AND MULLINOFFICIAL CORYSO SOOPS

This Indenture, with	**************************************	
Jumos. H. Eyana.	& Charlle Evans, bls.wife	
of the City of Chicago	Cook and State of LL1 ingly our thougand novem & 40/100	
	ANT Donnie S. Kanara, Trustac	
and to his successors in trust hereinsiter is lowing described real estate, with the impathing appurtenant thereto, together with in the GALCYof	coCounty ofCook	sements herein, the fol- and fixtures, and every- State of Illinois, to-wit:
.n814. S. Blahop Let 144 in Englowed the Northwest 1/4 of wast 1/4 of the South	on the Hill, a Subdivision of the gas Southwest 1/4 of the Southwest 1/4 of hwest 1/4 of Section 20, Township 38 N Third Principal Meridian, in Cook Cou	it 1/2 of the North- Worth, inty, Illinois
PIN# 20-20-310-324 E	E AO	
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Stranker and residence to be set the set of		
IN THURT, nevertheless, for the purp	under and by virtue of the homestead exemption laws of the State of Illi pose of accurring performance of the covenants and agreements herein S. H., P.VITS & Charlie H., Evans, his Wii	nois. 10
WHENEAN, THE CIRCLES		
installments of principal and interest in the	one retail in s'iment contract bearing even date herewith, providing amount of \$oach until pa	ing for
Ase Chicago Hea	ATTLOG MESIGOES TO SAKENIGED.	Examile
TU	IIS IS A JUNIOR MORTGAGE	
	FO 19 W POINTOST WEGST GREAT	
		•••••
all prior instantorances, and the interest thereon, at the line in the interest thereon, as the interest of palure so be intantor, or pay text may prosture such insurance, or pay each lates or asses thereon from time to time, and all money so paid, the gaves per cent, per annum, shell be so much additional in the interest of a prost of a breach of any of the aforeast legal holder thereof, without notice, become immediately forestours thereof, or by suit at law, or both, the same as it is Adagan by the grantor. that all expenses no include the souther forestours from continues for decumentary evidence, stenograms and the like supense as such, may be a party, shall also be paid by the grantor.	as follows: (1) To pay said indebtedness, and the interest therein, at hirein and in said notes to the first day of June in sech year, all takes and assessments again to all interests, and on dema wild or restore all unit in sech year, all takes and assessments again to all in remasses, and on dema wild or restore all unit interests as an an an assessment and interest the remainder of the first mortgage indebtedness, with loss clause attached, public first, to the fineer, which policies shall be left and remain with the said diortageses or Trui see until the indebtime or times when the same shall become due and payable seemed to the processments, or the processments or the processments or the processments or the processments, and the processments are payable from the processments of the processments and the processments, and the same with interest thereon grantor agree to repay immediately without demand, and the same with interest interest interests, as a proceeding to a payable, and with interest thereon from time of such breach, at seven per coult, not all the same with interest thereon from time of such breach, at seven per coult, not as in ill of said indebtedness had then matured by express terms are and disbursements paid or incurred in behalf of complainant in connection with the forests are grapher's tharges, cost of procuring or completing abstract showing the whole title of said premises and disbursements, accessmed by any suit or proceeding, when proceeding, which proceeding to the process of the said premises and in a proceed inges, which proceeding in a necessary of the said premises with one of the said premises with the content of the said premises with the process of the said necess of the said premises with provide and the said premises with the process of the said premises with the said premises with power to cellect the rests, issues and profits of the said premises.	he holder of and indebtedness, neumbrances and the interest in from the dete of payment at press shall, at the option of the man, shall be recoverable by more of — including reasonable is abscure frenclesure decree in a pri of said indebtedness, by cast as come and included
	from said COOK	
Witness the hand and seal of th	the granter this day of Holey XX Charles A Guen	A. D. 19
	x pylling y Elun	(SEAL)
	x Marie / Tour	(SEAL)
, •		(SEAL)
	•••••••••••••••••••••••••••••••••••••••	(SEAL)

JNOFFICIAL COPY State of 11400 County of ... 900k Geri Andrzejewski a Notary Public in and for said County, in the State aforesaid, Do Gerring Certify that James H. Evane & Cherlie H. Evans, his wife instrument, appeared before me this day in person, and acknowledged that 🎋 he 🗸 signed, scaled and datias . 1181 Tree and voluntary act, for the uses and purposes therein set forth, including the relati "OFFICIAL SEAL"
GERI ANDRZEJEWSKI
NOTARY PUBLIC. STATE OF ILLINOIS
MY COMMISSION EXPIRES 6/30/90 OF COOP COUNTY CLEART'S OFFICE T#4444 TRAN 9383 11/24/84 19:22:90 **#-64-557524** COOK COUNTY RECORDER STRUNENT WAS PREPARED BY