.á) ..

 $A^{T} = r_{1}$

THIS INSTRUMENT WAS F	REDARED BY AN	NETTE GARCIA.	NORTH AVE.	CHICA
TRUST DEED	NO.	To1'S.	Au	
This Indenture, with	The state of the s	Tendos W ODic	kaon (a widow)	
Ones Stutiative, With			City :	
A design of the second of the	*****		: : : : : : : : : : : : : : : : : : :	
of the C1tyof Chicago	Construct Constr	and State of	Illinois	
or the C.1 ty).County orCOOK	Three Hundred S	Seventy-Five and 80	Allars
		GLYNN, Trustee		
of the Chicag	County of Co	ok and Su	te of ., Illinois	
and to his successors in trust hereinafter lowing described real estate, with the im thing appurtenant thereto, together with	named, for the purpose of provements thereon, inclu all rents, issues and profi	securing performance of the ding all heating, gas and ply ts of said premises, situated	covenants and agreements herein, t imbing apparatus and fixtures, and	he fol- every-
in the City of Chicag	çCounty of	.Cook	and State of Illinois, t	ta-wit:
The West Four (4) 1	iches of Lot T	hirty		-(30)
In the Resubdivision Section S. Township	.40.North,Ran	g.e. 13 ,. East. of.	.t.heThirdPr.inclps	1
Meridian			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
p.R.E.I#13-09-313-	FD48		***************************************	
Property Address:	DZ48 W. Winnen	**C 77)	,.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•••••
	······································			
	,			
	***************************************			1

dereby releasing and waiving all rights In Trust, nevertheless, for the pur	pose of securing) erforma	nce of the covenants and agr	eements herein.	
WHEREAS, The Grantor's . Jania	CO.MDICASON.	.(.a. widow.)	60	
THE GRANTOR covenant and agree agreemant extending time of payment; (2) to pay price (3) within sixty days after destruction or durage to rel premisee shall not be committed or suffered; (5) to keep thorized to place such insurance in companies acceptate second, to the Trustee horein us their interest may all prior incumbrances, and the interest thereon, at the	onli buildings now or at any time of all buildings now or at any time the to the holder of the first mortge spear, which policies shall be left as time or times when the same shall	on said premises insured in companies ge indebtedness, with loss clause attac nd remain with the said Mortgagess of I become due and payable.	to selected by the granter herein, who is he had a typhic first, to the first Trustee or Marting Trustee at it the indebtedness is fully paid; to	reby au- (ee, and, 8) to pay
in the Event of failure so to insure, or pay to may procure such insurance, or pay such taxes or ass thereon from time to time; and all money so paid, the seven per cent, per annum, shall be so much additional	essments, or discharge or purchase granteragreeto repay im	e any tax lien or title affecting said p mediately without demand, and the	hen due, the grantee or the holder of said indeb remises or pay s ¹⁷ ,, by incumbrances and the ame with interest the, ron from the date of pays	interest ment at
IN THE EVENT OF B Breach of any of the Bioresi	ale due and energie and with int	erest thereon from time of such brench	at seven per cens, pe any m, shall be recover	rable by
IN THE EYENT OF a Breach of any of the more a legal holder thereof, without notice, become immediat foreclosure thereof, or by suit at law, or both, the same it is Admen by the grantor that all expens	as if all of said indebtedness had the	ien mutured by express terms. rred in behalf of complainant in come	ction with the foreclose a hr cof - including rea	ssonable
solicitors fees, outlays for documentary evidence, stend — shall be paid by the grantor and the like expen- a costs may be a party shall also be paid by the grant	grapher's charges, cost of procuring see and disbursements, occasioned for	; or completing abstract showing the v by any suit or proceeding wherein the sursements shall be an additional lien	viole title if sittle permises of a crist forestatus a gruntee or any holder at a y part of said indeb apon said premises, shall b. lasced as costs and l	tedness, included
oreclosure thereof, or by suit at law, or both, the same it in Acassa by the strantor that all expansions of the Acassa by the strantor that all expansions of the strantor that all expansions are such, may be a party, shall also be paid by the grantor, and the like expanse such, may be a party, shall also be paid by the grant in any decree that may be rendered in such foreclosulareof given, until all such expenses and disbursement administrators and assigns of said grantorwaive. the filing of any bill to foreclose this Trust Deed, the cutor, appoint a receiver to take possession or charge	re proceedings; which proceeding, is, and the costs of suit, including i	whether decree of sale shall have be alicitor's fees have been paid. The gra	en entered or not, shall not be 'am seed, nor a ntorfor said granterand for he heirs, ex usual formulaster proceedings a barren to	release recutors,
administrators and assigns of said grantorwhive the filing of any bill to foreclose this Trust Deed, the cotor appoint a receiver to take possession or charge	aurt in which such hill is filed, may of said premises with power to col	at once and without notice to the said ect the rents, issues and profits of the	grantor, or to any party claiming under sa	id gran-
			nty of the grantee, or of his refusal or failure to	
Joan J. Benrendt	t, the person who shall then be th	e noting Recorder of Deeds of said Co	by appointed to be first successor in this trust; a unty is hereby appointed to be second successor up said promises to the party entitled, on recel-	- 1 - 49-1-
trust. And when siline airresaid covenants and agr	believite are pertormen, the grant	ee or his specessor in trust, shatt rete	ise said promises to the party entitied, on recei	ving bis
trust. And when sittine aloresald covenants and agr	genienta are pertormen, me gri	OF OL UIS WOCCOMPOLIE TETTAL BUSIN LAIG	ise and gramises to the party antitied, on recei	r in this ving bis
trust. And when sighte aftered toverants and agr	· · · · · · · · · · · · · · · · · · ·	ee or this societies and a soc		
trust. And when siltine appressid covenants and agr	· · · · · · · · · · · · · · · · · · ·	ee or this societies and a soc		₁₉ .87
trust. And when sight a horesaid tovenanus inid agr	· · · · · · · · · · · · · · · · · · ·	ee or this societies and a soc		₁₉ .87
trust. And when sighte aftered toverants and agr	· · · · · · · · · · · · · · · · · · ·	d day of June	A. D. (S	19 . 87 SEAL)
trust. And when sighte aftered toverants and agr	· · · · · · · · · · · · · · · · · · ·	d day of June	A. D.	19 . 87 SEAL)
trust. And when sight a horesaid tovenanus inid agr	the grantor this 3r	d day of June	A. D. (8)	19 .87 SEAL) SEAL)
Witness the hand and seal of	the grantor this 3r	d day of June	A. D. (S	19 .87 SEAL) SEAL)
Witness the hand and seal of	the grantor this 3r	d day of June	A. D. (8)	19 .87 SEAL) SEAL)

THIS INSTRUMENT WAS PREPARED BY: Supplied Bank and Trust Company Promise d GR.D. MCGLYNN, Trustee Chao Il Locasa diver satify Pioneer Bank+ Trust Co. Box No. . . . 22 111inois 60639 ortii midt 941 County Clark's Office 81, amna asodw... nostaq omas add ad at am at awand yllanostaq 1. Construct State of State alignments, in the State alignments, In Herring Certific that Jan. 22, 129. M., Dickson. (A. Wildow benglarebal edT I

1322432 IN DUPLICATE-

... da pitanaD

In atistic

COOK

Illinois