Ulifs Judenture, witnessettl, That the Grantor John Hopkins and Arthur Lucille
Hopkins, his Wife
Property Address: 611 W. 105th St.
of the City of Chicago County of Cook and State of .Illinois
for and in consideration of the sum of Three . thousand ninety-seven . and . 44/100 Dollar
in hand paid, CONVEY. AND WARRANT to R.D. McGLYNN , Phrustee
of the City of Chicago County of Cook and State of Illinois
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and every thing apparatanant thereto, together with all rents, issues and profits of said premises, situated
in theCityofChicago
Lot.Six.(6) in the Resubdivision of DeYoung's Fernwood Park
Subdivision of part of Lots 20 and 21, in School Trustees Subdivision
of Section 16, Township 37 North, Range 14, East of the Third
Princip, (Meridian, Plat of which Subdivision was registered
February 6, 1926, as Document Number 289713.
P.R.E.I. # 25-16-117-004
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Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In Taust, nevertheless, for the purpose of recuring performance of the covenants and agreements herein.
WHEREAS, The Grantor John Hopkins and Arthur Lucille Hopkins, his Wife
justly indebted upon
payable in 36 successive monthly it staiments each of \$86.04 due
on the note commencing on the 23rd day of NOV 19.85, and on the same date of
each month thereafter, until paid, with interest after maturity at the highest
lawful rate.
THE GRANTON covenant and agree as follows: (1) To pay said indebtedness, and the interest thet. of an herein and in said notes provided, or according to any
agreemant extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments again a. a. id premises, and on demand to exhibit receipts therefore (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that, "may, "we been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companie. "who is hereby authorized to place such insurance in companies acceptable to the huider of the first ontrigge in our days with lose clause attache." "while first, to the first Trustee or Mortgage, and second, to the Trustee or Mortgage, and second, to the Trustee or the first shall be left and remain with the said Mortgages or 'r interest until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and unwable.
In the Event of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, in grantee or the holder of said indebtedness may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premise to pay all prior incumbrances and the interest thereon from time to time; and all money so paid, the granter agree to require the modified without demand, and the same with interest thereon from the date of payment at seven per cent, per annum, shall be so much additional indebtedness secured hereby.
Meven per cent, per annum, shall be so much additional indebtedness secured hereby. In rits Event of a breach of any of the sforeanid covenants or agreements the whole of said indebtedness, including principal and all earner interest shall, at the outless of the
In this Event of a breach of any of the aforeanid covenants or agreements the whole of said indebtedness, including principal and all carnes interest shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at seven per cent. Are unusus, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms. It is Amazza by the granturthat all expenses and disbursements paid or incurred in behalf of complainant in connection with the force! our moreof—including reasonable
solicitors less, dutings by the grander that it is penses and disbursement, and the control of the control
as such, may be a party, shall also be paid by the grantor All such expenses and disbursements shall be an additional lien upon said premises, which is decree in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall n it be dismissed, nor a release
nersog given, notical such expenses and discursoments, and the costs of suit, including solicitor's tees have been paid, the grantoror is in the liters, executors administrators and assigns of said grantor
ham been and then the state of the Coal-
In the Event of the death, removal or absence from said
Joan J. Behrendt of said County is hereby appointed to be first successor in this trust; and if for any like cause said first successor fail or refuse 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 alreaded covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.
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AND THE SECOND S
Witness the hand and sent of the grantor this 8th day of OCTOBER
X John Hopkias (SEAL)
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BOX 22

NOTE IDENTIFIED

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