(SEAL)

MAIL

	M. No. 2202 GEORGE E. COLE* LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Rose	nary Steward
and State of Illinois, for and in consideration of	f Chicago County of Cook
Five Thousand In hand paid, CONVEY S AND WARRANTS to Charle	Dollars Dollars
of the City of Chicago Co	unity of COOK and State of LLL
and to his successors in trust hereinafter named, for the purpose lowing described real estate, with the improvements thereon, included everything appurtenant thereto, together with all rents, issue of COOK	of securing performance of the covenants and agreements herein, the fol- iding all heating, air-conditioning, gas and plumbing apparatus and fixtures, and profits of said premises, situated in the
Lot Twenty (20) in Sheldon Heights West Fifth Addition, being part of the East One-Half (1/2) of the North East One-Quarter (1/4) of Section Twenty (20), Township 37 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois.	
Also Known As:	. DEFT-01 RECURDING
11317 S. Peoria Chicago, Il 50643	. T12222 FRAN 5607 11/07/89 12: . \$7376 また ギーミターちまのに . COOK COUNTY RECORDER
No. 25-20-227-024	
Hereby releasing and waiving all rights under and by virtue of the purpose of securing perform Whereas, The Grantor Rolemany Stemsty indebted mon	ance of the covenants and agreements herein.
lastly made to describe the second of the se	principal promissory notebearing even date herewith, payable
to Charlotte Adelman for \$5000.00	•
Address of Property: 11317 S. Pen No. 25-20-227-024 -89-53005	8 Chicago, Ill. 60643
	of said
The Grantor covenants and agrees as follows: (1) To pay notes provided, or according to any agreement extending time of and assessments against said premises, and on demand to exhibit rebuild or restore all buildings or improvements on said premises shall not be committed or suffered; (5) to keep all buildings now grantee herein, who is hereby authorized to place such insurance with loss clause attached payable first, to the first Trustee or Mo which policies shall be left and remain with the said Mortaggees of the policies and the interest thereon at the time or times when the said	said indebter ness, and the interest thereon, as herein and in said note or payment; (2) to ay private the first day of June in each year, all taxes receipts therefor; (3) within sixty days after destruction or damage to that may have been estagged or damaged; (4) that waste to said premises or at any time of said premises insured in companies to be selected by the in companies accords to be holder of the first mortgage indebtedness, ritgages, and the indeviceness is fully paid; (6) to pay all prior incummers half become due and pay to e. sment, of the prior incumbrators or the interest thereon when due the trance or lay such taxes or assessments, or discharge or purchase any tax and on interest thereon from time to date of payment at seven per cent coy.
IN THE EVENT of failure so to insure, or pay taxes or asses grantee or the holder of said indebtedness, may procure such insure or title affecting said premises or pay all prior incumbrances. Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured here.	sment, of the prior incumb acters or the interest thereon when due the irange or ay such taxes or assessments, or discharge or purchase any tax and be interest thereon from tire, to time; and all money so paid, the same with interest thereon from the date of payment at seven per cent entry.
earned interest, shall, at the option of the legal holder thereof, thereon from time of such breach at seven per cent per annum; s same as if all of said indebtedness had then matured by approximately that all expenses and of the process and the persons tending the same as in the persons and the persons and the persons are the persons and the persons are the persons as a person to the persons are the persons as a person to the persons are the persons as a person to the persons are the pers	without notice, become immediately due rad payable, and with interest half be recoverable by foreclosure thereof, or by suit at law, or both, the rms.
pleting abstract showing the whole title of said presizes embri expenses and disbursements, occasioned by any suit of proceeding such, may be a party, shall also be paid by the Transfor. All such e shall be taxed as costs and included in any there that may be re	ocuments patt of incurred in behalf of plaintin in corposition with the fore- ocumentary evidence, stemographer's charges, crist of procuring or com- neing foreclosure decree—shalf be paid by the Grantor; and the like wherein the grantee or any holder of any part of said indebtedness, as expenses and disbursements shall be an additional lieful, or said premises, not release hereof given, until all such expenses and disbursements, and Grantor for the Grantor and for the heirs, executors, administrators und income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from, said premises pending such foreclosure proceedings, and income from the Grantor and for the like and proceeding said premises is session or charge of said premises is sessor fail or refuse to act, the person who shall then be the acting Recorder or in this trust. And when all the aforesaid covenants and agreements are premises to the party entitled, on receiving his reasonable charges.
refusal or failure to act, then	of said County is hereby appointed to be
of Deeds of said County is hereby appointed to be second success performed, the or the or his successor in trust, shall release said	
Witness the hand_and seal_of the Grantor_ this	Karamany Staward (SEAL)
	Vimman XT

Bloward terraid SUBSCRIBED and STORN to "OUTICIAL SEAL" before me this and ay Canal A. French Public, State of Illinois \$12.00 Cook County, Illinois My Commission Expres S. pt. 13, 1992 Notary Public The second second

mail to: Charlotte Adelman, 105 W. Madison, Chicago, Ill. 60602

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