This Indenture, witnesseth, That the Grantor Nadine Johnson and Willie Mae
Property Address: 7143 S. Aberdeen
of the City of Chicago County of Cook and State of Illinois
for and in consideration of the sum of Two thousand eight hundred fifty-seven & 20/Dollare
in hand paid, CONVEY. AND WARRANT to. R.D. McGLYNN, Trustee
of the City of Chicago County of Cook and State of Illinois and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the City of Chicago County of Cook and State of Illinois, to-wit:
The North 16 feet of the Lot 30 and the South 17 feet of Lot 31 in
Block 2 of McKey's Addition to Englewood, being a Subdivision of the
East 3 or the Northwest 3 of the Northeast 3 of Section 29, Township
38 North, Range 14 East of the Third Principal Meridian, Cook County
Illinois.
P.R.E.I. #20-29-202-018 TP ALL
wantanananananananananananananananananan
Hereby releasing and waiving all rights under any by virtue of the homestead exemption laws of the State of Illinois.
In TRUST, nevertheless, for the purpose of secting performance of the covenants and agreements herein.  Whereas, The Grantor Nadine Johnson and Willie Mae Jefferson
justly indebted upon
justly indepted door.
payable in 59 successive monthly instalments each of\$47.62 and a final instalment which shall be equal to or less then the monthly instalments due
on the note commencing on the 5th day of JUNF 19 86 and on the same date of
each month thereafter, until paid, with interest after maturity at the highest
lawful rate.
<u></u>
THE GRANTOR coverant and serve as follows. (1) To pay and indebtedness, and the interest thereoff a herein and in each order provided or save greenest extending time of payments. (2) to pay print to the first listy of June in each year, all (axes and enterest and printing and offerent the first response to the first payments of the first payments of the first payment of the first payment (2) to pay printing of the committeed or suffered. (3) to keep all buildings now or at any fifties of that they have been destroyed or damaged, (4) that waste to said premises a half here is the committeed or suffered. (3) to keep all buildings now or at any fifties of that they have been destroyed or damaged, (4) that waste to said premises a half here is the committeed or suffered. (3) to keep all buildings now or at any fifties of the first mortyage indebtedness. In the same the before the first mortyage and the interest in commander or the same when the same when the same when the same same interest thereon, at the time or times when the same same interest thereon, at the time or times when the same when the same same interest thereon of failures not on larger or pay takes or cases amendents, or the print incumbrances or the interest thereon when due the same with interest thereon from time to time, and all prior incumbrances and the interest thereon from time to time, and all only it opaid, the grantor—agrees to repay immediately without demand, and the same with interest thereon from the date of payment at seven per cent, per answer, and payable, and with interest thereon from time to time, and all only it opaid, the grantor—agrees to repay immediately without demand, and the same with interest thereon from the date of payment at seven per cent, per answer, and payable, and with interest thereon from time of time, and all only it opaid, the option of she light hereon from time of the same development of said indebtedness including principal and a "earned interest
express terms.  It is Agreed by the grantor—that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure here- of -including reasonable solicitor's free, outlays for documentary syndems, stemparabler's charges, cost of procuring or completing abstract showing the while title of said premises embracing foreclosure decree shall be paid by the grantor: and the like expenses and disbursements, occasioned by any aut or pro- ceeding wherein the grantee or any holder of any part of said indibtedness, as such, may be a party, shall also be paid by the grantor of any part of said indibtedness, as such, may be a party, shall also be paid by the grantor of any party of the said premises shall be an additional lieu upon party residence of the proceeding, whether decree of said shall have been native or not, shall not be decreed the said premises of the proceedings, and grantor of the proceedings, and grantor of the proceedings of the proceedings, and grantor of the proceedings of the proceedings, and grantor of the proceedings, and grantor of the proceedings of
IN THE EVENT of the death, removal or absence from said
Joan J. Bahrendt. of said County is hereby appointed to be first successor in this trust; and if for any like cause said first successor fall or refuse to art, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party satisfied, on receiving his reasonable charges.
Witness the hand, and seal, of the grantor, this 5th day of MAY 32.
Madine Solymon (SEAL)
wille Machifferer (SEAL)
produce of the Camerat IC a (SEAL)
(SEAL)
0451 Box 22

	VA - 459 G	OFFICIAL CO	PΥ	
E138	11110 han	R.D. McGL HIS INSTRUMENT	;	C sg
	ittio opp.	,D. M		COND COND
1 × 6.0	in the call		1	SECOND MORTGAGE
		WAS PRE Wast Cor	÷ ;	E E
		Trustee PREPARED PREPareD		OCE ACE
	63 300 (30)	BB BY A SOLUTION OF THE STATE O		
	Not with a	The second secon	သု•ုသ် သု ုံ ကြာကာကျန	
178/100 Too		Teningin in the stee	, to the second	en e
<b>T</b> 0	100	· · · · · · · · · · · · · · · · · · ·	DEPT-01 RECOR	4000
5		,	#1983 # 🙉	1244 05/06/86 10:48:00 *
	2	<u> </u>		
	\			:
	\ •			
	Section 1975		:	
. • •		7		
		C',		
	S.A.	12	• :	
	•	40x		
		70 1 K. 6		
		L V	61	:
	•			
	•		T'6	
			TÍS	
			T'S O	•
A CONTRACTOR OF THE PARTY OF TH			T'S 0/2	
****			T'S 0/9	
****			750,	ČQ.
)	- love	· · · · · · · · · · · · · · · · · · ·	TSOM	
)	Lopeof	huston		
)	Loperay	MAY A. D. 19 86	to <b>day</b> of	
*** 	25P	Am under my hand and Wotarial Seal, this 38 of YAM YAM		
Motery Public	try act, for the uses :	ad the said instrument as <u>Che ix</u> free and volun is including the release and waiver of the right of it including the release and Notarial Seal, this ————————————————————————————————————	onivilab inol see	Č
Motery Public	innowledged that The try act, for the uses a concertead.	sent, appeared before me this day in person, and roid the said instrument as the in free and volum is b, including the release and waiver of the right of it including the release and waiver of the right of it including the release and waiver of the right of it.  MAY  A. D. 19 86	delivere delivere sectors sectors.	
Motery Public	innowledged that The try act, for the uses a concertead.	ad the said instrument as <u>Che ix</u> free and volun is including the release and waiver of the right of it including the release and Notarial Seal, this ————————————————————————————————————	delivere delivere sectors sectors.	
ibed to the forege Asigned, sealed and purposes the Motery Public.	nes SKC subsert kry set, for the uses a concertead.	ally known to me to be the same person Swhose nations, and it is appeared before me this day in person, and it is the said instrument as <u>ChO ix</u> free and volun it, including the release and waiver of the right of it, including the release and Notarial Seal, this ————————————————————————————————————	delivere delivere sectors sectors.	
ibed to the forege Asigned, sealed and purposes the Motery Public.	Ae Jefferson  108 Are subscripton of the Libertian of the Libertian of the uses a consentent	Madine Johnson and Willie III  ally known to me to be the same person Swhose nations, and to speared before me this day in person, and to said instrument as the Lifetin free and volum is, including the release and waiver of the right of it, including the release and waiver of the right of it.  MAY  AM  MAY  A  MAY  MAY  A  MAY  MA	encersq murisal stavilab frot ree	
that  Yaigned, sealed  E. Yaigned, sealed and purposes the Motery Public	Ae Jefferson  108 Are subscripton of the Libertian of the Libertian of the uses a consentent	ally known to me to be the same person Swhose nations, and it is appeared before me this day in person, and it is the said instrument as <u>ChO ix</u> free and volun it, including the release and waiver of the right of it, including the release and Notarial Seal, this ————————————————————————————————————	andon a morted muritani delivere section sec	
ibed to the forege L'Asigned, sealed and purposes the Motery Public.	Ae Jefferson  108 Are subscripton of the Libertian of the Libertian of the uses a consentent	The undexalgned  Tyadine Johnson and Willie II  Madine Johnson and Willie II  Madine Johnson and Willie II  Madine to me to be the same person Swhose nation, appeared before me this day in person, and to the said instrument as the Line day in person, and to the said instrument as the Line day in person, and to the taken and the release and waiver of the right of II  MAY  AND II  MAND  MAY  AND II  MAND	andon a morted muritani delivere section sec	