineranes or the interest thereon when due, the grantee or the holder of said indebtedness, by tax lien or title affecting said premises or pay all prior incumbraness and the interest idately without demand, and the same with interest thereon from the date of payment at of said indebtedness, including principal and all earned interest shall, at the option of the thereon from the date of such breach, as seven per cent, per annum, shall be recoverable by it is behalf of complisinant in connection with the foreclosure hereof—including reasonable completing abstract showing the whole title of said premises embracing foreclosure decree any said or proceeding wherein the grantee or any holder of any part of said indebtedness, and the said indebtedness are considered on the said in the said in the decree any said or proceeding wherein the grantee or any holder of any part of said indebtedness, and the said in the said of the said of the said of the said premises. **Continuous of the said of the said premises.** **Continuous of the said premises.** **Contin
per cent, per annum, shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole balder therefore into the secure investment and annual part of the secure investment	of said indebtedness, including principal and all earned interest shall, at the option of the
osure thereof, or by suit at law, or both, the same as if all of sai indebtedness had then It is AGREED by the grantorthat all expenses and disbursements paid or incurred	matured by express terms of such oreach, as seven per cent, per annum, shall be recoverable by matured by express terms. I in behalf of complainant in connection with the foreclosure hereof—including reasonable
ons fees, outlays for documentary evidence, stenographer's charges, cost of procuring or till be paid by the grantor; and the like expenses and disbursements, occasioned by a th, may be a party, shall also be paid by the grantor All such expenses and disburse	completing abstract showing the whole title of said premises embracing foreclosure decree any suit or proceeding wherein the grantee or any holder of any part of said indebtedness, ements shall be an additional lien upon said premises, shall be taxed as costs and included
y decree that may be rendered in such foreclosure proceedings; which proceeding, who given, until all such expenses and disbursements, and the costs of suit, including solici histrators and assigns of said granter	ether decree of sale shall have been entered or not, shall not be dismissed, nor a t-lease itor's fees have been paid. The grantor or said grantor and for the heirs, executors, norm from said premises pending such foreclosure proceedings, and agree
ing of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at a ., appoint a receiver to take possession or charge of said premises with power to collect t	once and without notice to the said grantor, or to any party claiming under said gran- the rents, issues and profits of the said premises.
	of said County is hereby appointed to be first successor in this trust; and if for ting Recorder of Deeds of said County is hereby appointed to be second successor in this bis successor in trust, shall release said premiese to the party entitled, on receiving his
se cause said first successor fail or retuse to act, the person who shall then be the act. And when all the aforesaid covenants and agreements are performed, the grantee or table charges.	ting Recorder of Deeds of said County is hereby appointed to be second successor in this r his successor in trust, shall release said premises to the party entitled, on receiving his
Witness the hand and seal of the grantor this	Stay of
X.Calium	n Daus (SEAL)
x U La	Carris (SEAL)
	(SEAL)
•	(SEAL)
	(DEAL)
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UNOFFICIAL COPY

sonally known to me to be the same person S. whose name rument, appeared before me this day in person, and acknowle . heitfree and voluntary act, for the uses and purposes therefore in the use and purposes the fitten under my hand and Notarial Seal, this	s are edged that the y signed, sealed and deliv	subscribed to the foregoing ered the said instrument were of the right of homestead.
mirit under my nand and Notariai Sear, this	Paului Rudgus	Notary Public.
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CLUIN DAVIS and CALVIN DAVIS and VERA DAVIS, his wife TO JOSEPH DEZONNA, Trustee	3ank 7e. 9641	
Gruin Davis and Calvin Davis and VERA DAVIS, his wife TO JOSEPH DEZONNA, Trustee	L. J. La Motte Northwest National Bank 3985 N. Milwaukee Ave. Chicago, Illinois 60641	27396983
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END OF RECORDED DOCUMENT