This Indenture, with	ESSETH, That the Grantor Annie B. Stevenson and Ernest Stevenson
of theCityof Chicago	County of Cook
	· · · · · · · · · · · · · · · · · · ·
p,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
and to his successors in trust hereinafter lowing described real estate, with the im thing appurtenant thereto, together with	named, for the purpose of securing performance of the covenants and agreements herein, the fol- provements thereon, including all heating, gas and plumbing apparatus and fixtures, and every- all rents, issues and profits of said premises, situated
in the City of Chica Lot 4 (except the East	Go
Section 16, Township 37	North, Range 14, East of the Third Principal Meridian, in
Cook Coun'y Illinois. P.R.E.I. #25 16-419-037	
Property Address 311 W.	, 109th Place. Chicago DEFT-01 RECORDING 5
	T#7777 TRAN. 4734 10/04/90 13:1K:
	#8993 # \$ *-99-4848B
by Touren nevertheless for the nu	under at d by virtue of the homestead exemption laws of the State of Illinois. rpose of a coring performance of the covenants and agreements herein.
	e B. Stevenson and Ernest Stevenson
justly indebted uponinstallments of principal and interest in	the amount of \$ 105.87 each until paid in full, payable to ducts Inc. and assigned to Pioneer Bank & Trust Company.
	ducts Inc. and assigned to Pioneer Bank & Trust Company
The Granton coverent and ocree	as follows: (1) To pay said indebtedness and the interest there; a vein and in said notes provided, or according to any
econd, to the Trustee herein as their interests may app	as follows: (1) To pay and indebtedness, and the interest therec. The rein and in said notes provided, or according to any of the first day of June in each year, all lasts and accessments against as we premises, and on demand to exhibit receipts therefor, unid or restore all buildings or improvements on said premises that now are been detroyed or damaged; (4) that waste to said all buildings now or at any time on said premises insured in companies, a located by the grantee herein, who is hereby an eta to the hidder of the first mortgage indebtedness, with loss clause attached y while Arst, to the first Trustee or Mortgages, and, near, which policies shall be left and remain with the said Mortgagess of Trust exit the indebtedness is fully paid; (6) to pay time or times when the same shall become due and payable.
is prior incumorances, and the interest increation in the list the Event of injure so to insure, or pay to any procure such insurance, or pay such taxes or asse- berson from time to time; and all money so paid, the	time or times when the same small become due and physiols. The properties of the profit incumbrances or the interest thereon when due, the grantee or the holder of said indebtedness, sements, or discharge or parchase any tast lien or title affecting said prantises (* p. y all prior incumbrances and the interest grantersgreeto repay immediately without demand, and the same withlerest
ven per cant, per annum, shall be so much additional la rise Event of a breach of any of the aforesal wal holder thereof, without natice, become immediate	indebtedness secured hereby. debtedness secured hereby. debtedness secured hereby by the whole of said indebtedness, including principal and all er med it lerust shall, at the option of the dy due and payable, and with interest thereon from time of such breach, at seven per cc ut, per annum, shall be recoverable by
reclosure thereof, or by suit at law, or both, the same a in m. Auxano by the grantorthut all expens slicitum fees, outlays for documentary syidence, stenog	is if all of said indebtedness had then matured by express terms. s and disbursements paid or incurred in behalf of complainant in connection with the foreclosure by reof — including reusonable rapher's charges, cost of precuring or completing abstract showing the whole title of said premise embracing foreclosure decree
-shall be paid by the granter; and the like expens such, may be a party, shall also be paid by the grante a gray deeper the may be rendered in such foreschaus.	es and disbursements, occasioned by any suit or proceeding was real that grantee or any notice to any notice to any notice to the standard of the control of
ereof given, until all such expenses and disbursements dministrators and assigns of said grantor waive as filing of any bill to foreclose this Trust Deed, the co- rr, appoint a receiver to take possession or tharge of	id coverants or agreements the whole of said indebtedness, including principal and all er med it levest shall, at the option of the lydue and payable, and with interest thereon from time of such breach, at seven per cett, per an-rum, shall be recoverable by us if all of said indebtedness had then matured by supress terms, as and disbursements apid or incurred in behalf of complainant in connection with the foreclosure by completing abstract showing the whole title of said premise; embracing foreclosure decrees ea and disbursements, occasioned by any suit or proceeding wherein the grantee or any holder c. ar., part of said indebtedness, ar
,	90484882
Joan J. Behrendt	said Cook
renants and agreements are performed, the grantee or hi	a successor in trust, shall selesse said premises to the party entitled, on receiving his reasonable charges.
	17.1
Witness the hand and seal of t	14 (Ma) K Alamana
	(SEAL)
	(SEAL)
	(SEAL)
	(SEAL)
egit (general) en	

Botor

THIS INSTRUMENT WAS PREPARED BY Pioneer Bank and Trust Company 4000 W. North Ave. Chicago, Illinois 60639 R.D. McGLYNN, Trustee SECOND MORTGAGE Box No. . . The Cook County Clerk's Office sidt ,las2 lainstoM ban band yn abau irriid Qul YLul ... 06et .d .A..... 4771 as Chelt. free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. instrument, appeared before me this day in person, and acknowledged that . Lie y signed, sealed and delivered the said instrument * Notary Public in and for said County, in the State aforesaid, In Griffig that Annie B. Stevenson and Exnest.the undersigned.....the In yinnad COOK

stontiff

in rivid