UNOFFICIAL CORYS: 91382184

This Indenture, witnesset	H. That the Grantor Donald Kennedy and Mable Kennedy
of the	nty of COOK and State of I.l.linois
for and in consideration of the sum of	Seven thousand five hundred Dollars
of the City of Chicago and to his successors in trust hereinafter named lowing described real estate, with the improver thing appurtenant thereto, together with all red in the of Chicago	County of
Frink's subdivis	7 in Carter's subdivision of block 5 in ion of the southeast % of section 8, h, range 13, east of the principal County, Thinois.
	mber (P.I.N.): 16-08-409-021
Commenty Frame as	: 306 N. Waller, Chicago 91387184
0,	91382184
Is Treest, nevertheless, for the purpose of	ad by virtue of the homestead exemption laws of the State of Illinois. suring performance of the covenants and agreements herein. & Melble Kennedy
justly indebted upon	ne retal in callment contract bearing even date herewith, providing for 60
	ount of \$177.47ench until paid in full, payable to
	peri-01 recording \$13.00
	T#2222 TRAN 4941 07/30/91 14:23:00 #0975 # *91-382184
(3) within sixty days after destruction or damage to rebuild or prefinese shall not be committed or suffered, (5) to keep all built thorized to place such insurance in companies acceptable to the second, to the Trustee herein as their interests may appear, whill the incumbrar case, and the interest thereon, at the time or	ws 11. To pay and indebtedness, and the interest their of a berson and in and notes provided, or according to any study of Julie in each year, all takes and assessments ag an as so deprendes, and on demand to exhibit receipts therefor, restore all buildings or improvements on and premises that in sym so been destroyed or dimaged; (4) that whete to and dings now or at any time on said premises married in companies able selected by the grantee herein, who is hereby autically of the first mortgage indebtedness, with loss clauses attains typically rise, to the first Trustee or Mortgages, and, the policies shall be left and remain with the soil Mortgages or "rustees until the indebtedness is fully paid; (6) to pay times when the same shall become due and payable seasonments, or the prior incumbinances or the interest thereon when the time grantee or said indebtedness,
may procure such insurance, or pay such taxes or assessment thereon from time to time; and all money so paid, the grantor seven per cent, per annum, shall be so much additional indebtes. IN THE EVENT of a breach of any of the aforesaid coven	or discharge or purchase any tax hen or title affecting soul premis. or pay all prior incumbrances and the interest agree to repsy numericately without demand, and the same with my cear thereon from the date of payment at these secured hereby arise or agreements the whole of said indebtedness, including principal and all ears of interest shall, at the option of the
foreclosure thereof, or by suit at law, or both, the same as it all a law is shought by the grantur. That all expenses and d	ind payable, and with interest thereon from time of such breach, at seven jee. — et annum, shall be recoverable by for sail indebtedness had then matured by express terms is bursements paid or incurred in behalf of complainant in connection with the for cloure betterff—including reasonable charges, cost of procuring or completing, obstant showing the whole title of said prime's embracing foreclosure decree industrements, occasioned by any surface proceeding wherein the grantee or any holder of in, part of said included single, which proceeding, wheeler of said shift is an individual beginning under red or said, and to a set as costs and included dings, which proceeding, wheeler decree of said shift have logal acquired or not, shall not be smissed, not a release excets of said, mixing which is a feet first been said. The writing of or said grantor in the trib execution, the control of the proceeding of the said process per proceeding, and agrees that upon the said process of said the said processor of any party comming under said grantomises with power to collect the rests, features and profits of the said primises.
Is one Ever of the death, returnal or absence from sand ROBERT W. WILSHE any like cause hard first successor fail or refuse to act, then the hole covenants and agreements are performed, the grantee or his su	Cook County of the grantee, or of his refusal or failure to act, then of said County is hereby appointed to be first successor in this trust, and if for der of the note is hereby empowered to appoint a new successor in trust through a resolution of the board. And when all the aforesaid decessor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.
Witness the hand , , and seal , , of the gro	× mo Malel Kennely (SEAL)
	X Donald Kenty (SEAL)
	(SEAL)
	(SEAL)
	n

THIS INSTRUMENT WAS PREPARED BY: 14.5 Window Co. Inc. LaSalle Bank Lake View

Donald Kennedy

Mable Kennedy
TO
THOMAS J. MICHELSON, Trustee

13201 N. ASHLAND AVE.

CHICAGO, IL. 60657

The County Clark's Office

With under my hand and Motorial Seal, this

instrument, appeared holore me this day in person, and acknowledged that. They, signed, sealed and delivered the said instrument as instrument, appeared holore me this day in person, and acknowledged that. They, signed, sealed and delivered the said instrument as instrument, incee and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead, they are they are in Motarial Seal 141.

a Notary Public in and for said County, in the State aforesaid, the serving Criting that

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