UNOFFICIAL, COPY,

	86159919
Uhis Indenture, witnesseth	That the Grantor THOMAS B. RAMEY & RUTH RAMEY, his wife
of the . City of Chicago County for and in consideration of the sum of Thirty	of Cook and State of Illinois Six Hundred Dollars & no/100Dollars
	JOSEPH DEZONNA, Trustee
of theCityofChicago	County of Cook and State of Illinois or the purpose of securing performance of the covenants and agreements herein, the fol- its thereon, including all heating, gas and plumbing apparatus and fixtures, and every- issues and profits of said premises, situated
in the City of Chicago	County of Cook and State of Illinois, to-wit:
Lot 7 in Block 9 in Englet	Tield, a Subdivision in the Southeast 1/4 of
Section 30, Township 38 No	orth, Range 14. East of the Third Principal
Permanent Tax No 20-30-40	01-026
Ox	
	
In Trust, nevertheless, for the purpose of se	by virtue of the homestead exemption laws of the State of Illinois. curing performance of the covenants and agreements herein. AMEY & RUTH RAMEY, his wife retail installment contract
justly indebted upon their one to STONE CONSTRUCTION COMP	ANY and assigned to Northwest National Bank
on the note commencing on t	monthly instalments each of 102.02 due
	paid, with interest after maturity at the highest
THE GRANTOR covenant and agree as follows	D. To previoud indebtedness, and the interest thereon, as here a and in said notes provided, or according to any
agreement extending time of payment, "To pay prior to the first did within saxty days after destruction or damage to related or restor premises shall not be committed or outlered, to take up all building thorized to place such insurance in companies acceptable to the hold second, to the Trustee herein as their interests may appear, which is	as of data in each year, all taxes and assessments against sail, """ rees, and on definint or annot recept therein, each buildings at improvements on said premises that may have been distincted of damaged, 4' that waste to said a now or at any time on said premises insured in computies to each "tell by the grantee herein, who is hereby are of the first mortigate indebtedness, with loss clause attached paya, le i ret, to the T Trustee or Mortgages, and, since shall be left and remain with the said Mortgagess or Trustees intil the indebtedness is fully paid, (6) to pay a when the same shall be come due and taxable.
IN THE EVENT of failure so to insure, or pay taxes or assess may procure such insurance, or pay such taxes or assessments, or therein from time to time; and all money so paid, the grantor	ments, or the prior incumprances or the interest thereon when due, the killing of the nonlinear is such molecularies, discharge or purchase any tax lien or title affecting said premises or pay all proximoundments and the interest agree—to repay immediately without demand, and the same with into est the reen from the date of payment at
seven per cent, per simum, shall be so much additional indebtedness IN THE EVENT of a breach of any of the aforesaid covenants legal holder thereof, without notice, become immediately due and preclosure thereof, or by suit at law, or both, the same as if all of so	or agreements the whole of said indeptieshiess, including principal and said earnie in the second in the option of the anyable, and with interest thereon from time of such breach, at seven per cent, per ain um, shall be recoverable by
It is Assembly the grantor—that all expenses and disbu- solicitors fees, outlays for documentary evidence, stenographer's cha- -shall be paid by the grantor—and the like expenses and disbu- as such, may be a party, shall also be paid by the grantor—All so in any decree that may be rendered in such force losure proceedings	resements paid of incurred in technical companism in connection with the inversional constraints presented by any entering abstract showing the whole title of said premises citih acris foreclosure decree resements, occasioned by any entering abstract showing the whole rate of any holder of a copy of said indebtedness, ach expenses and disbursements shall be an additional here upon and premises, shall be tacked content and included as which proceeding, whether decree of only shall not be been entered or not, shall not be that maked, nor a release
administrators and assigns of said grantor waive all right of	The possession of, and income from, said premises pending such foreclosure proceedings, and agree—that upon such bill is filed, may at once and without notice to the said grantor—, or to any party claiming under said grantoms with power to collect the rents, issues and profits of the said premises.
IN THE EVENT of the death, removal or absence from said Thomas S. Larsen any like cause and first successor fail or retuse to act, the person trust. And when all the alores and covenants and agreements are reasonable charges.	Cook County of the grantee, or of his refusal or failure to act, then of said County is hereby appointed to be first successor in this trust, and if for who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this sectormed, the grantee or his successor in trust, shall release said oremises to the party outsided, on receiving his
Witness the hand and seal of the grant	ur this 16th day of March A. D. 19 .86
· ·	SEAL)
(2) f) self Med see Sign ((SEAL)
	(SEAL)
	(SEAL)

Box No. . . . 246

SECOND MORTGAGE

JOSEPH DEZONNA, Trustee

RUTH RAMEY, his wife

THOMAS B. RAMEY &

Robert E. Nowicki

Northwest National Bank

Chicago, IL 60641 3985 Milwaukee Ave. THIS INSTRUMENT WAS PREPARED BY:

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6. YEMAR. A. ZAMOHT. 3. Y. H. S. M. Y.	ЭД Е. Баңдів	Saman seoriw. S. no	waid County, in th	7 11