GEORGE E COLE

CAUTION. Consult a tawyor before using or acting under this form. Norther the publisher nor the seller of this Avm makes any warranty with respect thereto, including any warranty of merchantativity or filmess for a perficular purpose

THIS INDENTURE WITNESSETH, That the undersigned as grantors, of posen , County of and State of 11.111015 , for and in considerations of the state o ,, for and in consideration of the sum of One Dollar and other good and valuable considerations, in hand paid, convey and warrant to Therese M. Mallyse The second secon Oak Lawn County of Cook and State of 111 mols as trustee, the following described Real Estate, with all improvements thereon, situated in the County of Cook in the State of Illinois, to-wit:

COOK COUNT REPORDER

BRATGEVIEW OFFICE

##0001##

RECORDIN K MAIL

0.50

93849035 #

SUBTOTAL 23.50 CHECK 23.50

2 PURC CTR

23.00

AboynSpicedge Recorder's Useffigit MCH 10:45

Lots 1 and 2 in Block 17 in the subdivision of that part of the Northeast 1/4 of Section 12, North of the Indian Boundary line and North of the South 15.56 chains thereof in Township 36 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

neredy releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.
Permanent Real Estate Index Number(s): 23-12-223-001-0000
Address(es) of Real Estate: 14501 Share and, Literate, Posen, Hillinois
0/

GRANTORS AGREE to pay all taxes and assets nents upon said property when due, to keep the buildings thereon insured to their full insurable value, to pay all prior incombrances and the interest thereon and to keep the property tenantable and in good repair and free of liens. In the event of failure of grantors to comply with any of the above covenants, then grantee is authorized to attend to the san, and pay the the bills therefor, which shall, with 9% interest thereon, become due immediately, without demand. On default in any payments hereunder, grantee may declare the whole indebtedness due and proceed accordingly.

AS FURTHER SECURITY grantors hereby assign, transfer and set over to grantee all the rents, issues and profits of said premises, from and after this date, and authorize him to see for, collect and receipt for the same, to serve all necessary notices and demands, to bring forcible detainer proceedings to recover possession thereof, to rent the said premises as he may deem proper and to apply the money so arising to the payment of this indebtedness, or to any advancements made as aforesaid, and it shall not be the duty of grantee to include into the validity of any such taxes, assessments, hens, incumbrances, interest or advancements.

In trust, nevertheless, for the purpose of secu	ring performance of the folio	wag obligation, to-wit:	:
S. 153. 11.	Liovember		19.22
"Corpo (3) vons)	after date for value rece	ived I (we) promise to p	pay to the order of
Theresa M. Malysa			the sum of
ONE THOUSAND FIVE HUNDRED AND	NO/1009HC	<u></u>	•••• Dollars
at the office of the legal holder of this instrume until paid, payable at said office, as follows: 220	ent with interest at 👑	per cent per an num	after date hereof
until paid, payable at said office, as follows: 24	<u>yable sooner or a</u>	· the sale of	the home

And to secure the payment of said amount I (we) hereby authorize, irrevocably any attorney of paiv court of record in any County or State in the United States to appear for us in such court, in term time or vacation, at any time after maturity hereof, and confess a judgment without process in favor of the holder of this instrument for such amount is may appear to be unpaid thereon, together with costs, and reasonable afterney's fees, and to waive and release all criors which may intervene ill any such proceedings, and to consent to immediate execution upon such judgment, hereby ratifying and confirming all that my (our) said attorney may do by virtue hereof.

refuses to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed the trustee, or his successor in trust, shall release the premises to the party entitled thereto on receiving his reasonable charges.

If any provision of this indenture shall be prohibited by or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating or affecting the remainder of such provision or the remaining provisions of this indenture.

Witness our hands and seals this 16-h day of	MOVEMBER	. 19.22
•	Mila H Thomas	(SEAL)
PLEASE PRINT OR	ALASS THOMAS	
TYPE NAME(S) BELOW SIGNATURE(S)	Roce Thomas	(SEAL)
	TOSO THOMAS	

This instrument was prepared by Theorems M. Malysa 1971 S. Treeve Treated 1971 And Advance and Advances Oct Colored 1971 111 110 S. San Tank

UNOFFICIAL COPY

I, Mā	argaret Bio	enias EBY CERTIFY that			-		inty, in the
State acord	Said, DO HALL	ZBY CERTIE :		****			Contract of the Contract of th
personally	known to me to	to be the same persor	rtž whose	nameS	, subscribed to the	z foregoing i	instrument,
		day in person and					
		. free and voluntary ac	ct, for the us	ses and purposes	c therein set forth, in	icluding the r	clease and
•	the right of home der my hand and	estead. I official seal this <u>16</u>	oth	day of	Vovember	·	10 <u>92</u>
() FRO	APTCIAL MARCADET OTRAPIODER OTA IY COMMISSION 2X	SEAL BIENIAS			Sant Bur		
Commissio	on Expires 8-2	26-95		٠	** Without the second	ı	
		U/S					
		CO					
		0,	4	-			
		93	, H1303	کار			
		ب ر		12			
			Ť	7/1			
				C	•		
				-(0	94.		
					745		
					0.		
						•	
					sh flue 304 12 60453	-0	
				`\	ە « قى		
	<u>.</u>			=	_3_,	**	.
)te					7 0	{{	
Trust Deed and Note					M. MALYSA S. CICERO AUE 30V AAWD IL GO453		
nd			سد	٥٥ ٩ ور ر			COLE
d a	2		Yar S	۔ سِسر	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	.	EORGE E. COL
ee			الاستا	7	Lewer Control Main Main Main Main Main Main Main Main		GEORGE E. COLE
9			<i>></i>	_ \	Theress 9400		GE
ISI	}				ろさず	MAIL TO	
	÷	:		,		VAI	