## UNOFFICIAL COPY 85257899

ં ભાષા ગામામામાં મ	P, WITNESSETH, Tha	t the Grantor	JAMES E. JE	NKINS and PATRICI	A JENKINS
his, wife f/k/	1971		4 1 .		
r Giffi	hiana		***************		• • • • • • • • • • • • • • • • • • • •
of the City of	Seventy of	ve hundred	and State of	40/100	
in hand paid, CONVEY. A					
of theCity	. Chicago Count	vot Cook	JIVIVA, ITUSISS	e of Illinois	
and to his successors in trust h	iereinafter named, for the	purpose of securi	ng performance of the c	ovenants and agreements he	rein, the fol-
lowing described real estate, we thing appurtenant thereto, tog	ether with all rents, issue	ereon, including a es and profits of so	id premises, situated	nding apparatus and fixture	s, and every-
in the City of	Chicago	County of	Cook	and State of Ill feet 3 inches of	inois, to-wit:
*******************					
Lots 5 and 6				ision of parts of	
Lot 3 in Asse					
39.North, . Ron	ge.13, East of.	the Third P	rincipal Meridi	an.commonly.known	Ap
as.4152 Weer	19th Street. Ch	icago. Illi	nois		,,,,,,,,,,,
	No 16-22-411-			· · · · · · · · · · · · · · · · · · ·	
Permanent Tax	:.No16-22-411-	-025 <b>XUW</b>			
***********************				***************************************	*******
***************************************				*******************	•••••
Hereby releasing and waiving	all rights under and box	rtue of the homes	and examption laws of t	he State of Illinois	•••••
In Trust, nevertheless, f	for the purpose of se urin,	performance of t	he covenants and agree	nents herein.	
. 4-1-				S, his wife f/k/a	
FORTUNE LUMBE	R & BUILDING CO.	, 1, C. and	orincipal promissory not assigned to No	ebearing even date herew rthwest National	ith, payable <sup>Ar</sup> Bank, for
				dollars (\$7,553,	
payable in	60 successive mon	othly instalme	nts each of125	89due	,
on the note co	mmencing on the	day c	to the material	and on the same date	of
lawful rate.	····· paru	, with interes	maturity at	the nignest	••••••
*************************	· · · · · · · · · · · · · · · · · · ·			* * * * * * * * * * * * * * * * * * * *	
***********************		********	, , , , , , , , , , , , , , , , , , ,		
	• • • • • • • • • • • • • • • • • • •	*****************		en angeren en e	• • • • • • • • • • •
THE GRANTORcovenanta agreement extending time of payment; (2)	ind agree	ny suid indebtedness, a ne in each year, all taxe	nd the interest thereon, a. h as and assessments agains a.d	vin and in said notes provided, or at	cording to any
The Grantorcovenanta skreement extending time of payment (2) (3) within sixty days after destruction or d pramises shall not be committed or suffere thortzet to place such insurance in compar	ind agreeas follows: (1) To poor to pay prior to the first day of Jun iamage to rebuild or restore all buildings now on less acceptable to the holder of the	ny suid indebtedness, a no in each year, all taxe: illdings or improvement r at any time on said pre e first mortgage indebte	nd the interest thereon, a. h as a and assessments agains = a.d. as on said promises that may 'a mines insured in companies to threes, with loss clause attaches	win and in said notes provided, or a survises, and on demand to exhibit or we leen destroyed or damaged; (4) th seered by the grantee herein, wh y yab's first, to the first Trustee or '	cording to any ceipts therefor, it waste to said o is hereby au- lortrugee, and,
second, to the Trustee herein as their inter- all prior incumbrances, and the interest the	rests may appear, which policies a sereon, at the time or times when t	thall be left and remain the same shall become d	with the said Mortgagees or Trine and payable.	w sees patil the indebtedness is fully	Said; (6) to pay
second, to the Trustee herein as their internal prior incumbrances, and the interest like THE EVENT OF failure so to incumary procure such insurance, or pay such thereon from time to time; and all money	rests may appear, which policies s ereon, at the time or times when i re, or pay taxes or assessments, or taxes or assessments, or dischar so paid, the grantor agree	hall be left and remain the same shall become d or the prior incumbranc ge or purchase any tax to repay immediately	with the said Mortgagess or Tr ue and payable. es or the interest thereon when lien or title affecting said pren without demand, and the sam	due, the grantee or the helder of sai issee o. my all for incumbrances as with inter the confront the date	paid; (6) to pay I indebtedness, and the interest of payment at
second, to the Trustee herein as their like all prior incumbrances, and the interest the like The Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money soven per cent, per annum, shall be so missely a trust Event of a breach of any o legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or both or the processing the second such as the second s	rests may appear, which policies seeron, at the time or times when tree, or pay taxes or assessments, taxes or assessments, or discharts op and the grantor. agree the additional indebtedness secure of the aforesaid covenants or agree ne immediately due and payable, th, the same as if all of suit indebt, the case as if all of suit indebt, the case as if all of suit indebt.	hall be left and remain the same shall become do the prior incumbrant go or purchase any tax to repay immediately thereby. ments the whole of said and with interest there techness had then matur-	with the said Mortangees or True and payable, see or the interest thereon when lion or litle affecting said pron without demand, and the sam it indebtedness, including principan from time of such breach, and by agarest terms.	w rees will the indebtedness is fully due, the grantee or the holder of sai since o	paid; (8) to pay d indebtedness, and the interest of payment at a option of the recoverable by
second, to the Trustee herein as their like all prior incumbrances, and the interest the like The Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money soven per cent, per annum, shall be so missely a trust Event of a breach of any o legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or both or the processing the second such as the second s	rests may appear, which policies seeron, at the time or times when tree, or pay taxes or assessments, taxes or assessments, or discharts op and the grantor. agree the additional indebtedness secure of the aforesaid covenants or agree ne immediately due and payable, th, the same as if all of suit indebt, the case as if all of suit indebt, the case as if all of suit indebt.	hall be left and remain the same shall become do the prior incumbrant go or purchase any tax to repay immediately thereby. ments the whole of said and with interest there techness had then matur-	with the said Mortangees or True and payable, see or the interest thereon when lion or litle affecting said pron without demand, and the sam it indebtedness, including principan from time of such breach, and by agarest terms.	w rees will the indebtedness is fully due, the grantee or the holder of sai since o	paid; (8) to pay d indebtedness, and the interest of payment at a option of the recoverable by
second, to the Trustee herein as their like all prior incumbrances, and the interest the like The Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money soven per cent, per annum, shall be so missely a trust Event of a breach of any o legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or both or the processing the second such as the second s	rests may appear, which policies seeron, at the time or times when tree, or pay taxes or assessments, taxes or assessments, or discharts op and the grantor. agree the additional indebtedness secure of the aforesaid covenants or agree ne immediately due and payable, th, the same as if all of suit indebt, the case as if all of suit indebt, the case as if all of suit indebt.	hall be left and remain the same shall become do the prior incumbrant go or purchase any tax to repay immediately thereby. ments the whole of said and with interest there techness had then matur-	with the said Mortangees or True and payable, see or the interest thereon when lion or litle affecting said pron without demand, and the sam it indebtedness, including principan from time of such breach, and by agarest terms.	w rees will the indebtedness is fully due, the grantee or the holder of sai since o	paid; (8) to pay d indebtedness, and the interest of payment at a option of the recoverable by
second, to the Trustee herein as their like all prior incumbrances, and the interest the like The Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money soven per cent, per annum, shall be so missely a trust Event of a breach of any o legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or both or the processing the second such as the second s	rests may appear, which policies seeron, at the time or times when tree, or pay taxes or assessments, taxes or assessments, or discharts op and the grantor. agree the additional indebtedness secure of the aforesaid covenants or agree ne immediately due and payable, th, the same as if all of suit indebt, the case as if all of suit indebt, the case as if all of suit indebt.	hall be left and remain the same shall become do the prior incumbrant go or purchase any tax to repay immediately thereby. ments the whole of said and with interest there techness had then matur-	with the said Mortangees or True and payable, see or the interest thereon when lion or litle affecting said pron without demand, and the sam it indebtedness, including principan from time of such breach, and by agarest terms.	w rees will the indebtedness is fully due, the grantee or the holder of sai since o	paid; (8) to pay d indebtedness, and the interest of payment at a option of the recoverable by
second, to the Trustee herein as their interest the all prior incumbrances, and the interest the living seven per compared with the true Events of failure so to interest the true true may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so much the true that the some interest of the son much living the son much living the son much living the theory of the son more logal holder thereof, without notice, becan foreclosure thereof, or by suit at law, or holding the son the son foreclosure thereof, or by suit at law, or holding the son foreclosure the solicitors fees, outlays for documentary evidence that the south, and the solicitors fees, outlays for documentary evidence that the south, and the solicitors fees, outlays for documentary or solicitors fees, outlays for documentary or and in any decree that may be rendered in substantial solicitors and administrators and assigns of said gruntor the filing of any bill to foreclose this Trust tor, appoint a receiver to take possession.	rests may appear, which policies secron, at the time or times when ire, or pay taxes or useesmants, a taxes or nascessments, or discharter, taxes or nascessments, or discharter, so paid, the grantor agree the additional indebtedness secure of the aforevald revenants or agree immediately due and puyable, the same as if all of said indebt, the same as if all of said indebt, the expenses and disbursement dence, stenographers charges, core like expenses and disbursement by the grantor All such expenses the expenses and disbursement by the grantor All such expenses under the costs of said indebursements, and the costs of said subursements, and the costs of said possible of the court in which such hill on or charge of said premises with	shall be left and remain the arms shall become don't he prior incumbrant to or purchase any tax. To repay immediately increase any tax ments the whole of said and with interest there will be said or incurred in but to forcuring or complex, occasioned by any sumses and disbursoments in proceeding, whother a trincial many at ance a power to collect the responser to collect the responser to collect the respective of the said of the responser to collect the respective of the proceeding of the said of the respective of the said of the respective of the respective of the said of the respective of the respective of the proceeding of the respective of the respective of the respective of the respective of the proceeding of the respective of the respective of the respective of the proceeding of the respective of the resp	with the said Mortgagess or True and payable, us and payable, and the hiterest thereon when then or title affecting said promition or title affecting said promition of the same independent of the same independent from time of such breach, at dry appress forms, and for complainant in connectioning abstract showing the wholl to reproceeding wherein the grashall be an additional lieu up before of said shall have been to shall be an additional lieu up from, said prunises pending as we have been paid. The granter from, said prunises pending and without notice to the said grants, issues and profits of the said grants.	wees will the indebtedness is fully, due, the grantee or the holder of sai times on any all for incumbrances as with interer the son from the date pal and sile armed at the state of the seven per center, and the seven per center of any the seven per center of any the seven per center of the se	phid; (8) to pay d indebtedness, and the interest of payment at ne option of the recoverable by ling reasonable eclosure decree i indebtedness, a und included your a release why, executors,
second, to the Trustee herein as their interest the all prior incumbrances, and the interest the living seven per compared with the true Events of failure so to interest the true true may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so much the true that the some interest of the son much living the son much living the son much living the theory of the son more logal holder thereof, without notice, becan foreclosure thereof, or by suit at law, or holding the son the son foreclosure thereof, or by suit at law, or holding the son foreclosure the solicitors fees, outlays for documentary evidence that the south, and the solicitors fees, outlays for documentary evidence that the south, and the solicitors fees, outlays for documentary or solicitors fees, outlays for documentary or and in any decree that may be rendered in substantial solicitors and administrators and assigns of said gruntor the filing of any bill to foreclose this Trust tor, appoint a receiver to take possession.	rests may appear, which policies secron, at the time or times when ire, or pay taxes or useesmants, a taxes or nascessments, or discharter, taxes or nascessments, or discharter, so paid, the grantor agree the additional indebtedness secure of the aforevald revenants or agree immediately due and puyable, the same as if all of said indebt, the same as if all of said indebt, the expenses and disbursement dence, stenographers charges, core like expenses and disbursement by the grantor All such expenses the expenses and disbursement by the grantor All such expenses under the costs of said indebursements, and the costs of said subursements, and the costs of said possible of the court in which such hill on or charge of said premises with	shall be left and remain the arms shall become don't he prior incumbrant to or purchase any tax. To repay immediately increase any tax ments the whole of said and with interest there will be said or incurred in but to forcuring or complex, occasioned by any sumses and disbursoments in proceeding, whother a trincial many at ance a power to collect the responser to collect the responser to collect the respective of the said of the responser to collect the respective of the proceeding of the said of the respective of the said of the respective of the respective of the said of the respective of the respective of the proceeding of the respective of the respective of the respective of the respective of the proceeding of the respective of the respective of the respective of the proceeding of the respective of the resp	with the said Mortgagess or True and payable, us and payable, and the hiterest thereon when then or title affecting said promition or title affecting said promition of the same independent of the same independent from time of such breach, at dry appress forms, and for complainant in connectioning abstract showing the wholl to reproceeding wherein the grashall be an additional lieu up before of said shall have been to shall be an additional lieu up from, said prunises pending as we have been paid. The granter from, said prunises pending and without notice to the said grants, issues and profits of the said grants.	wees will the indebtedness is fully, due, the grantee or the holder of sai times on any all for incumbrances as with interer the son from the date pal and sile armed at the state of the seven per center, and the seven per center of any the seven per center of any the seven per center of the se	phid; (8) to pay d indebtedness, and the interest of payment at ne option of the recoverable by ling reasonable eclosure decree i indebtedness, a und included your a release why, executors,
second, to the Trustee herein as their interest the all prior incumbrances, and the interest the North English of the Manuarde, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so much the second for the se	rests may appear, which policies secron, at the time or times when ire, or pay taxes or useesmants, a taxes or nascessments, or discharter, taxes or nascessments, or discharter, so paid, the grantor agree the additional indebtedness secure of the aforevald revenants or agree immediately due and puyable, the same as if all of said indebt, the same as if all of said indebt, the expenses and disbursement dence, stenographers charges, core like expenses and disbursement by the grantor All such expenses the expenses and disbursement by the grantor All such expenses under the costs of said indebursements, and the costs of said subursements, and the costs of said possible of the court in which such hill on or charge of said premises with	shall be left and remain the arms shall become don't he prior incumbrant to or purchase any tax. To repay immediately increase any tax ments the whole of said and with interest there will be said or incurred in but to forcuring or complex, occasioned by any sumses and disbursoments in proceeding, whother a trincial many at ance a power to collect the responser to collect the responser to collect the respective of the said of the responser to collect the respective of the proceeding of the said of the respective of the said of the respective of the respective of the said of the respective of the respective of the proceeding of the respective of the respective of the respective of the respective of the proceeding of the respective of the respective of the respective of the proceeding of the respective of the resp	with the said Mortgagess or True and payable, us and payable, and the hiterest thereon when then or title affecting said promition or title affecting said promition of the same independent of the same independent from time of such breach, at dry appress forms, and for complainant in connectioning abstract showing the wholl to reproceeding wherein the grashall be an additional lieu up before of said shall have been to shall be an additional lieu up from, said prunises pending as we have been paid. The granter from, said prunises pending and without notice to the said grants, issues and profits of the said grants.	wees will the indebtedness is fully, due, the grantee or the holder of sai times on any all for incumbrances as with interer the son from the date pal and sile armed at the state of the seven per center, and the seven per center of any the seven per center of any the seven per center of the se	phid; (8) to pay d indebtedness, and the interest of payment at ne option of the recoverable by ling reasonable eclosure decree i indebtedness, a und included your a release why, executors,
second, to the Trustee herein as their interest all prior incumbrances, and the interest the In the EVENT of failure so to itset may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so muc in the EVENT of a breach of any o legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot solicitors fees, outlays for documentury evistability of the paid by the grantor and the assuch, may be a party, shall also be paid in any decree that may be rendered in such ereof given, until all such expenses and deministrators and assigns of said grantor the filling of any bill to foreclose this Trust tor, appoint a receiver to take possession	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, at taxes or assessments, or dischar; so paid, the grantoragreeth additional indehtedness secures of the aforesaid covenants or agree the aforesaid covenants or agree is mediated by discourable of the same as if all of said indebtat all expenses and disbursement dence, stenographer's charges, covered the same as if all of said indebtat all expenses and disbursement by the grantor All such expect for the covered the grantor of the costs of soid of the covered the covered that the covered the covered that the covered the covered that the cove	shall be left and remain the arms shall become dor the prior incumbrance or the prior incumbrance or the prior incumbrance or properties any tax. To repay immediately i hereby, sments the whole of said and with interest there tedness had then mature tedness had then mature to paid or incurred in bett of procuring or complete, can be not of procuring or complete, occasioned by any sumses and disbursoments, including solicitor's for proceeding, whether it, including solicitor's for proceeding, whether it is proceeded.	with the said Mortangees or Trius and populs.  se or the interest thereon where iten or title affecting said pron without demand, and the sam i indebtedness, including princi on from time of such breach, a d by express terms.  all of complainant in connection sting abstract showing the whol it or proceeding wherein the gr. shall be an additional lien ups escree of said e shall have been i see have been paid. The grantor from, said prunises panding an ad without notice to the said gr. tts, issues and profits of the said  County  of said County is hereby i secretor of Deeds of said County occessor in trust, shall release i	uses will the indebtedness is fully, due, the grantee or the holder of sai insee o ay all for incumbrations a with interective on from the data with interective on from the data pall and all a wined at the safe half, at it seven per ce or norm, slight be now the foreclosure nested finding at the of said premises, shall be taxed as contacted or not, shall not to discontact or not, shall not discontact or said granter and for the discontact proceedings, and agree anter or to any party claiming upremises.  of the grantee, or of his rafusal or fail appointed to be first successor in this is hereby appointed to be second at aid premises to the party entitled, o	phid; (8) to pay d indebtedness, and the interest of payment at ne option of the recoverable by ling reasonable eclosure decree i indebtedness, a und included your a release why, executors,
second, to the Trustee herein as their interest the all prior incumbrances, and the interest the North English of the Manuarde, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so much the second for the se	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, a taxes or nascessments, or dischar; so paid, the grantoragreeth additional indehtedness secures of the aforesaid covenants or agree in the aforesaid covenants or agree in the aforesaid covenants or agree in inmediately due and psyable, th, the same as if all of said indebtat all expenses and disbursement dence, stenographer's charges, cover the same as if all of said indebtat all expenses and disbursement by the grantor All such experiments, and the costs of soir rwaive	shall be left and remain the arms shall become dor the prior incumbrance or the prior incumbrance or the prior incumbrance or prior incumbrance or properties and the whole of said independent of the proceeding of the proceeding of the proceeding, whether it, including solicitor's fewer or proceeding, whether it, including solicitor's fewer or power to collect the removal of the proceeding, whether it, including solicitor's fewer or power to collect the removal of the proceeding, whether it, including solicitor's fewer or proceeding the proceeding the proceeding the proceeding solicity.	with the said Mortgagess or True and payable, us and payable, and the hiterest thereon when then or title affecting said promition or title affecting said promition of the same independent of the same independent from time of such breach, at dry appress forms, and for complainant in connectioning abstract showing the wholl to reproceeding wherein the grashall be an additional lieu up before of said shall have been to shall be an additional lieu up from, said prunises pending as we have been paid. The granter from, said prunises pending and without notice to the said grants, issues and profits of the said grants.	uses will the indebtedness is fully, due, the grantee or the holder of sai insee o ay all for incumbrations a with interective on from the data with interective on from the data pall and all a wined at the safe half, at it seven per ce or norm, slight be now the foreclosure nested finding at the of said premises, shall be taxed as contacted or not, shall not to discontact or not, shall not discontact or said granter and for the discontact proceedings, and agree anter or to any party claiming upremises.  of the grantee, or of his rafusal or fail appointed to be first successor in this is hereby appointed to be second at aid premises to the party entitled, o	phid; (8) to pay d indebtedness, and the interest of payment at ne option of the recoverable by ling reasonable eclosure decree i indebtedness, a und included your a release why, executors,
second, to the Trustee herein as their interest all prior incumbrances, and the interest the In the Event of failure so to itset may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so muc in the Event of a breach of any o legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot solicitors fees, outlays for documentury evine that be paid by the grantor and the assuch, may be a party, shall also be paid in any decree that may be rendered in such ereof given, until all such expenses and deministrators and assigns of said granton the filling of any bill to foreclose this Trust tor, appoint a receiver to take possession.  In the Event of the death, remove the contract of the cause said first successor fail or trust. And when all the aforesaid covene reasonable charges.	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, at taxes or assessments, or dischar; so puid, the grantoragreeth additional indehtedness secures of the aforesaid tovenants or agree in the same as if all of said indebta that all expenses and disbursement dence, stenographer's charges, core in the same as if all of said indebta the like expenses and disbursement by the grantor All such expenses the grantor of the costs of said for the costs of sai	shall be left and remain the arms shall become dor the prior incumbrane or or prevention and the prior incumbrane or or purchase any tax. To repay immediately i hereby, ments the whole of said and with interest there had the mature tedness had then mature to the procuring or complete to procuring or complete or procuring or complete or procuring or complete or procuring or complete the proceeding, whother of the proceeding th	with the said Mortangees or Trius and populs.  se or the interest thereon where iten or title affecting said pron without demand, and the sam i indebtedness, including princi on from time of such breach, a d by express terms.  all of complainant in connection sting abstract showing the whol it or proceeding wherein the gr. shall be an additional lien ups escree of said e shall have been i see have been paid. The grantor from, said prunises panding an ad without notice to the said gr. tts, issues and profits of the said  County  of said County is hereby i secretor of Deeds of said County occessor in trust, shall release i	uses will the indebtedness is fully, due, the grantee or the holder of sai insee o ay all for incumbrations a with interective on from the data with interective on from the data pall and all a wined at the safe half, at it seven per ce or norm, slight be now the foreclosure nested finding at the of said premises, shall be taxed as contacted or not, shall not to discontact or not, shall not discontact or said granter and for the discontact proceedings, and agree anter or to any party claiming upremises.  of the grantee, or of his rafusal or fail appointed to be first successor in this is hereby appointed to be second at aid premises to the party entitled, o	phid; (8) to pay d indebtedness, and the interest of payment at ne option of the recoverable by ling reasonable eclosure decree i indebtedness, a und included your a release why, executors,
second, to the Trustee herein as their interest all prior incumbrances, and the interest the In the Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so muc in the Event of a breach of any or legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot solicitors fees, outhays for documentary evisabilities are paid by the granter the solicitors fees, outhays for documentary evisabilities are paid by the granter and the as such, may be a party, shall also be paid in any decree that may be rendered in sundered given, until all such expenses and administrators and assigns of said grantor the filling of any bill to foreclose this Trust tor, appoint a receiver to take possession.  In the Event of the death, remove the control of the control of the death, remove and the cause said first successor fail or trust. And when all the aforesaid covene reasonable charges.	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, at taxes or assessments, or dischar; so puid, the grantoragreeth additional indehtedness secures of the aforesaid tovenants or agree in the same as if all of said indebta that all expenses and disbursement dence, stenographer's charges, core in the same as if all of said indebta the like expenses and disbursement by the grantor All such expenses the grantor of the costs of said for the costs of sai	shall be left and remain the arms shall become dor the prior incumbrane or or prevention and the prior incumbrane or or purchase any tax. To repay immediately i hereby, ments the whole of said and with interest there had the mature tedness had then mature to the procuring or complete to procuring or complete or procuring or complete or procuring or complete or procuring or complete the proceeding, whother of the proceeding th	with the said Mortangees or Trius and populs.  se or the interest thereon where iten or title affecting said pron without demand, and the sam i indebtedness, including princi on from time of such breach, a d by express terms.  all of complainant in connection sting abstract showing the whol it or proceeding wherein the gr. shall be an additional lien ups escree of said e shall have been i see have been paid. The grantor from, said prunises panding an ad without notice to the said gr. tts, issues and profits of the said  County  of said County is hereby i secretor of Deeds of said County occessor in trust, shall release i	uses will the indebtedness is fully, due, the grantee or the holder of sai insee o ay all for incumbrations a with interective on from the data with interective on from the data pall and all a wined at the safe half, at it seven per ce or norm, slight be now the foreclosure nested finding at the of said premises, shall be taxed as contacted or not, shall not to discontact or not, shall not discontact or said granter and for the discontact proceedings, and agree anter or to any party claiming upremises.  of the grantee, or of his rafusal or fail appointed to be first successor in this is hereby appointed to be second at aid premises to the party entitled, o	phid; (8) to pay d indebtedness, and the interest of payment at ne option of the recoverable by ling reasonable eclosure decree i indebtedness, a und included your a release why, executors,
second, to the Trustee herein as their interest all prior incumbrances, and the interest the In the Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so muc in the Event of a breach of any or legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot solicitors fees, outhays for documentary evisabilities are paid by the granter the solicitors fees, outhays for documentary evisabilities are paid by the granter and the as such, may be a party, shall also be paid in any decree that may be rendered in sundered given, until all such expenses and administrators and assigns of said grantor the filling of any bill to foreclose this Trust tor, appoint a receiver to take possession.  In the Event of the death, remove the control of the control of the death, remove and the cause said first successor fail or trust. And when all the aforesaid covene reasonable charges.	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, at taxes or assessments, or dischar; so puid, the grantoragreeth additional indehtedness secures of the aforesaid tovenants or agree in the same as if all of said indebta that all expenses and disbursement dence, stenographer's charges, core in the same as if all of said indebta the like expenses and disbursement by the grantor All such expenses the grantor of the costs of said for the costs of sai	shall be left and remain the arms shall become dor the prior incumbrane or or prevention and the prior incumbrane or or purchase any tax. To repay immediately i hereby, ments the whole of said and with interest there had the mature tedness had then mature to the procuring or complete to procuring or complete or procuring or complete or procuring or complete or procuring or complete the proceeding, whother of the proceeding th	with the said Mortangees or Trius and populs.  se or the interest thereon where iten or title affecting said pron without demand, and the sam i indebtedness, including princi on from time of such breach, a d by express terms.  all of complainant in connection sting abstract showing the whol it or proceeding wherein the gr. shall be an additional lien ups escree of said e shall have been i see have been paid. The grantor from, said prunises panding an ad without notice to the said gr. tts, issues and profits of the said  County  of said County is hereby i secretor of Deeds of said County occessor in trust, shall release i	uses will the indebtedness is fully, due, the grantee or the holder of sai intees o at all the incumbrations are with interes, the son from the date pall and all a wreed at the said premises, and the said premises and a said premises and a said premises, shall be taxed as contered or not, shall not. If a said granter and for said granter and for it agreed the said granter and for the said granter or to any party claiming upremises.  The said granter or the said and the said granter or to any party claiming uppening to the said a said and the said granter or to any party claiming uppening to the grantes, or of his refusal or fail appointed to be first successor in this is breighy appointed to be second at aid premises to the party entitled, o	poid, (8) to pay d indebtedness, not the interest of payment at no option of the rescoverable by ling reasonable sclosure decree is indebtedness, as and included your a receutors, i that upon der said grun- ure to act, then cressor in this a receiving his a receiving his
second, to the Trustee herein as their interest all prior incumbrances, and the interest the In the Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so muc in the Event of a breach of any or legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot solicitors fees, outhays for documentary evisabilities are paid by the granter the solicitors fees, outhays for documentary evisabilities are paid by the granter and the as such, may be a party, shall also be paid in any decree that may be rendered in sundered given, until all such expenses and administrators and assigns of said grantor the filling of any bill to foreclose this Trust tor, appoint a receiver to take possession.  In the Event of the death, remove the control of the control of the death, remove and the cause said first successor fail or trust. And when all the aforesaid covene reasonable charges.	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, at taxes or assessments, or dischar; so puid, the grantoragreeth additional indehtedness secures of the aforesaid tovenants or agree in the same as if all of said indebta that all expenses and disbursement dence, stenographer's charges, core in the same as if all of said indebta the like expenses and disbursement by the grantor All such expenses the grantor of the costs of said for the costs of sai	shall be left and remain the arms shall become dor the prior incumbrane or or prevention and the prior incumbrane or or purchase any tax. To repay immediately i hereby, ments the whole of said and with interest there had the mature tedness had then mature to the procuring or complete to procuring or complete or procuring or complete or procuring or complete or procuring or complete the proceeding, whother of the proceeding th	with the said Mortangees or Trius and populs.  se or the interest thereon where iten or title affecting said pron without demand, and the sam i indebtedness, including princi on from time of such breach, a d by express terms.  all of complainant in connection sting abstract showing the whol it or proceeding wherein the gr. shall be an additional lien ups escree of said e shall have been i see have been paid. The grantor from, said prunises panding an ad without notice to the said gr. tts, issues and profits of the said  County  of said County is hereby i secretor of Deeds of said County occessor in trust, shall release i	uses will the indebtedness is fully, due, the grantee or the holder of sai intees o at all the incumbrations are with interes, the son from the date pall and all a wreed at the said premises, and the said premises and a said premises and a said premises, shall be taxed as contered or not, shall not. If a said granter and for said granter and for it agreed the said granter and for the said granter or to any party claiming upremises.  The said granter or the said and the said granter or to any party claiming uppening to the said a said and the said granter or to any party claiming uppening to the grantes, or of his refusal or fail appointed to be first successor in this is breighy appointed to be second at aid premises to the party entitled, o	poid, (8) to pay d indebtedness, and the interest of payment at a aption of the recoverable by ling reasonable eclosure decree is indebtedness, as and included your a release wirs, executors, that upon der add grun- ure to act, then crust; and if for ccessor in this a receiving his  A. D. 1955.  (SEAL)  (SEAL)
second, to the Trustee herein as their interest all prior incumbrances, and the interest the In the Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so muc in the Event of a breach of any or legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot solicitors fees, outhays for documentary evisabilities are paid by the granter the solicitors fees, outhays for documentary evisabilities are paid by the granter and the as such, may be a party, shall also be paid in any decree that may be rendered in sundered given, until all such expenses and administrators and assigns of said grantor the filling of any bill to foreclose this Trust tor, appoint a receiver to take possession.  In the Event of the death, remove the control of the control of the death, remove and the cause said first successor fail or trust. And when all the aforesaid covene reasonable charges.	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, at taxes or assessments, or dischar; so puid, the grantoragreeth additional indehtedness secures of the aforesaid tovenants or agree in the same as if all of said indebta that all expenses and disbursement dence, stenographer's charges, core in the same as if all of said indebta the like expenses and disbursement by the grantor All such expenses the grantor of the costs of said for the costs of sai	shall be left and remain the arms shall become dor the prior incumbrane or or prevention and the prior incumbrane or or purchase any tax. To repay immediately i hereby, ments the whole of said and with interest there had the mature tedness had then mature to the procuring or complete to procuring or complete or procuring or complete or procuring or complete or procuring or complete the proceeding, whother of the proceeding th	with the said Mortangees or Trius and populs.  se or the interest thereon where iten or title affecting said pron without demand, and the sam i indebtedness, including princi on from time of such breach, a d by express terms.  all of complainant in connection sting abstract showing the whol it or proceeding wherein the gr. shall be an additional lien ups escree of said e shall have been i see have been paid. The grantor from, said prunises panding an ad without notice to the said gr. tts, issues and profits of the said  County  of said County is hereby i secretor of Deeds of said County occessor in trust, shall release i	due, the grantee or the holder of sai inesso. "A all "for incumbrations as with interer, the son from the date pall and all a rmed at "est shall, at it is seven pur cen," or norm, shall, at it is seven pur cen, or norm, shall, at it is even pur cen, or norm, shall at it is even pur cen, or norm, shall be taxed as considered or not, shall not to "in said premises, shall be taxed as considered or not, shall not to "in said granter" or to any party claiming upremises.  of the grantee, or of his refusal or fail appointed to be first successor in this premise.  of the grantee, or of his refusal or fail appointed to be first successor in this in the premises.	A D. 1955.  (SEAL)  (SEAL)
second, to the Trustee herein as their interest all prior incumbrances, and the interest the In the Event of failure so to have may procure such insurance, or pay such thereon from time to time; and all money seven per cent, per annum, shall be so muc in the Event of a breach of any or legal holder thereof, without notice, become foreclosure thereof, or by suit at law, or bot foreclosure thereof, or by suit at law, or bot solicitors fees, outhays for documentary evisabilities are paid by the granter the solicitors fees, outhays for documentary evisabilities are paid by the granter and the as such, may be a party, shall also be paid in any decree that may be rendered in sundered given, until all such expenses and administrators and assigns of said grantor the filling of any bill to foreclose this Trust tor, appoint a receiver to take possession.  In the Event of the death, remove the control of the control of the death, remove and the cause said first successor fail or trust. And when all the aforesaid covene reasonable charges.	rests may appear, which policies sereon, at the time or times when are, or pay taxes or assessments, at taxes or assessments, or dischar; so puid, the grantoragreeth additional indehtedness secures of the aforesaid tovenants or agree in the same as if all of said indebta that all expenses and disbursement dence, stenographer's charges, core in the same as if all of said indebta the like expenses and disbursement by the grantor All such expenses the grantor of the costs of said for the costs of sai	shall be left and remain the arms shall become dor the prior incumbrane or or prevention and the prior incumbrane or or purchase any tax. To repay immediately i hereby, ments the whole of said and with interest there had the mature tedness had then mature to the procuring or complete to procuring or complete or procuring or complete or procuring or complete or procuring or complete the proceeding, whother of the proceeding th	with the said Mortangees or Trius and populs.  se or the interest thereon where iten or title affecting said pron without demand, and the sam i indebtedness, including princi on from time of such breach, a d by express terms.  all of complainant in connection sting abstract showing the whol it or proceeding wherein the gr. shall be an additional lien ups escree of said e shall have been i see have been paid. The grantor from, said prunises panding an ad without notice to the said gr. tts, issues and profits of the said  County  of said County is hereby i secretor of Deeds of said County occessor in trust, shall release i	uses will the indebtedness is fully, due, the grantee or the holder of sai intees o at all the incumbrations are with interes, the son from the date pall and all a wreed at the said premises, and the said premises and a said premises and a said premises, shall be taxed as contered or not, shall not. If a said granter and for said granter and for it agreed the said granter and for the said granter or to any party claiming upremises.  The said granter or the said and the said granter or to any party claiming uppening to the said a said and the said granter or to any party claiming uppening to the grantes, or of his refusal or fail appointed to be first successor in this is breighy appointed to be second at aid premises to the party entitled, o	A D. 1955.  (SEAL)  (SEAL)

Launty of .... Cook

eloniii.... In vinte