UNDEFICIAL COPY 54913
This Imperture, witnesseth, That the Grantor
OTIS WALKER AND W. FO DUROTHY WALKER
of the CLTY of Chicago County of Cook and State of Illinois for and in consideration of the sum of SEVENTY Two Hundred Sixty + No/x + Dollars in hand paid, CONVEY. AND WARRANT to DENNIS S. KANARA, 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 County of Cacasa.
LOT 23 IN Block 2 IN DAYTON'S RESUBBILLION OF
LOTE 13 TO 24 INCLUSION OF Block I AND lOTS ITO 24
Inclusive 6 = Block 2, All in Subbivision of the Westh
OF THE SOUTH CAST VY OF THE SOUTH WEST VY AND THAT PART
OF THE SOUTH UPS MY OFTHE SOUTHWEST MY TYME FAST OF THE WEST 1290,2 FEET DIFRE OF OF SECTION 4 TYMESHIRS NORTH, RANGE 13 COMMICHIG KNOWN AS GIVEN LORE! ChiCAGUTII- PERMALENTTAL NO. 16-04-320-032 Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.  IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements howin.  WHEREAS, The Grantor's OTIS WAYFOR AND WIFE DOUGTRY WAYKON.
justly indebted upon one retail has definent contract bearing even date herewith, providing for first allments of principal and interest in the amount of \$ 1 2 1.000000000000000000000000000000000
HARRIS AND ROBINS BLDRS ASSIGNED TO LAKEVIEW
4
The Grantoncovenantand agree as follows: (1) To pay said indebtedness, and the interest thereor, whe oin and in said notes provided, or according to any agreement extending time of payment, (2) to pay prior to the first day of June in each year, all taxes and assessments against taily remises, and on demand to exhibit receipts therefor. (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that ma, hat, ex destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to expect the properties of the fielder of the first hat waste to said second, to the Trustee or acceptable to the holder of the first hat waste to said second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagees or Truste is until the indebtedness, if ully part, if the properties of the properties and tax here. The properties and tax here of the properties and tax here of the properties and tax here. The affecting said premises or or all prior incumbrances and the interest thereon from time to time; and all money so paid, the grantor agree to repay immediately without demand, and the same with interest the one from time to time; and all money so paid, the grantor agree to repay immediately without demand, and the same with interest the same with interest the same with interest the payment at seven per cent, per annum, shall be so much additional indebtedness secured hereby.
series per faint, per similar is one meaning security and the aforesaid coverants or agreements the while of said indebtedness, including principal and all earlied in rest shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereof from time of such breach, at seven per centers of the same as if all of said indebtedness had then instanced by express terms.  The proposed proposed in the same as if all of said indebtedness had then instanced by express terms, connection with the foreclosure by expression of the same as if all of said indebtedness had then instanced by express terms.  The proposed proposed in the same as if all of said indebtedness had then instanced by expression on connection with the foreclosure by expression and disbursements paid or incurred in behalf of complainment on connection with the foreclosure of expression of the paid by the grantor and the like expression of instances of the paid by the grantor and the like expression of instances of the payable party, shall also be paid by the grantor.  All such expresses and disbursements, under or one party, shall also be paid by the grantor.  All such expresses and disbursements, which proceedings whether decrees of said shall have been enterred or not, shall not be dismissed, nor a release better given, until all such expenses and disbursements, and the costs of sait, including solution's free have been paid. The grantor for said grantor and assigns of said grantor which such that the possession of and incounter from soid premises pending such foreclosure proceedings, at large to the possession of and incounter from soid premises pending such foreclosure proceedings, at large to the possession of and incounter from soid premises pending such foreclosure proceedings, at large to the possession of collect the rents, issues and profits of the said grantor or to any party claim. It under the foreclost of the possession or charge of said premises and profits of the said premises.
IN THE EVENT of the death, removal or absence from said COOK

Witness the hand and seal of the grantor this day of CTCMSCL A. D. 19

X. D. 19

X. D. 19

X. D. 10

X. D.

OTTS, Licit S. F. A. C.
DOOR COOL
EGE729-10
22333
01-03/323
COOK CDANIX RECORDER ##386 # ID * EL C3 T 3 E 3  14444
CO
day of Moder my brand and Modery Public.
personally known to me to be the same personwhose name instrument, appeared before me this day in person, and acknowledged that A.heV. signed, sealed and delivered the said instrument as the contract of the uses and purposes therein, set for the including the release and waiver of the right of homestead.  Osium under my hand and Motarial Seal, this
a Notary Public in and for said County, in the State aforeanid, Du grethij Certifij that
I, Lead P.L.