UNOFFICIAL COPYS588416

This Indenture, WITNESSETH, That the Grantor JOYCE ROBINSON, LELA & ROSIA PHIPPS	
of the CITY of CHICAGOCounty of CASK and State of 144 NO15 for and in consideration of the sum of MEETHOUSAND, ONE HONDRED EIGHTLISTUM Dollar	ر 8ء
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 every thing appurtenant thereto, together with all rents, issues and profits of said premises, situated in the CITY of CHCAGO County of COUK and State of Illinois, to-with the country of	7-
LOT 30 IN BLOCK 5 IN LIBRARY SUBDIVISION IN THE SOUTH OF THE NORTHEAST 1/4 LYING SOUTH OF RAILROAD OF SECTION 8, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIA!	
IN COOK COUNTY, ILLINOIS.	
OIN # 610-08-219-002	
855 W. 50ch St	0
Heroby 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 herein. WHEREAS, The Grantor's TOYCE, ROBINSON, LELA & ROSELTA, PHIPS.	
justly indebted upon	
The Granton coverant and sures as follows: (1) To now said indebtedness and the interest thereon as he six and in said notes provided or according to any	
This Granton covenant and extree as follows: (1) To pay said indebtedness, and the interest thereon, as he six 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 sail y smiles, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild or rostore all buildings or improvements on said premises that may he else destroyed or damaged; (4) that waste to said premises that most he committed or suffered; (3) to keep all buildings now or at any time on said premises income to ease ex-cd by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first unrergage indebtedness, with loss clause attached pet at office, to the first Trustee or Mortgage, and assessments acceptable to the holder of the first and remain with the said Mortgagees or Truste. Antit the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable. In this Event of a failure so to insure, or pay taxes or assessments, or discharge or purchase any tax lion or title affecting said premises or paid, 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 and interest shall, at the option of the level to the same and all money so paid, the grantor agree to repay immediately without demand, and the same with interest 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 cent, per a num, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express town or control with the foreclosure record including reasona	
solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole title of said premises — b and the like expenses and disbursements, occasioned by any suit up proceeding wherein the grantee or any holder of any is it is aid indebtedness, as such, may be a party, shall also be paid by the granter All such expenses and disbursements shall be an additional line upon said premises, shall be to be as a such, may be the party, shall also be paid by the granter All such expenses and disbursements shall be an additional line upon said premises, shall be to be used and included in any decree that may be rendered in such foreclosure proceedings, which proceeding, which proceedings, shall be an additional line upon and for the hists, execution, administrators and assigns of said granter and for the hists, execution, administrators and assigns of said granter and for the hists, execution, administrators and assigns of said granter and the charge and agree that upon the filling of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at once and without notice to the said granter are to may party claiming under said granter, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said granter.	
shall be paid by the grantor, and the like expenses and disturements, occasioned by any suit or proceeding wherein the grantee or any holder of any last is and indebtedness, as such, may be a party, shall also be paid by the grantor All such expenses and disturements shall be an additional lion upon said premises, shall be to red as costs and included an additional lion upon said premises, shall be to red as costs and included the party, shall be to red as costs and included the party shall be to re	
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Notary Public.	
38	Objurts under my hand and Notarial Seal, this
nd acknowledged that The Walgned, sealed and delivered the said instrument arroass therein set forth, including the release and waiver of the right of homestead.	
Smirrie and the foregoing	adw. Ernoerse smae out ou or ou nwand glinnerra-
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