UNOFFICIAL COPYSSONS

This Indenture, witnesse	TH. That the Grantor EchA & KIRKSY, Pin

,	
of the Giry of Mywood Cou	inty of Gook and State of The wars
for and in consideration of the sum of	HICTY- wise howered And moles Dollars
in hand paid, CONVEY. AND WARRANT	\$1.00°
	County of Cook
and to his successors in trust hereinafter name lowing described real estate, with the improve thing appurtenant thereto, together with all re	ed, for the purpose of securing performance of the covenants and agreements herein, the fol- ments thereon, including all heating, gas and plumbing apparatus and fixtures, and every- ents, issues and profits of said premises, situated
•	
LOT 77 (EXERPT	THE NOTH EIGHTY (00) FRET THE COF) IN ddition to MAYLOOD Being A sybdinision (14) of the S.W. Fourth (14), Township 2 EAST of THE 3" PM In Cook
of the west half	(12) of the S.W. Fourth (14), Township
County, I'LL ivo	is
Piv # 15/14	-310-035 5: 1934 5: 7 The Maywood
In TRUST, nevertheless, for the purpose of	ard by virtue of the homestead exemption laws of the State of Illinois.
	6 Kirksy, Oir
inetallments of principal and interest in the ar	one retail in allment contract bearing even date herewith, providing for 60 nount of \$ each until paid in full, payable to
15+ FAMILY ASSIGN	ed to Insured Financial Ascermice

	88355008
(3) within sixty days after destruction or damage to rebuild or premises shall not be committed or suffered; (5) to keep all but	ows: (1) To pay said indebtedness, and the interest thereo (, 's herein and in said notes provided, or according to any rat day of June in each year, all taxes and assessments again " and " premises, and on demand to exhibit receipts therefor; restore all buildings or improvements on said premises that ms' hav, been destroyed or damaged; (4) that waste to said iddings now or at any time on said premises insured in companies to " selected by the grantes herein, who is hereby subsolved to first forecase indebtedness, with loss clause attach, a says he first, to the first forecase indebtedness, with loss clause attach, a says he first, to the first forefragues, and,
all prior incumbrances, and the interest thereon, at the time or in the Event of finites no to insure, or pay takes or a	usesments, or the prior incumbrances or the interest thereon when on , the granus or the miller is and interest thereon.
thereon from time to time; and all money so paid, the grantor seven per cent, per annum, shall be so much additional indebte	dness secured hereby.
legal holder thereof, without notice, became immediately due:	and physics, and with interest therein from time of such breach, at seven per time of the control of such indebtedness had then making the express terms.
solicitors fees, outlays for documentary evidence, stenographer aball be said by the granter and the like expenses and	s charges, cost of procuring or completing abstract showing the whole title of said previses imbracing foreclosure decree disbursements, occasioned by any suit or proceeding wherein the grantee or any holder of ar , , art of said indebtedness,
as such, may be a party, shall sho be paid by the granter in any decree that may be rendered in such foreclosure procesheroof given, until all such expenses and disbursements, and the administrators and assigns of said granter. waive	dishursements paid or incurred in behalf of complainant in connection with the force of any pieced—including measurable is charges, cont of procuring or completing shartest showing the whole title of said prevales more including measurable is charges, cont of procuring or completing shartest shartest in the grantes or any holder of are and to said indebtashases. All such expenses and disbursements shall be an additional lien upon said premises, shall be and as costs and included edings; which proceeding, whether decree of sale shall have been entered or not, shall not be improved in the said granter of the said granter
	· · · · · · · · · · · · · · · · · · ·
7 Grant E. Reed	Cook
trust. And when all the aforesaid covenants and agreements reasonable charges.	are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his
Witness the hand and seal of the gra	Eula Kulay (SEAL)
	Cicla Bishry (SEAL)
	(SEAL)
	(SEAL)
	(SEAL)

Ox Coot County Clert's Office SCOTT PROJANSKY MOTERY PUBLIC, STATE OF ILLINOIS WAY PUBLIC, STATE OF ILLINOIS WAY COMMISSION EXPIRES 3/15/92 Gines under my hand and Notarial Seal, ie **1421**: an de la company de a Notary Public in and for said County, in the State aforesaid, 3u sprehg Certifig KYSMEE OYD 11.035

DEPT-01 TRAN 1242 98/98/88 99:1 88 COOK COUNTY RECORDER

County of

In stute

COOF stontiff

INSURED FINANCIAL ACCEPTANCE CO.P. \$455 WEST MONTROSE AVENUE CHICAGO, ILLINOIS 60611

The state of the s

THIS INSTRUMENT WAS PREPARED BY:

INSURED FINANCIAL ACCEPTANCE CONFI 4455 WEST MONTROSE AVENUECHICAGO, ILLINOIS, 605¢).....

GERALD E. SIKORA, Trustee

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