THIS INDENTURE, WITNESSETH, That JESSIE GATES 3 JOYCE GATES 5518 S. Aberdeen Chicago, Illinois	5 T T T T
(hereinafter called the Grantor), of the CITY of CHICAGO County of	COOK
and State of ILLINOIS, for and in consideration of the sum of EIGHT THOUSAND TWO HUNDRED SEVENTY-FOUR AND NO/100	Dollar
in hand paid, CONVEYS AND WARRANT S to MACHISON BANK TOUST of the CITY of Chicago County of CONT and State of	<u>Co.</u>
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and	agreements herein, the fol
lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plum and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the	
of CHICAGO County of COOK and State of Illinois, to-wit:	Tablia
Lot 33 in Block 1 in Snydackers Subdivision	
of the West Half of the North West Quarter	
of the North East Quarter of Section 17, ownship 38 North, Range 14, East of the	
Third Principal Meridian, in Cook County,	
P. IN 20-17-201-022-96	
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of II IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.	línois.
WHEREAS, The Grantor JESSIE GAVES & JOYCE GATES	
justly indebted upon. A principal promissory note—bearing ex	en date herewith, payaoie
IN 60 MONTHLY INSTALLMENTS OF \$137.90 UNTIL PAID IN FULL	2
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<i>Y</i> (1.	40
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To any unit instablished any and the interest of records berein and in so	** ··· · · · · · · · · · · · · · · · ·
">. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest "liteon, as herein and in sa according to any agreement extending time of payment; (2) to pay prior to the first day of June in (ach y ar, all taxes and assess and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all egidin	
according to any agreement extending time of payment; (2) to pay prior to the first day of June in ach y ar, all taxes and assess and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or restore all cuidin premises that may have been destroyed or damaged, (4) that waste to said premises shall not be commant d or suffered by 6 keetime on said premises insured in companies to be selected by the grantee herein, who is hereby authorize (6) place as 6 days as the interest may appear, which policies shall be left and remain with the said Mortgagees or Trustees and me indebteding prior incumbrances, and the interest thereon, at the time or times when the same shall become due shall be included in the first Trustees of the prior incumbrances, and the interest thereon, at the time or times when the same shall become due shall be some indebteding including the same shall become due shall be comediated by the first thereon wholder of said indebtedness, may procure such insurance, or pay such taxes or assessments of discharge or purel as: any tap remises or pay all prior incumbrances and the interest thereon from time to time; and all the rest so paid, the Granto agrees to demand, and the same with interest thereon from the date of payment at seven as compared annum shall be so much according to the process of the same with interest thereon from the date of payment at seven as compared annum shall be so much according to the process of the same with interest thereon from the date of payment at seven as compared annum shall be so much according to the process of the same with interest thereon from the date of payment at seven as compared annum shall be so much according to the process of the same with the same with interest thereon from the date of payment at seven as compared annum shall be so much according to the same and the same with the same with the same with the same with the same and the same with the same and the	p all buildings now or at any nee in companies acceptable
to the holder of the first mortgage indebtedness, with low clause attached payable prize, or the first in the size of the first may appear, which policies shall be left and remain with the said Mortgagees or Trustees of the indebtedness constructions and the interest therein, at the time or times when the same shall become due to the interest therein.	econd, to the Trustee nereiness is fully paid; (6) to pay all
In THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance, the interest thereon wholder of said indebtedness, may procure such insurance, or pay such taxes or assessments of distharge or purel are any te	hen due, the grantee or the
premises or pay all prior incumbrances and the interest thereon from time to time; and all prior incumbrances and the interest therefore from the date of payment at seven as a per annum shall be so much as:	repay immediately without tional indebtedness secured
hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreement. A whole of said indebtedness, including privability, and the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereof even per cent per annum, shall be recoverable by foreclosure thereof or by said at law, or both, the same as if all of said indebted.	al and all earned interest, ire a time of such breach at
seven per cent per annum, shall be recoverable by foreclosure thereofeer by said at law, or both, the same as if all of said indebt express terms. If its AGREED by the Grantor that all expenses and assure ments paid or incurred in behalf of plaintiff in conne	e ness had then matured by
nereof—including reasonable attorney's fees, outlays for our way, that's evidence, stenographer's charges, cost of procuring or che whole title of said premises embracing foreclosure the whole title of said premises embracing foreclosure the said by the Crantor; and the like expenses and disbur	ompleting abstract showing sement, or casioned by any
ault or proceeding wherein the grantee or any holes. The part of said indebtedness, as such, may be a party, shall also be party expenses and disbursements shall be an additional feet upon said premises, shall be taxed as costs and included in any decree the party of said that have been entered or not shall not be dismissed upon to	id by the Grantor. All such
oreclosure proceedings; which proceedings, the decree of sale shall have been and the first for the Grantor fo	and for the heirs, executors, oreclosure proceedings, and
express terms. It is AGREED by the Grantor that all expenses and asburvaments paid or incurred in behalf of plaintiff in connected in the control of the whole title of said premises embracing foreclosure tells. Shall be paid by the Grantor; and the like expenses and disbursing wherein the grantee or any holds to the shall be paid by the Grantor; and the like expenses and disbursing or proceeding wherein the grantee or any holds to the spenses and indebtedness, as such, may be a party, shall also be party expenses and disbursements shall be an additionable the supportance of said shall be taxed as costs and included in any decree the oreclosure proceedings; which proceedings the first decree of said shall have been entered or not, shall not be dismissed, nor reach expenses and disbursements, and the state of suit, including attorney's fees have been paid. The Grantor for the Grantor administrators and assigns of the Grantor divides all right to the possession of, and income from, said premises pending such figrees that upon the filing of article or administrator of the contribution of the said premises with powering portion of the said premises with powering profits of the said premises.	e and without notice to the er to collect the rents, issues
In The Event of the death or removal from said	f his resignation, refusal or
of said Coun irst successor in this trust, and if for any like cause said first successor fail or refuse to act, the person who shall then be the actin	ty is hereby appointed to be in Recorder of Deeds of said
ournly is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are pe uccessor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.	rformed, the grantee or his
S S JANIIADV	19 86
Witness the hand S and seal S of the Grantor S this 20TH day of JANUARY	
THIS INSTRUMENT PREPARED BY:	
() - IP - A+	(SEAL)

UNOFFICIAL COPY

State aforesaid, DO HEREBY CERTIFY that	, a Notary Public in and for said County, in the
personally known to me to be the same person. whose nam appeared before me this day in person and acknowledged.	that ZHEY signed, sealed and delivered the said
instrument as free and voluntary act, for the uses a waiver of the right of horse tead.	nd purposes therein set forth, including the release and
Given under my hand and notarial seal this	day of JAN, 19.8%
Given under my hand and notarial seal this 10 (Impress Seal Here) Commission Expires April 11, 1386.	Notary Public
	OUNE C
18 ONIGNOS 10-194 SECORDING ST. 19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.50.19.86 14.65.50.19.80 14.65.50.19.80 14.65.50.19.80 14.65.50.19.80 14.65.50.19.10.19.10.19.10.19.10.19.10.19.1	Clort's Original
rust Deed * Mortha AX/A Joyne Gates To To dison Berik	