## UNOFFICIAL COPY, 3

This Judenture, witnesseth, That the Granter Theodor Robinson & 87221693
·····JemeTikoptusou·····
of the Country CPUD Hills
in hand paid, CONVEY. AND WARRANTto GERALD E. SIKORA
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 thereta, together with all rents, issues and profits of said premises, situated 3707 W. 167th Pl.,
in the . City of . Country . Club. Hillsunty of . Cook
Lot 30 in J. E. Merrion's Nob Hill Addition to Country Club Hills, a resubdivision of Lots 22 to 75 inclusive; lots 104 to 132 inclusive; lots 157 to 186 inclusive; and Lots 208 to 233 inclusive together with vacated streets, all in J. E. Merrion's Country Club Hills Sixth Addition a subdivision of part of the
West 3/4 of the N. W. 1/4 of Section 26, Township 36 North, Range 13, E. of the 3rd P. M. j. Cook County.
PIN. #. 28-26-105-030. DBO
Commonly knownas 3701 W. 167th PL., Country Club Hills
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In Taust, nevertheless, for the purpose of security, performance of the covenants and agreements herein.
WHEREAS, The Grantor's Theodor Robinson & Jewel Robinson
justly indebted upon
INSURED FINANCIAL ACCEPTANCE CORPORA ION
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<u>o</u>
The Grantoncovernant and agree as follows: (1) To pay said indebtedness, and the interest thereon a. 1 crein 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 sassessments agains "and "creites, 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 may "now son 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 promises insured in companies to be selected by the grantee herein, who is hereby authorized to piece such insurance in companies acceptable to the builder of the first ontrigage indebtedness, with loss clause attaches by publifiers, to the first Trustee or Morragge, and, second, to the Trustee herein as their interest may appear, which policies shall be left and remain with the said Morraggees or Trustees until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times shall become due and payable.  In the Evern of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due at harmony or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lies or title sheltering said premises unit interest. The con from the date of payment at thereon from time to time; and all money so paid, the grantor repay immediately without demand, and the same with interest. The con from the date of payment at
seven per cent, per annum, shall be so much additional indebtedness secured hereby.  IN 7312 EVENT Of a breach of any of the aforesaid events and experiencements the whole of suid indebtedness, including principal and all a transdanter shall, at the option of the legal holder thereof, without notice, become immediately due, and payable, and with interest thereon from time of such breach, at seven per central remarks and the recoverable by
foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.  It is Anaska by the grantor that all expenses and dishursements paid or incurred in behalf of complainant in connection with the forecle are necessary evidence, stenographer's charges, cost of procuring or completing abstruct showing the whole tills of said premises, obstacting foreclosure decrees a said in the grantor, and the like expenses and dishursements, excepted by a suit or proceeding wherein the grantor is not described by a party, shall also be paid by the grantor All such expenses and dishursements shall be an additional tien upon said premises, shall to tax if as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceding, whether decree of sale shall have been entered or not, shall not be dissipated, nor a release horeof given, until all such expenses and dishursements, and the costs of sun, including solicitor's fees have been paid. The grantor
IN THE EVENT Of the death, removal or absence from said COOK
reamonable charges.
Witness the hand and seal of the grantor this 149 to day of March
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(SEAL)
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