## 8721

## UNOFFICIAL COPY 030.52262

This Indenture, witnesse	ETH, That the Grantor	Lawrence C. Va	(U)
of the City of Chicago Corfor and in consideration of the sum of Fou	unty of	and State of	Illinois
for and in consideration of the sum of . Fou	r Thousand S	ix Hundred Sev	enty Eight & 20/100 llars
of the City	ed, for the purpose of se ements thereon, includi ents, issues and profits	curing performance of the ng all heating, gas and plu of said premises, situated	covenants and percements herein, the fol- imbing apparatus and fixtures, and every-
in theCityof Chicago			
Lot 12 in J Ann L. Sherm Mill and Fike's South F	nglewood Add	ition, a Subdi	lvision of the
South. West. Quarter of t			
38. North, Range 14, East County, Illinols			
PERMANENT TAX NO: 20-32			
			••••••
	G/10		
Hereby releasing and waiving all rights under In Trost, nevertheless, for the purpose of	d securii g performance	e of the covenants and agr	cements herein.
WHEREAS, The Grantor's LAWRENCE			
justly indebted upon	nount of \$1	9,95	each until paid in full, payable to
Cory Construction Corp.			
			••••••••••
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14 21 214 T		· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • • •
	PUITIU	and the same	•
The Granton covenant and agree as folloagreement extending time of payment, (2) to pay prior to the fill) within sixty days after destruction or demage to rebuild or premises shall not be committed or suffered, (5) to keep all but thorized to place such insurance in companies acceptable to the second, to the Trustee hersin as their interest may appear, will all prior incumbrances, and the interest thereon, at the time or the Trustee hersin of failure so to insure, or pay taxes or a	persentents, or the prior incun	obrances or the interest thereon wh	un due, the grant the holder of said indebtedness,
may produce such insurance, or pay such three or usequement thereon from time to time, and all money so paid, the grunton seven per cent, per annum, shall be so much additional insults	s, or discharge or purchase at r — agree — to repay intract	ny tao hen or title affecting said pr listely without demand, and the so	tempes or pay al prior incumbrances and the interest sing with intered; there in from the date of payment at
In the Event of a breach of any of the aforesaid over level holder thereof, without notice, become immediately due	sants or sympoments the whole and payable, and with interes	t thereon from tune of such breach.	neipal and all carnes in size shall, at the option of the at seven per cent, per an emphalite second able by
foreclosure thereof, or by suit at law, or both, the same as if all called in a August by the grantor. that all expenses and solicitors fees, outlays for documentary evidence, stenographer—shalf be paid by the grantor—in and the like expenses and as such, may be a party, shall also be paid by the grantor—in any decree that may be rendered in such foreclosure procehereof given, until all such expenses and disbursements, and if administrators and assigns of said grantor—waiter—with the filing of any bill to foreclose this Trust Deed, the court in wer—appoint a receiver to take possession or charge of said is	fishgrisements paid or incurred is charges, cost of procuring or dishursements, occasioned by a All such expenses and disburse edings, which proceeding, who	In behall of complainant in connect completing abstract showing the wi- any suit or proceeding wherein the ements shall be an additional lien unther decree of sale shall have been decree.	grantee or any holder of any part of said indebtedness, pon said premises, shall be taked us to sate and included in entered or not, shall not be diffused on the said and included the characters and for the below the said and
In the Event of the death, removal or absence from as Thomas F. Bussey any like cause said first successor fell or refuse to set, the pe trust. And when all the aforesaid covenants and agreements reasonable charges.	rson who shall then be the ac	ting Recorder of Deeds of said Cou	ty of the grantee, or of his refusal or failure to act, then y appointed to be first successor in this trust; and if for inty is hereby appointed to be second successor in this see said premises to the party entitled, on receiving his
	/	J	·
Witness the hand and seal of the gr	antor this	Jany of Frebrance of	uary A.D. 1987
	May Comment	maurice of	ASKALI (SEAL)
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			(SEAL)
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UN	Cory Construction 6316 N. Cicero Av. Chicago, Il 6064. Alex Elsenberg LAKE VIEW TRUST AND SAVINGS 3201 N ASHLAND AVE. CHKCA 3121525-2180	DENNIS S. K.  DE	Jungance Co	Box No. J.T. Y
21.	Corp.	KANARA Trysige  SULLANCE  LUCOLOS  THE WAS DEED BED BY	Cooper of the Co	
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