## BECOND TO THE PORT FOR A 12 COPY 3 4

THIS INDENTURE WITNESSETH, That A. Raymond Barry and Wife Arlene L. Barry	87049814
hereinafter called the Grantor, of 6515 33rd Street Berwyn, II. 60402	0,0200
for and in consideration of the sum of Saven Thousand Five Hundres  Dollars and No/100	4
In hand paid CONVRY AND WARRANT to Freedom Federal Savings Bank of 600 Hunter Dr., Oak Brook, II.60521	
of 600 Hunter Dr., Oak Brook, II. 60521  (No and Store)  (City (State)  as Trustee, and to his successors in trust hereinafter named, the following described real estate, with the improvements thereon, including all heating air-conditioning gas and	
plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the County of Cook	Above Space For Recorder's Use Only and State of Illinois, to-wit:
Real Escate Index Number: 16-31-219-030	(C)
Lot 32 (nd the W 1/2 of Lot 33 in Block 5 in resubdivision of woods Subdivision of Blocks a Subdivision of part of Section 31, Townshi East of the Third Principal Meridian in Cook	2 and 15 in Lavergne p 39 North, Range 13,
	œ
Ox	704
	704981
Hereby releasing and waiving all rights under and by virtue of the homestead exemption IN TRUST present less for the purpose of securing performance of the covenants and	i laws of the State of Minois
IN TRUST, nevertheless, for the purpose of securing performance of the covenants and WHEREAS. The Grantor is justly indebted upon installing of the dated psyable to the order of and delivered to the Trustee, in and by which hote the Grantor processor Thousand Five Hundred Dollars and No/1	omises to pay the principal sum of
(• 7,500.00 l. to 59 tostallments of • 168.79	December 20, 1705
	reas the holders of the note may from time to time, in writing Freedom Federal Savings Bank 600 Hutner Dr., Oak Brook, II. 60521
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the intecording to any agreement extending time of payment: (2) to pay when due in each year, all to exhibit receipts therefor: (3) within sixy days after destruction or damage to rebuild or reshape been destroyed or damaged: (4) that waste to said premises shall not be committed or premises insured in companies to be selected by the grantee herein, who is hereby author holder of the first mortgage indebtedness, with loss clause attached payable first to the fin their interests may appear, which policies shall be left and remain with the said Mortgagee or incumbrances, and the interest thereon, at the time or times when the same shall become in THE EVENT of failure so to insure, or pay taxes or assessments or the prior incumbrance of said indebtedness, may procure such insurance, or pay such taxes or assessments or discorpay all prior incumbrances and the interest thereon from time to time; and all money so pay	inx wands seesaments against said premises, and on demand dore) b. didings or improvements on said premises that may r suffer d. 5, to keep all buildings now or at any time on said ized to place such insurance in companies acceptable to the st Trustee or hot laggee, and second, to the Trustee herein as Trustee and the indebtedness is fully paid; (i) to psy all prior ne due and pays ble ces or the interest the son when due, the grantee or the holder charge or purchase my axilen or title affecting said premises
and the same with interest thereon from the date of payment at	<b>V</b>
shall, at the option of the legal holder thereof, without notice, become immediately due and particles. Supported by express terms, shall be recoverable by foreclosure thereof, or by suitematured by express terms.	sayable, and with interest the reo', from time of such breach at at law, or both, the same as if all of said indebtedness had then
IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in beincluding reasonable attorney's fees outlays for documentary evidence, stenographer's chewhole title cleaid premises embracing foreclosure decree—shall be paid by the Grantor, and or proceeding wherein the grantee or any holder of any part of said indebtedness, as such expenses and disbursements shall be an additional lien upon said premises, shall be taxed such foreclosure proceedings, which proceeding, whether decree of sale shall have been enuntil all such expenses and disbursements, and the costs of suit, including attorney's fees. I executors, administrators and assigns of the Grantor waives all right to the possession of proceedings, and agrees that upon the filing of any complaint to foreclose this Trust Deed without notice to the Grantor, or to any party claiming under the Grantor, appoint a receive collect the rents, issuep-and-profits of the said premises.	sarges, cost of procuring or completing ablaract showing the little like expenses and disbursements becassoned by any suit is, may be a party, shall also be puid by the Grantor. All such las costs and included in any decree that may be rendered in dereid on one, shall not be dismissed, nor release hereof given, have been paid. The Grantor for the Grantor and for the heirs, i, and income from, said premises pending such foreclosure, the court in which such complaint is filed, may at once and er to take possession or charge of said premises with power to
The name of a record owner is: At Raymond Barry and Wife Arie	ene L. Darry
act then procedom and real Savings Bank in this tribut and if for any like this said first successor fail or refuse to act, the person who hereby appointed to be second successor in this trust. And when all of the aforesaid covenant in trust, shall release said premises to the party entitled, on receiving his reasonable chain trust deed is subject to	
Witness the handand seatof the Grantor this195hday of	ber 85
A. Raymond Barry	mand Danny 102214
Please print or type name(s) below signature(s) Arlane L. Barry Quare	e L. Barry ISBALL
Freedom Federal Savings Bank	600 Hunter Dr., Oak Brook, Il. 60521
This instrument was prepared by	

## **UNOFFICIAL COPY**

ate aforesaid, DO HER	EBY CERTIFY that	A Raymond Bar	try & Arlene I. B	arry
-	_			o the foregoing instrumentaled and delivered the sa
		. 5		th, including the release a
aiver of the right & lon	estend.		<b></b>	ing samuel Kanada samuel
Given under my han	end official seal this	6th	day of	
(Impress But) Hera)	9		1	
ommission Expires	10-12-88	<del></del>	Notary	Public
manus Empires	0,			
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		C	DEPT-0	<b>L</b>
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			,	Office

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