THIS INSTRUMENT WAS PREPARED BY DESCRAPA A THOUSAND TO THE AVENUE, CHICAGO

		2	÷	į
This Indenture, witness	ETH, That the Grantor	Effie E.	Young 8640196	
Property Address: 7338	3 S. Calumet	Avenue	-040T3P	S
				· · · · · · · · · · · · · · · · · · ·
of the City of Chicago Co	unty of COOK	and Sta	te ofIIIInois	16/100
for and in consideration of the sum of Nine		e nunarea.	seventy-six &	te/ Too. Dollars
in hand paid, CONVEY. AND WARRANT	R.D. MCG	LYNN, Truste	e	
of the City of Chicago and to his successors in trust hereinafter nam	County of Cook ed. for the purpose of se	curing performance	and State of 1111 11018 of the covenants and agre	ements herein, the fol-
lowing described real estate, with the improve	ements thereon, includi:	ng all heating, gas a	and plumbing apparatus a	nd fixtures, and every-
thing appurtenant thereto, together with all r in the City of Chicago	rents, issues and profits	of said premises, sit	and	Carta agricania da laidi
The South Thirty-four ((34) feet of	Lot Four (
Prescott's Subdivision	of the East	one half (s) of the Nor	thwest
one-quartur (%) of Sect	ion Twenty-s	even (27).	Township This	rtv-eight
(38) North, Range Fourt				
in Cook Courty, Illinoi				
P.R.E.I. #20-7/-116-028				
	. بر ر			, , , , , , , , , , , , , , , , , , , ,
	/		· A	
			•	
Hereby releasing and waiving all rights under In Taust, nevertheless, for the purpose	r and by virtue of the ho of securive performance	omestead exemption of the covenants a	n laws of the State of Illin nd agreements berein.	ois.
WHEREAS, The Grantor's Effic.			· · · · · · · · · · · · · · · · · · ·	
justly indebted upon				
installments of principal and interest in the at	mount of \$ _109.2	4	each until pai	d in full, payable to
)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		.). <u>,</u>		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(/.,		
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	• • • • • • • • • • • • • • • • • • • •			
THE GRANTON covenant and agree us foll	lows: (1) To pay said indebtedn	ess, and the interest ther	oor, is terein and in said notes p	rovided, or according to any
The Grantoncovenantand agreeas foll agreement extending time of payment; (2) to pay prior to the f (3) within sixty days after destruction or damage to rebuild or permises shall not be committed or suffered; (5) to keep all bu	restore all buildings or improve illdings now or at any time on se	taxes and assessments at the second pust no streme to ni brugent sesinters bit	hat may have been destroyed or de mannies to a selected by the gran	maged; (4) that waste to said tee herein, who is hereby au-
thorized to place such insurance in companies acceptable to th second, to the Trustee heroin as their interests may appear, w all prior incumbrances, and the interest thereon, at the time of	re holder of the first mortgage in which policies shall be left and re	debtedness, with loss clau main with the said Mortg	se attacht i i nyatie fiest. Lo the he	L LTURION OF MIGITARISES, UNG.
			ereon when due, the grantee or the	helder of said indebtedness, cumbrances and the interest
may procure such insurance, or pay such taxes or assessment thereon from time to time; and all maney so paid, the granto seven per cent, per annum, shall be so much additional indebte in the Event of a breach of any of the aforestald cover	eragreeto repay (mined) edness secured hereby. mants or agreements the whole:	ately without demand, as of said indebtedness, inclu	nd the same with inter- a the reon tefa, bears the ban happing paid	est shall, at the option of the
legal holder thereof, without notice, become immediately due foreclosure thereof, or by suit at law, or both, the same as if all	and payable, and with interest lof said indebtedness had then a	thereon from time of sucl natured by express terms.	h breich, at neven per cost per au a connection with the forced our c	num, shall be recoverable by
It is Angage by the grantor that all expenses and solicitors fees, outlays for documentary evidence, stenographes—shall be onic by the grantor; and the like expenses and	dispursements paid or incurred is charges, cost of procuring or a l disbursements, occasioned by a	ompleting abstract shows my suit or proceeding who	ng the whole title of said premises rein the grantee or any halder of a	mbracing foreclusters decree
IN THE EVENT Of a breach of any of the sformald cover legal holder thereof, without notice, become immediately due foreclosure thereof, or by suit at law, or both, the same as if all solicitors feen, outlays for documentary evidence, stempars and solicitors feen, outlays for documentary evidence, stemparshes estail be paid by the grantor and the like expenses and as such, may be a party, shall also be paid by the grantor in any decree that may be rendered in such foreclosuru proce hereof given, until all such expenses and disbursements, and the filling of any bill to foreclose the Trust Deed, the court in the filling of any bill to foreclose the Trust Deed, the court in the appoint a receiver to take possession or charge of said	All such expenses and disburse sedings; which proceeding, who	ments shall be an addition ther decree of sale shall !	ud lien upon said premises, shall b have been entered or not, shall no the grantes	but of land, mr a release
hereof given, until all such expenses and disturbements, and a administrators and assigns of said grantor waive all rithe filling of any bill to foreclose this Trust Deed, the court in v	ight to the possession of, and in which such bill is filed, may at o	come from, said premises nee and without notice to	pending such foreclosure proceeds the said granter , or to any par	ngs, the agree that upon ty cleaning under said gran-
in the Event of the death, removal or absence from si	aid Cook	.,,	County of the grantee, or of his	refused or failure to act, then
any like cause said first successor full or refuse to act, the pe trust. And when all the aforesaid covenants and agreements	erson who shall then be the act	ing Recorder of Deeds of	r is hereby appointed to be first suc- said County is hereby appointed t	censor in this trust; and if for a be second successor in this
trust. And when all the aforesaid covenants and agreements reasonable charges.				
$\frac{1}{2}H_{0}(\mathbb{Z}_{+})$ (2.1)				The programme of the second second
 Section 1. Supplied to the property of the section of		4.1	**************************************	
Witness the hand and seal of the gr	rantor this 22nc	day of	ЛY	A. D. 19
	,		*******************	(SĔAL)
		milionia e e e e e e e e e e e e e e e e e e e	and the standard of the constitution of	L.C. (SEAL)
graph or said Areas as a Wilderia				
	C_{00}	- 1 Am		
	Cashu &	your	3	(SEAL)
Part of the Control o	<i>! !))</i>)	\mathcal{O}		
0461 POX 22	Harry VV	-		

		٠	•	•	٠	٠
_		٠	٠	٠	٠	٠
0 0						
يب						
3						
~						
ത						
-7						
4						
- To						
ڪ ت	, .					
~	١.					
· ·	J					

	500		** *	#2548 # A	¥-64-40.1° Y RECORDER
	James C	6 .	Same of the same	6. 图图2.	
N. T.		4			and the state of the state
			Q I,	ŧ	Maria Ji.
		C			
and the second of the second	an alah sayan kerasa mengani bana sahiri b				
		,	Y/>-		÷
			()		
				9.	
				9750	
				0.	
				0.	
				O_{κ}	
•					
1					()
Notory Public.		,			
-no storono	Sum S	med			and the second second
- 1	<u>// </u>	<i>4</i>	A. D. 1986	11.7	Transman, lo yab
	_			2 Initiated Moterial S	
waiver of the right of homestead.					1
subscribed to the foregoing					
	*****		• • • • • • • • • • • • • • • • • • • •	•	******
					••••••
E. Xonng	. Stilia seds	Du Hereby Cerlify	he State aforesaid,	d for said County, in t	
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	• • • • • • • • • • • • • • • • • • • •			rders igned	u.∍daI
	, pro-	*]			
					···· ara farransas
	S. Carlot		*99 {	Cook	In yimnod
	the state of the s		(ilinois	i In stiatê

Pioneer Bank and Trust Company 4000 W. North Ave.

Chicago, Illinois 60639

的铁线工作的

89670

Bever 1369

THIS INSTRUMENT WAS PREPARED BY:

R.D. McGLYNN, Trustee

COOK COUNTY RECORDER

Box No.

22