•	
•	This Judguture, witnesseth, That the Grantor William Lamb and Barbara Lamb, his
	Wife Property Address: 10653 S. Peoria
	Cook filinois
	of the City Cof Chicago County of Cook and State of filinois
)	for and in consideration of the sum of Seven thousand eight hundred nthety & 96/100 Dollar
	in hand paid, CONVEY. AND WARRANT to R.D. McGLYNN, Trustee
	of the
	in the City of Chicago County of Cook and State of Himois, to win Lot Seventeen (17) in James Gately's Resubdivision of Block Ten (10) in Section 17 Addition to Washington Heights, being a Subdivision of
	the South Malf (1/2) of the Northeast Quarter (1/4) of the Northeast Quarter (1/4) and the Southeast Quarter (1/4) of the Northeast
	Quarter (1/4) of Section 17, Township 37 North, Range 14, East of the
	Third Principal Meridian, according to Plat thereof registered as
	Document No. 1354258, in Cook County, Illinois. P.R.E.I. #25-17-229-015
	community Known as 106535 iteria Chap. Ill.
	,,
	Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein.
	WHEREAS, The Grantor William Lamb and Barbara Lamb, his Wife
	justly indebted upon
	payable in 84 successive monthly instalm rts each of \$93.94 due
	on the note commencing on the 20th day of PRIL 19.86, and on the same date of
	each month thereafter, until paid, with interest after maturity at the highest
	lawfui rate.
P	The Granton coverant and agree as follows: 1) To pay said indebtedness, and the interest thereon, as he rein and in each notes provided, or according to any greenant extending time of payment. (2) to pay prior to the first day of done in each year, all taxes and assessments against said or seem destruction or distinged to related for rectors all buildings or improvements on each year, all taxes and assessments against said or seem destruction or distinged to related to restore all buildings or improvements on each precises that may have seem destructed or demanded, 4st that waste to said remines shall not be committed or suffered; 5st to keep all buildings now or at any time on said precises insured in companies to be select if by the grantee heroin, who is hereby substracted in companies acceptable to the builder of the flast motivage indebtedness, with loads clause all takehed payshil. (3.1), in the first Trustee or Mortgages, and
A	scond, to the Trustee herein in their interests may uppear, which policies shall be left and remain with the said Mortgagess or Trustees up to the indebtedness is fully paid, (b) to pay ill prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable. In this Every of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, the graines or the holder of said indebtedness, any procure such insurance, or pay such taxes or insersaments, or discharge or purchase any tax lien or title affecting and premises or pay such taxes or insersaments, or discharge or purchase any tax lien or title affecting and premises or pay such taxes or insersaments, or discharge or purchase any tax lien or title affecting and premises or pay such taxes or insersaments, or discharge or purchase any tax lien or title affecting and premises or pay in the indepted of the interest.
ne ne	nay produce such insurance, we pay such bases of assessments, or discharge or purchase any for the ancesting stud premises at pays of prior incumination and students increase thereon from time to time, and all money su paid, the granton — access secured access the percent, per annum, shall be so much additional indebtedness secured hereby. In this Eviker of a breach of any of the additional indebtedness secured hereby. In this Eviker of a breach of any of the additional indebtedness access the pays the additional indebtedness, including principal and all earned the tends of the pays the p
fo	rectioned thereal, at my shift it law, or issin, the same in it in) or sain indestigations and then inducted by express terms. It is Acagan by the grantor—that all expenses and disfursements paid or incurred in behalf of complainment in connection with the forest course, each of including reasonable.
81	skill be paid tay for documentary evolution. Seriographer a charge, class on posturing or tempering manner among the analysis of determining the state of any serior and indebtedness as uch, may be a party, shall also be paid by the grantor. All such expenses and disbursements shall be an additional lies upon and premises, shall be tax 1 and and included a cary decree that may be rendered in such foreclosure proceedings, which proceedings, which proceedings is shall have been entered or not, shall not be discussed, nor a release reed given, until all such expenses and disbursements, and the costs of suit, including solicitorie fees have been paid. The grantor—for said grantor—and for the items, executions in the suit of the cost of suit, including solicitorie fees have been paid. The grantor—for said grantor—and for the items, executions the fillings of said grantor—and such foreclosure proceedings, and agree—that upon the grantor—for said grantor—and such foreclosure proceedings, and agree—that upon the grantor—are to the said grantor—and such foreclosure proceedings, and agree—that upon the grantor—are to take possession of the grantor—are to take posse
w	·
u	In the Syant of the death, removal or absence from said Cook County of the grantee, or of his refusal or failure to set, then JOAN J. Behrendt of an American State of the Sta
	Ath MARCH
	title it had taken to pake amendom this # LII down from the Philodelli ' in 1000
	Witness the hand and seal of the grantor this 4th day of MARCH A. D. 1986
	× 11) · CCC · X
	X Du Chare Frenchia ISEAL

mideri gresok	A
W STA	777/
	. 198. et . d. A. D. 19. 86
	(Num under my hand and Notarial Seal, this with
	more more control of the control based on the control of the con
	recreaming tension of the force me this day in person, and acknowledged that. The Y signe
unionerol add of bedinaedus	ЭТБ В втал эхони. В. поктод эпляк энд эф от эти од личоля ушалоктод
	·
	Barbara Lamb, his Wife
bas dmsd msilliW	a Notary Public in and for said County, in the State aforesaid, "On Birrelig Certifig that.
	I, the undersigned
	State of Illinois (1915)
	199
	i alonilli în atul

Property of County Clerk's Office

Addres Chicago, Illinois 60639

Hymised

Youther Address

MAIL TO;

PLOUBER BANK HOLD W. NORTH AVE CHICAGO, IL. 60639

S. Harris

)

Deed to

Day with the best

Submittenfey Bank and Truct Company

THIS INSTRUMENT WES PREPARED BY: 100 R.D. MCGLYNN, Trustee 3499701 Box No.... . 3 22