UNOFFICIAL CORY	UN	OF	FFI	CI	AL	C	Q _R	Y
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89398061

This Indenture, withe	SSETH, That the Grantor		joint tenancy	Mitchell
of the . C. Try of . Ch. 5.15.0 for and in consideration of the sum of	County of Cook Three Thou	and State	of 0/100 -	Dollars
in hand paid, CONVEY. AND WARRA			\$3,000,00	
of the City of Chicago and to his successors in trust hereinafter no lowing described real estate, with the improblem appurtenant thereto, together with all in the C. H of Chica	imed, for the purpose of se ovements thereon, includi Il rents, issues and profits (curing performance o ng ull heating, gas an of said premises, situ	f the covenants and agreem d plumbing apparatus and	ents herein, the fol- fixtures, and every-
The South 1/2	Lot 64 A	ud ALL o	F Lot 65	بن
Ludo pli AND SAID ADDITION	Chladeckis	Addition	to AUSTIA	1 Suth
EAST 1/2 OF HIS	e North We	h 0 39 1	the South	EAST
EAST OF THE	Third Prime	CPAC Meni	dan, in Coc	56
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	· · · · · · · · · · · · · · · · · · ·	
PIN # 16-0 Commonly KNBWN	5-410-031 #5 1012 N	Novitor,	CHICAGO ILLINUS	
ereby releasing and waiving all rights und In TRUST, nevertheless, for the purpos	se of serving performance	omestead exemption I of the covenants and	agreements herein.	
WHEREAS, The Grantor's SATU	one retail in to dment			for 60
stallments of principal and interest in the	amount of \$75.	86	each until paid in	ı full, payable to
ASSIGNED TO:				
INSURED FINANCIAL ACCEPTANCE OF 4455 WEST MONTROSE AVENUE CHICAGO, ILLINOIS 60541	n	/h	DEPT-01 RECORDING	398061
GROWING PERSON			#8414 # C #=- COOK COUNTY RE	89-39804
The Granton	follows: (1) To pay said indebtedne e first day of June in each year, all for restore all buildings or improve	me, and the interest thereor taxes and assessments again ments on said premises that	at herein and in said notes provided to the defendant to may have been destroyed or damage.	led, or according to any exhibit receipts therefor, ed; (4) that waste to said
within sixty days after destruction or damage to rebuild emisses shall not be committed or suffered; (5) to keep all orized to place such insurance in companies acceptable to cond, to the Trustee herein as their interests may appear i prior incumbrances, and the interest thereon, at the time in the Event of failure so to insure, or pay taxes	, which policies shall be left and re e or times when the same shall become or assessments, or the prior incum:	main with the said morigage ome due and payable. brances or the interest there	on when due ti, + ,,rantes or the hole	ter of said indebtedness,
ty procure such insurance, or pay such taxes or issessmereon from time to time; and all muney so paid, the granten per cent, per annum, shall be so much additional indeed in the granten of a breach of any of the aforesidition to hadder the safe without total bodder the safe without totals became in the safe without totals became in the safe without totals.	itor agree to repay immedi bledness secured hersby.	ately without demand, and ! Cand indebtedness includin	he same with interest on team (our a restricted and all a senal taleage a	the date of payment at
tal holder thereof, without notice, become immediately declosure thereof, or by suit at law, or both, the same as if Ir is Agrage by the grantor that all expenses a icitors fees, autlays for documentary evidence, stengars phabll be neighby the grantor and the like expenses.	nd disbursements paid or incurred . her's charges, cost of procuring or o	in beliall of complainant in complaint in c	innection with the Jorecic Jure Joresi the whole title of said premises e the	including reasonable
shall be paid by the grintor—and the like expenses a auch, may be a party, shall also be paid by the grantor, any decree that may be rendered in such foreclosure preof given, until all such expenses and disbursements, an uninistrators and assigns of said grantor—waive—al stilling of any bill to foreclose this Trust Deed, the court is appoint a receiver to take possession or charge of as				
In the Event of the death, removal or absence from				
John A. Laskey y like cause said first successor fail or refuse to act, the set. And when all the aforesaid covenants and agreeme usonable charges.	person who shall then be the acti nts are performed, the gruntee or	of said County is ng Recorder of Deeds of said his successor in trust, shall	hereby appointed to be first successed County is hereby appointed to be release said premises to the party e	r in this trust; and if for second successor in this ntitled, on receiving his
	- 1 2ad	Aug	uct,	a
Witness the hand S.and seal S.of the	grantor Sthis	day of	Mitchell	A. D. 19 0.7
	X	ury 11	·	(SEAL)
	•••••••	<i>V</i>		(SEAL)
		-89	-398061	(GEAU)
	nh		-	

THIS INSTRUMENT WAS PREPARED BY:

4450 MEST MONTHUSE AVENUE

-----OHICAGO, ULINDIS, BOCAL LABORED FINANCIAL ACCEPTANCE GORP. Property of County Clerk's

JAMES V. CARBONE, Trustee

SAMUEL MITCHELL AND

In aint&

Blogilli

89398063

" OFFICIAL SEAL "
ANDREW K. JANAS
NOTARY PUBLIC STATE OF ILLINOIS
WY CO.N. SSICH EXPIRES 2/26/91 as . 1914). If the and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of boms Chiutu under my hand and Motarial Seal, this . instrument, appeared before me this day in person, and acknowledged that Halfmed, sealed and delivered the said instrument Subilic in and for said County, in the State aforesaid, Du Ferting Certifig that SAALS Ί MOREO County of COOK