	87631347		1886
instrument wUNO	FFICIAL	COPY	36 - 54854 D. Tuely
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	I, That the Grantor Juan	Divide of	and Tille In
and Ruth X		O Illenuis	
of the City of Chicago Count	y of Cuela	and State of Seeu	7 . (0.02
for and in consideration of the sum of Eight in hand paid, CONVEY. AND WARRANT			y sex collection
of the City of Chicago and to his successors in trust hereinafter named,	County of Cook		
lowing described real estate, with the improvementhing appurtenant thereto, together with all rent	nts thereon, including all heati	ng, gas and plumbing appara	
in the City of Chicago	County of	, ,.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	and State of Minois to-wi
addition to west		P. Maynard	- if beach
	iversione of the	a Southers	2 74 7
set there I I X in	2 Country th	c except the	upal moved
Cook Chunty.,	Illeman		
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Commenty KRONA			
(y. S. M. do - 29 41.0	-035 Known	22. J. G. 9. G 31 S.	aspenses
Hereby releasing and waiving all rights under ar	nd by virtue of the homestead e	temption laws of the State o	f Minois.
installments of principal and interest in the amount	tion Co. and	assigned: t	il paid in full, payable to
Two Sand San	ings:		
		()	
 agreement extending time of payment, (2) to pay prior to the first of the within sixty days after destruction or damage to rebuild or rest 	ore all buildings or improvements on said	ements agains (so / premises, and on premises that m. " in be in destroy	demand to exhibit receipts therefored or damaged, (4) that waste to say
premises shall not be committed or suffered, '5' to keep all buildin thorized to place such insurance in companies acceptable to the ho second, to the Trustee herein as their interests may appear, which all prior incumbrances, and the interest thereon, at the time or tim	policies shall be left and remain with the les when the same shall become due and p	said Mortgagees or Trustees until the gable.	indebtedness is fully paid, (6) to pa
In the Event of failure so to insure, or pay taxes or asse- may procure such insurance, or pay suich taxes or inseesments, or thereon from time to time; and all money so paid, the grantor seven oer cent. oer annum, shall be so much additional indebtedne	saments, or the prior incumbrances or the r discharge or purchase any tax lien or ti agree to repay immediately without sa secured hereby	interest thereon when due, 'h', g'ante le affecting said premises or p iy all lemand, and the same with interest	prior incumbrances and the interes con from the date of payment a
In THE EVENT Of a breach of any of the abbreada covenant legal holder thereof, without notice, become immediately due and foreclosure thereof, or by suit at law, or both, the same as if all of a lar is America' to the arantor. That all excenses and disb	s or agreements the whole of said indebtes, payable, and with interest thereon from t aid indebtedness had then matured by expl preements paid or incurred in behalf of cor	ness, including principal and all el m line of such breach, at seven per ce il, ess terms iplainant in connection with the forec	per or lum, shall be recoverable by lost reformed a including reasonable
solicitors fees, outlays for documentary evidence, stenographer's cheshall be paid by the grantor and the like expenses and dish as such, may be a party, shall also be paid by the grantor All in any decree that may be rendered in such foreclosure proceeding.	arges, cost of procuring or completing abst ursements, occasioned by any suit or proce-	ract showing the whole title of said predding wherein the grantee or any holen additional lies areas and premises.	emiss emissacing forecourse decree der of the same of said indebtedness which has been become and include
hereof given, until all such expenses and disburvements, and the c administrators and assigns of said grunterwaive	wis of suit, including soficitors lees have to to the possession of, and income from, said I such bill is filed, may at once and withou	premises pending such foreclosure p t notice to the said granter	nur . and i . in rapirs, preculors
tor, appoint a receiver to take possession or charge of stud pren	Cook		r of his refusal or inclure to set, thei
In THE EVENT of the death, removal or absence from said. Thomas F. Bussey. any like cause and first successor fail or refuse to act, the person	of s who shall then be the acting Recorder o	nid County is hereby appointed to be f Deeds of said County is hereby appe	inst successor in this trust, and if for inted to be second successor in this
trust. And when all the slore-and covenants and agreements are reasonable charges	performed, the grantee or his successor i	i trust, shall release said premises to	the party entities, on receiving hi
	2016	. Tay V	e
Witness the handand sealof the grant	or this is a day of	Receive	A. D. 19\forall.
	Frankly Li	141.21.08.11.4	(SEAL
	Kuthit	reciplin	(SEAL)
	- 0117		(SEAL)

THIS JASTRUMENT WAS PREPARED BY: LAKE VIEW TRUST AND SAVINGS BANK 3201 N. ASHLAND AVE. CHICAGO, IL 60657 312/525-2180 DENNIS S. KANARA, Trustee Property of Cook County Clerk's Office 347 #4380 # D * - 87 - 631347 #4380 # D * - 87 - 631347 pept-01 recording Willer and or my hund mind Nourial Seal, this Seal, this Seal of the seal of t as \$124 P. free and voluntary act, for the uses and purposes therein set forth, including the release and weiver of the right of homestead. personanty known to me to be the same person, whose hame that the same agned, sented and delivered the said instrument $\mathbf{\hat{z}}, \lambda$ этия эеони. . . noereq этин shi ed of эт от пwonk үйвлоггед I, Monday Falific in and County, in the State aforesaid. In dirtrill the that for said County, in the State aforesaid. In dirtrill that for said County, in the State aforesaid. Ί

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Luunty of Cook

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