	00053207 13177988	- Turonach arradura egaal comps Transport egantaman
()	TRUST DEED 575238	22.545.152
ł	CITO 7	THE ABOVE SPACE, FOR RECORDER'S USE ONLY
	a: Illinois corporation doing business in C T IV T. WHEREAS the Mortgagors are ju st d let il holder or holders being herein re TL C THOUSAND AND NO	DEZ and LYDIA FERNANDEZ, his wife  herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY hicago, Illinois, herein referred to as TRUSTEE, witnesseth; Sily indebted to the legal holder or holders of the Instalment Note hereinafter described, eferred to as Holders of the Note, in the principal sum of
	and delivered or and by which from Decimber 1, 1973 of Eight (8%)	said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate ———— per cent per annum in instalments (including principal and interest) as follows:
	of January. 1974.  the 1st day of each Consequence of principal and interest if not All such payments on account or the in balance and the remainder to principal the rate of 8% per annum, company in appoint, and in absence of such appoint in said City. Syrappy C	and \$286.70 OX MOXE Dollars on the Dollars on and \$286.70 OX MOXE Dollars or securitive month thereafter until said note is fully paid except that the final society paid, shall be due on the 1st day of December, 1988 abbiedness evidenced by said note to be first applied to interest on the unpaid principal provided that the principal of each instalment unless paid when due shall bear interest a "2" said principal and interest being made payable at such banking house or true Illinois, as the holders of the note may, from time to time, in writing the payable of the content of the payable at such banking house or true and the office of ETHEL/DAVIS, 1520 W. Toulny Avenue DAVIS and EDWARD H.DAVIS, at the payment of the said, incipal sum of money and said interest in accordance with the terms, provisions manner of the cov sinst an agreements herein contained, by the Mortgagors to be performed, and also in paid, the receipt a versof is nereby acknowledged, do by these presents CONVEY and WARRANT unto the learning that the coverage of the coverage
	feet thereof) in land 2 of Fussey at East fractional quantum Range 14, East of land 2 in Coleho in said Fussey an Illinois,	Lot 2 and Lot 3 'except the South 31 Block 2 in Argyle subdivision of Lots 1 and Fennimore's Subdivision of the South uarter of Section 8. Twnship 40 North, the Third Principal Leridian, and of Lots urs and Connarroes Subdivision of Lot 3 d Fennimore's Subdivision in Cok County
	(THIS IS A PART PURC	HASE PRICE FIRST MORTGAGE).
	long and during all such times as Mortgagors m and all apparatus, equipment or articles now, (whether single units or centrally controlled), windows, floor coverings, inador beds, awnings, attached thereto or not, and it is agreed that all on assims shall be considered as constituting our	ntis, essements, fixtures, and appurtenances thereto belonging, and all rents, issues a d. rollist thereof for a ye be entitled thereto (which are pickaged primarily and on a parity with said real at a rand not accordatily or hereafter therein or thereon used to supply bear, gas, air conditioning, water, "i, power "figeration and ventilation, including (without restricting the foregoing), externs, window shades, are o or and work of the said of the foregoing real power of the part of said erestite the either sheal stores and water heaters. All of the foregoing are placed to be a part of said erestite the either sheal to the real extent.  On the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts 'cut and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and 'a cer'.
	This trust deed consists of two page	ges. The covenants, conditions and provisions appearing on page 2 (the reverse side o. the provisions and are a part hereof and shall be binding on the mortgagors, their hereof and shall be binding on the mortgagors, their hereof
	Glass Temma	[SEAL] [SEAL] [SEAL]
	STATE OF LLINOIS.	I.  Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THA  MARCOS FERNANDEZ and LYDIA FERNANDEZ, his wife,
		sonally known to me to be the same person <b>B</b> whose name <b>B_BXQ</b> _subscribed to the forego cared before me this day in person and acknowledged that <b>they</b> signed, sealed a

V Comment



THE COMBNAMIS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1. (THE REVERSE SIDE OF THIS TRUST DEED).

"Morth plantacid (I) promptly repair, restore or rebuild any publidings or improvements new are hereafter on the premier which may become damaged or deal of the property of the prompts of Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): spincipal and interest remaining unpaid on the note; for in, an, overplus to Mortagors, then hears, legal representatives or assigns, as their replict may appear.

9. Upon, or at any time after the filing of a bill to t reclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sex. \*\*i' \*\*\* notice, without regard to the then wal e of t e premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such the representative may be appointed as under the receiver. Such the representative may be appointed as and a deficience "during the little seature of redemption, whether there be redemption or not, as well as during any further times when Mortagors, except for the terv after of our development, whether there be redemption or not, as well as during any further times when Mortagors, except for the terv after of our first of the content, such and profits, and all other powers which may be necessary or are usual in such cases or "a potential, but the such as the suc 11. Trustee has no duty to examine the title, location, existence or condition of the primes, o to inquire into the validity of the signatures or the identity, capacity, or authority, of the signatures or the identity, capacity, or authority, of the signatures on the note or trust deed, nor shall Trustee be obligate to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, one be liable for any acts or omission. It can except in ease of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactor. O' one exercising any, power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of 1 and year of my power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of 1 and year of my power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of 1 my person who shall, either before or after manufity thereof, produce and exhibit to Trustee the note, representing that all indebtedness here so: o' has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such success. O' my person who shall, either before or described my note which bears an identification number purporting to be placed thereon by a prior trustee he our left on the presentation of the original trustee and it has never placed by placed thereon by a prior trustee he our left on the presentation is requested of of the original trustee and it has never placed by the persons herein designated as he may be the extended only note which may be presented and which conforms in substance with the description herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this "arran, us shall have b TECHNOLOGY OF DEEDS COOK COUNTS ILLINGIS FILED FOR RECORD **\*22545152** Nov 14 '73 3 28 PM IMPORTANT... CHICAGO TITLE AND TRUST COMPANY THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD NATHAN EINHORN 77 W. Washington Street 5123-25 N. Winthrop Ave. Chicago, Illinois 60602 Chicago, Illinois 60640 533

PLACE IN RECORDER'S OFFICE BOX NUMBER.