THIS	S INSTRUMENT WAS PHENDET FAVETTI ACKSOL, COOP, WORTH AVE., CHICAGO)
	Ulits Indenture, witnesseth, That the Grantor Doris J. Greenfield.	
	of the City of Chicago County of Cook and State of Illinois for and in consideration of the sum of Three. Thousand Six Hundred Thirteen and 80/100-Dollars 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 every-	

49.5	
	County of Cook and State of Illinois
	ee Thousand Six Hundred Thirteen and 80/100-Dollars
for and in consideration of the sum of LAT	ee Thousand SIX Donated Intriced and 60/1719-Dollars
	VT to. R.D. McGLYNN, Trustee
of the Cityof Chicago	County ofCook
lowing described real estate, with the impro	med, for the purpose of securing performance of the covenants and agreements herein, the fol- vements thereon, including all heating, gas and plumbing apparatus and fixtures, and every-
thing appurtenant thereto, together with all	rents, issues and profits of said premises, situated
in the City of Chicago	County of COOkand State of Illinois, to-wit:
Lot. 19 (except the Ea	st.8 feet thereof) and the East 12 feet of Lot 20
in Block 186 in Frank	and Company's Trumbull Park Terrace, a
resubdivision of cert	ain blocks in South Chicago in Section 12,
	nge 14, East of the Third Principal Meridian, in
ровт #25.12_424_0	96 TP ALL HBO
Dronomty Address: 23	14 E. 103rd St.
,	2. 272 (27 mm e.) (apprendight) 2. 27 mm e. 27 mm e. 28 mm e. 27 mm e.
Haraby ralenging and waiving all rights and	er and by dirtue of the homestead exemption laws of the State of Minois.
In Trust, nevertheless, for the purpose	of scuring performance of the covenants and agreements herein (200)
WHEREAS, The Grantor's Doris.	J. Graenfield
installments of principal and interest in the	one retail installment contract bearing even date herewith, providing for 60 amount of \$ 60.23 each until paid in full, payable to
Alard Home Improvement	Corp. and assigned to Pioneer Bank and Trust
Company	

THE GRANTOR covenant and agree un fo	llows: (1) To pay said indebtedness, and the interest thereon ay invein and in said notes provided, or according to any
agreement extending time of payment; (2) to pay prior to the (3) within sixty days after destruction or damage to rebuild	first day of June in each year, all taxes and assessments against and premises, and on demand to exhibit receipts therefor, or restore all buildings or improvements on said premises that may, are been destroyed or damaged; (4) that waste to said
thorized to piece such insurance in companies acceptable to t second, to the Trustee berein as their interests may noticer.	ununger now or at any time on and premises marred in companies to see section by the grantee negent, who is hereby nu- the holder of the first mortgage indebtedness, with loss clause attack up or able first, to the first Trustee or Mortgagee, and, which policies shall be left and rounds with the said Mortgagees or Trustees and the Indebtedness is fully paid (6) to may
ull prior incumbrances, and the interest thereon, at the time in the Event of failure so to insure, or pay taxes of	llows: (1) To pay said indebtedness, and the interest thereon as 'rein and in said notes provided, or according to any first day of June in each year, all taxes and assessments against a 'd premises, and on demand to exhibit receipts therefor, or restore all buildings or improvements on said premises that m, y, we been destroyed or demanged; (4) that waste to said utildings now or at any time on said premises insured in companies to expected by the grantee herein, who is hereby nube holder of the first montgage indebtedness, with loss clause attach; up a able first, to the first Trustee or Morigagee, and, which policies shall be left and romain with the said Mortgagees or Trues a until the Indebtedness is fully paid; (6) to pay or times when the same shall become due and payable. assessments, or the prior incumbrances or the interest thereon when due, the grantee or the holder of said indebtedness, and the same with the rest thereon from the date of payment at techness secured hereby. In the province of the first more said indebtedness, including principal and all ear red in rest shall, at the option of the and payle, and with interest thereon from the date of payment at the one province of the pay in the province of the payment at the province of the payment at the province of the payment and the province of the payment at the province of the payment and the province of the payment at the payle, and with interest thereon from the date of payment at the payle, and with interest thereon from the principal and all ear red in treat shall, at the option of the output payle, and with interest thereon from the principal and all ear red in treat shall, at the option of the output payle, and with interest thereon from the principal and with interest thereon from the principal and with the payle payl
may procure such insurance, or pay such taxes or assessme thereon from time to time; and all money so paid, the grant	nts, or discharge or purchase any tax hen or title affecting said premises or p. v. all prior incumbrances and the interest or
IN THE EVENT of a breach of any of the aforestid covered to be a forestid covered to be a forest	contacts occurred to the whole of said indebtedness, including principal and all car sed int trest shall, at the option of the cand payable, and with interest thereon from time of such breach, at seven per conditions, that he recoverable by
it is Agreed by the granter that all expenses and	e and psychle, and with interest thereon from time of such breach, at seven per cert, per annum, shall be recoverable by the such independent of the period
solicitors luce, outlines for tocumentary evidence, stenographi- shall be paid by the gruntor; and the like expenses an	or's charges, cost of procuring or completing abstract showing the whole title of said premiles "noracing foreclosure decree didabursements, occasioned by any suit or proceeding wherein the grantee or any holder of "ny art of said indebtedness, all such arranges and disabursements also be an additional line upon add premiles and the said and
in any decree that may be rendered in such foreclosure pro- hereof given, until all such expenses and disbursements, and	of charges, cost or procuring or completing mostract showing this whole the or and permits as forteen give decree of dishursements, occasioned by any suit or proceeding wherein the graintee or any holder of my act of suid inductedness. All such expenses and dishursements shall be an additional lieu upon said premises, shall not be a costs and included eachings, which proceedings, which proceedings, which proceedings, which proceedings, which proceedings, which proceedings, and the costs of suit, including solicitor's fees have been paid. The grantor for solicy displaced, not a release the costs of suit, including solicitor's fees have been paid. The grantor for solicy displaced in the size of the said grantor at for the including solicitor's fees have been paid. The grantor for solicy displaced in the said premises pending such foreclosure proceedings, and my
administrators and assigns of said grantor waive	right to the possession of, and income from, said premises pending such foreclosure proceedings, and granth that upon which such bill is filed, may at once and without notice to the said grantor or to any party clair un, under said granther
tor, appoint a receiver to take possession or charge of selec	premises with power to confect the reads, assign und profits of the said premises.
	nid COOK
Joan J. Behrendt	of said County is hereby appointed to be first successor in this trust; and if for erson 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 agreemen reasonable charges,	is are performed, the grantee or his successor in trust, shall release said promises to the party entitled, on receiving his
Manager and the second of the second	e cera to
Witness the hand and seal of the	rantor thin 25th day of A July A. D. 1987
	XND (1) Contract
	(SEAL)
	rantor this 25th day of July A.D. 1987 Description (SEAL)
the production of productions of the control of the	그는 그는 사람들이 맛있는데 눈을 살아가 되었다. 그는 사람들이 함께 함께 함께 되었다. 그는 그들이 없다.
The Supplication of the Control	(SEAL)
	(SEAL)
Presentitis into a labor	Day Co
ក្រុមបណ្តាលមាន	BOX JU
MATTER CONTRACTOR	

In litumid COOK

I, The Understened

a Notery Public in and for said County, in the State aforesaid, Du Grrebij Criffij that ... DORLE. J. Greenfled ...

in minte atonilli.