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	EDON 4 UNA 11 18 18 18 18 18 18 18 18 18 18 18 18	22 547	263 * 2 2 5	7283	28 4	
1	CTTG 7		SPACE FOR RECORDER'S	USE ONLY	WAY SOUTH	
an II THA	S INDENTURE, made Novemb C. JAMES MARTELL CHIC CHIC	O and MARILYN herein referred AGO TITLE AND TRU Illinois, herein referred debted to the legal holde	to as "Mortgagors," and ST COMPANY to as TRUSTEE, witnesset or holders of the instaln	h: nent Note hereinafte	ır-described,	
100	need by one certain instalment Note of the	Note the Mortgagors		id principal sum s	and interest	
of the payi All bala the com	ment of principal in in rest, if not soone such payments on account of the indebted ince and the remainder to rincip i; provid	por cent per annum OO nd Onc. Hundred onth paid, shall be due on th ness evidenced by said r d that the principal of of said principal and in Illinois, as	n instalments (including pincluding pincludi	Piret First /100 Dollars fully paid except to December Interest on the unp t when due shall bet at such banking he	as follows:dayon hat the final s 19 88. aid principal ar interest at ouse or trust	
and con	NOW, THEREFORE, the Mortgagors to secur. 1- p limitations of this trust deed, and the performan- alderation of the sum of One Dollar in hand paid, if atee, its successors and assigns, the following describe	ment of the said principal at the covenants and agreement receipt whereof is hereby as Real Br	m of money and said interest in nts herein contained, by the M knowledged, do by these presentate, right, title and interest the COOK	accordance with the ter ortgagors to be performe to CONVEY and WARR, rein, situate, lying and b AND STATE (eiuff iu tue	
And	Addition to No of the west hal the south east Section one (1)	rth Edgewa. c. f of the east hal quarter of the n , Township fort	in T. J. Grady's reing a subdivision of the west half of the ast quarter of C) north, Ran Princip 11 N eridi	of 5	<u>00</u>	
(E)	This is a part purchase n	oney mortgage.		no francis na difference La familia de la familia de La familia de la familia	v ar billiot Polis a cost Prificación	
wh lon and (wi att or for Mc	ich, with the property lierdinafter described, is refere TOGETHER with all improvements, tenements, eas gand during all such times as Morgagors may be e dil apparents, equipment or articles now or here hether, single units or, centrally, controlled), and without a controlled, and it will be considered as constituting part of the TO HAVE AND TO HOLD the premise unto the as this, free, from all rights and benefits under and by ortgagors do hereby expressly release and waive. This trust deed consists of two pages. This is deed) are incorporated herein by references and assigns.	e covenants, conditions	and provisions appearing	on page 2 (the reve	so 7 43,62 this	77
341 325 341 441	WITNESS the hand B. and see S. X. C. James Martello		and year that above written	Martell fartello	(SEA !)	36 772
	and the group before a produce the second of the	i jin shiri, saa griyaada	in said County, in the State of and Marilyn Mar	بفينت فنبثث	}	
	instrument, appeared b dolivered the said instr	known to me to be the same efore me this day in person a ument as <u>Their</u> y hand and Notarial Seal this	free and voluntary act, for	rhey	igned, scaled and	
	n 807 M 1-89 Tr. Deed, Indiv., Instal.—Incl. Int.	Page 1				

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- 1	THE CONTRACTS COMMENTS	Page 2 NS AND PROVISIONS REFERRED TO ON	DAGE I CTUE DEVENCE SING OF THE	E TRUST DUENT
	1. Mortgagors shall (1) promptly re or be destroyed; (2) keep said premises subordinated to the lien hercoff; (3) pay upon request exhibit satisfactory evide- building or buildings now or at any tin respect to the premises and the use ther 2. Mortgagors shall pay before any, and other charges against the premises prevent default hercunder Mortgagors in	NS AND PROVISIONS REFERRED TO ON pagir, reitaire or rebuild any buildings or improve a in good condition and repair, without waste, is when due any indebtedness which may be secu- nce of the discharge of such pixel lies to Truste me in process of erection upon said premises. The rest [6] insket on material siterations in said pre- pensity attaches all general taxos, and shall pay when due, and shall upon written request, furn- shall pay in full under protest, in the inanner pa-	rans 1 (1112 REPEASE SIDE OF THI ments now or heterafter on the premises which ind free from mechanite's to other liems or claid ed by a lien or charge on the premises superlic or to includers of the notes (4) complete with 1) comply with all requirements of law or in mises except as required by Jaw or manicipal a special taxes, special assessments, water, thang also to Trustee or to includers of the note duple ovided by statute, any tax or assessment while	h may become damaged the fire lies but expressly of to the lies hereof, and in a reasonable time any unleipal ordinances with relinance. s, sawer service charges, ate receips therefor. To h Mortgagors may desire
	 Mortgagors shall keep all buildin windstorm under policies providing foi to pay in full the indebtedness secured damage, to Trustee for the benefit of shall deliver all policies, including add 	ngs and improvements now or hereafter situater repayment by the institution companies of money hereby, all in companies astifactory to the hith children of the notice, such rights to be evident ditional and renewal policies, to holders of the the respective dates of expiration, sistee or the holders of the note may, but need seemed expedient, and may, but need not, make promise or settle any tax lien or other prior lie y tax or assessment. All moneys paid for any oneys feet, and any other moneys advanced by Topensation to Thattee for each matter concern wand by the property and the property of the control of the property of the control of the	on said premises insured against loss or day s sufficient either to pay the cost of replacing olders of the note, under insurance policies and by the standard mortgage clause to be atta- note, and in case of insurance about to exp	nage by fire, lightning or or repairing the same or sayable, in case of loss or ched to each policy, and ire, shall deliver renewal
0	connection therewith, including attorn the lien hereof, plus reasinable com additional indebtedness secured hereb per annum. Inaction of Trustee or h hereunder on the part of Mortgagors, 5. The Trustee or the holders of I to any bill, statement or estimate pro	neys fees, and any other moneys advanced by Tri popenation to Trustee for each matter consi- ty and shall become immediately due and payable olders of the note shall never be considered a the note bettey secured making any payment record from the appropriate public office with the feelblitter. It allow of the ordinal benefit	usize or the holders of the note to protect the ng which action herein authorized may be without notice and with interest thereon at a water of any right accruing to them o ereby authorized relating to taxes or assessmut ut inquiry into the accuracy of such bill, stat	mortgaged premises and taken, shall be so much the rate of any default mits, may do so according ement or estimate or into
	Mortgagors shall pay each item of the holders of the note, and without man. Trust Deed to the contrary intrest of the note, or (b) when de- con since.	of indebtedness herein mentioned, both principout notice to Mortgagors, all unpaid indebtedness, become due and payable (a) immediately in tofault shall occur and continue for three days	eal and interest, when due according to the te secured by this Trust Deed shall, notwithstar he case of default in making payment of any In the performance of any other agreement	rms hereof. At the option ding anything in the note instalment of principal or of the Mortgagors herein
ì	forcelos, the "an hereof, In any suite capenditure and appears which make fees outleys for doe mensay and exercise of procuring and assurances with respect title a bidders at any sale with 'may be had the nature in this part wap mentioned thereon at the rate of became real probate and bankruptcy presedings, indebtedness hereby secured; or [6].	secured shall become due whether by accelerate to freeclose the line hereof, there shall be to freeclose the line hereof, there shall be type paid or incurred by or on behalf of Trustate pages whether the line shall be the line shall be a structure or holders of the note may deem to pursuant to such decree the true condition of it of pursuant to such decree the true condition of the per annum, when paid or incurred by Trustee per sanum, when paid or incurred by Trustee per sanum, when paid or incurred by Trustee per salum for the commencement of any three propagations for the defense of any three nenced.	wed and included as additional indebtednesses or on holders of the note for attorneys' fees on costs and costs (which may be estimated immisations, title insurance policies, Torrens cobe reasonably necessary either to proscute to title too rike value of the premises. All extenses secured hereby and immediately due or holders of the note in connection with (gr as plaintiff, claimant or defendant, by reasuit for the foreclosure bergof after agrant	in the decree, for sale all. Trustee's feet, appraiser's a to term to be expended relificates, and similar data such suit or to evidence to enditures and expense of and payable, with interest any proceeding, including nof such right to foreclose
	and expenses incident to the foreclo which under the terms hereof consti principal and interest remaining un	sure proces lings, including all such items as an linte, occur d indebtedness additional to that everally on one not to the everally such to Most	i mentioned in the proceding paragraph here Idenced by the note, with interest thereon s Agagors, their heirs, legal representatives or	of, second, all other items s herein provided; third, all assigns, as their rights may
		e filing of to roreclose this trust deed, the thore force or sais, without notice, with thout regard to the then value of the premises of as such receives. Such sais, without notice, with hout regard to the then can contain the sais of as such as sais and a selection; during the when Mortgagors, except, for the intervention on excessary or are usual in care for the pre-Court from time to time may a more a the re-Court from time to time may a more a the re-Court from time to time may a more a the re-Court from time to time may a more a the re-Court from time to time may a more a the re-court from time to time may a more a the re-court from time to the police of the said and the said		
	12. Trustee has no duty to our identity, especity, or authority of the herein given unless expressly obligating misconduct or that of the agents or 13. Trustee shall release this trusty this trust deed has been fully platter maturity thereof, produce an active maturity thereof, produce an active maturity thereof, produce an active maturity thereof.	amine the sitte, location, existence or condition, the ignatories on the note or trust deed, not that the ignatories on the note or trust deed, not that the dy the terms hereof, nor be liable for any employees of Trustee, and I may require indem at deed and the lien thereof by proper instruments add and Trustee may execute and deliver a release that the trust is not the trust of the diverse of the deed to the trust of the trust is not the trust of the trust is the trust is required to a second of a second of the trust is the trust is the trust instruct.	of me premises, or to inquire into the validation of me or record this trust ducts of me of me or record this trust ducts of me or record this trust ducts of me or record the state of the me of th	lity of the signatures or the error or to exercise any power of its own gross negligence or lower herein given. Herein was secured in who shall, either before or paid, which representation was executed to the paid of the property of the paid.
	the description herein contained of is requested of the original trustee any note which may be presented the persons herein designated as ma 14. Trustee may resign by insite recorded or filed, in case of the s	the note and which purports to be executed by and it has never placed its identification numb and which conforms in substance with the descrikers thereof. Trument in writing filed in the office of the I resignation, inability or refusal to act of Trust	the persons herein cest of teo as the makers it of on the note describe the one is may accept pition herein contained of the color of whice the corder of Registrar of Titles of which the tee, the then Recorder of Deeds of the coun	ereofi and where the release as the note herein described a purports to be executed by s instrument shall have been by in which the premises are
	situated shall be Successor in Trust Trustee or successor shall be entitle 15. This Trust Deed and all per the more "Mostergers" when pre	to to reasonable compensation for all acts person ovisions hereof, shall extend to and be hinding u d herein shall include all such persons and all have executed the note or this Trust Deed. The	nee neterings on Morrgagors and all persons claimin, wile persons liable for the payment of the inde e word "note" when used in this instrumen	r or through Mortgagors, and tro, through Mortgagors, and tro, as o. any part thereof,
	whether or not such persons shall "notes" when more than one note	MARCON CO. THE COURSE OF THE PROPERTY	the state of the state of the	The second second
	"notes" when more than one note!	en e	and the second s	n i visto de la vi
	"notes" when more than one note	The second secon	The state of the s	en mercelangstel (n. 1. Althobra) (n. 1. Alto 1. Alto A. Alto
emilion The second	"notes" when more than one note:	RTANT BY THIS TRUST DEED SHOULD o Title and Trust Company	Section of the Control of the Contro	e de la company
	THE NOTE SECURED BE IDENTIFIED BY Chicago	RTANT BY THIS TRUST DEED SHOULD O Title and Trust Company IS FILED FOR RECORD. Furman ck & Furman Street	Identification to 575.1.0 CHICAGO TITLE AND TO FOR RECORDER INSERT STREET DESCRIBED PRO 6017 N. N.	COMPANY, Trustee. S INDEX PURPOSES ADDRESS OF ABOVE PERTY HERE