UNOFFICIAL COPY NAME 1616

This Indenture wither	SSETH, That the Granter Neomia Dudley
A comment	Social, Indicate Grantor Systems Section 2
	County of Cook and State of Illinois
	wenty four thousand sixty six and 00/100 Dollars
of the City of Chicago	NTto GERALD E. SIKORA
and to his successors in trust hereinafter na lowing described real estate, with the impro	amed, for the purpose of securing performance of the covenants and agreements herein, the fol- ovements thereon, including all heating, gas and plumbing apparatus and fixtures, and every- l rents, issues and profits of said premises, situated
	·
Park, a Subdivision o Northeast o/4 of Sect	Chester Highlands Third Addition to Auburn f the East 7/8 of the Southeast 1/4 of the ion 32, Township 38 North, Range 14, East of
as:8227 S. Green, Chi	ridian, in Cook County, Illinois. Also known cago, Illinois. Permanent Tax No.: 20-32-230-008
Q	pric BCO
	,
	ler at d by virtue of the homestead exemption laws of the State of Illinois. e of securing performance of the covenants and agreements herein.
	Dudle
justly indepted upon	amount of \$ 286.50 each until paid in full, payable to
THE TAIL OF A FINION	ICIAL ACCEPTANCE CORPORATION
	37337676
***************************************	· 5.
In the Event of fallure so to insure, or pay takes o may procure such insurance, or pay such taxes or assessment thereon from time to time; and all money so paid, the gran seven per cent, per annum, shall be so much additional inder lot the Event of a breach of any of the aforesaid colegal holder thereof, or by suit at law, or both, the same as it is Auren by the grantorthat aff expenses an solicitors fees, outlays for documentary evidence, stenograph—shall be paid by the grantor; and the like expenses on as such, may be a party, shall also be paid by the grantor. as such, may be captry, shall also be paid by the grantor. In any decree that may be rendered in such foreclosure proherof given, until all such expenses and dishursements, and administrators and sesigns of seid grantor. waiveall the filing of any bill to foreclose this Trust Deed, the court in tor appoint a receiver to take possession or charge of said	or assessments, or the prior incumbrances or the interest thereon when dustice grantes or the holder of said indebtedness, note, or discharge or purchase any tax liet or title affecting said premises to pay a "rior incumbrances and the interest for agree to repay immediately without demand, and the same with inter at the ron from the date of payment at Needness sectured hereby. Nemants or agreements the whole of said indebtedness, including principal and all arrae' in rest shall, at the option of the early of the said indebtedness had then matured by express terms, and indebtedness had then matured by express terms, at dishursements paid or incurred in behalf of complainant in connection with the foreclosure be reof—including reasonable set's charges, cost of procuring or completing abstract showing the whole title of said premises or bracing foreclosure decree and dishursements, accusationed by any suit or proceeding, whether of the payments and dishursements which we have been paid the upon suit or proceeding, whether decree of said shall have been entered or not, shall not be a costs and included exectings, which proceeding, whether decree of said shall have been entered or not, shall not be a likely to be a said granter. All such some and suit, including salelitor's fees have been paid. The granter for said granter an its he heirs, executors, right to the possession of, and income from, and premises pending such foreclosure proceedings, whether the said premises with power to collect the rents, issues and profits of the said granter, or to any party claiming under eard granter shall power to collect the rents, issues and profits of the said granter, or to any party claiming under eard granter makes.
	said Cook
Grant E. Reed	of said County is hereby appointed to be first successor in this trust; and if for person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this its are performed, the gruntee or his successor in trust, shall release said premises to the party entitled, on receiving his
Witness the hand and seal of the g	Trantor this 16 day of FEBRUARY A. D. 1987 Reomice Dudling (SEAL)
	Neomia Dudley (SEAL)
	Neomia Dudiey(SEAL)
	(SEAL)
	(SEAL)

dounty of

In aints

ंदेश ५६ ,३ विहास

COOK

*ioniili