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Carlo Control	ВОХ 30	5 EDOR COUNTY, ILLINOIS	72 Co	Ellen H. Chen.
	TRUST D	EED LITED ON MECOND	22 601 83C	*22601830
	THIS INDENTURE by and between WIL		January CAROLE FISHMAN, his wife	A.D. 19 74
A COLONIA DE LA	of the Village and State of Illi a national banking associa and doing business and horseinafter. "Truster").	ition organized and existing und	in the County of Coo "Mortgagor"), and THE FIRST NATIO er and by virtue of the laws of The U ty of Chicago, County of Cook and St	NAL BANK OF CHICAGO, Inited States of America,
10000	THAT, WHEREAS,	MORTGAGOR is justly indebte	ed to the legal holder or holders of th Dolla: identity of which is evidenced by t	e Promissory Instalment
数を変え	"Note"), bearing even da "Note"), bears interest fro interest is payable as follo	te herewith made payable to be om date of disbursement until m ws:	earer and delivered, which Instalmen laturity at the rate therein set forth,	t Note (hereinafter, the and which principal and
THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	Interest only due MARC. 2 Dd day of each a each of said monthly payment payable monthly on the balanc aid principal instalments bea principal instalments bea principal instalments bea principal and interest payment is at holder(s) of the Note mi cut of Chicago and State three, in case of default as payment, as the Note specified N.W. HEREFORE, M agreement he ein contained, a bodged, dos 1, these presents lying and be in the Vil of Illinois, to wit:	n 2, 1974, and every mouth to and including N a of \$ 739,00 shall be a cof said principal sum remaining from the process of the said principal sum remaining from the said property of the said process of the	thereafter the sum of \$ 739.00 itarch 2, 1999 itarc	due and payable on the if not sooner paid: rate specified in said Note, bount of said principal sum, per annum, and all of said in Chieago, Illiunois, as the tional Bank of Chieago, in geher with accrued interest and payable at the place of the Note. mance of the Mortgagor's thereof is hereby acknowlerbed Real Estate, situate, k and State
Section 2 X construction	∴ Lot 9 in dors n of the North 1/2 18, Township 42	Tower Subdivision of of the North East 1 North, Range 13, Eas of Winnetka, Cook Cou	part of Lot 6 of Bell' /4 of the South East 1/ t of the Third Principa	s Subdivision 4 of Section
100 mm	62-8	00/C		500
A STATE OF	27	C		
	which, with the property hereus TOGETHER with all the belonging, all buildings and im (which renay, issues and profits in and by this, Trust Deed is no the payments the indebtednes without limiting the generality venetian blinds, gas and electric water, air conditioning, and all premises, (which are hereby un and whether affixed or annexee hereby) and also all the estate TO HAVE AND TO HO and trusts herein set forth, here of Illinois, and all right to reta any breach of any of the agree This Trust Deed consists o Trust Deed) are incorporated h successors and assigns. Witness the hand and	der described, is referred to a v'a tenements, hereditaments, privileges comments now located or herealter are hereby expressly assigned, it bot a secondary pledge but is a prima secured hereby), and all apparatus of the foregoing, all shrubbery, sha fixtures, radiators, heaters, ranges, bother apparatus and equipment in or derstood and agreed to be part and p or not, shall for the purposes of tright, title and interest of Mortgag LD the above described premises un by releasing and waiving paralles in the proposession of the Mortgaged Propuents herein contained. I two pages. The agreements, condicted by reference and are hereby metal and preference and are hereby metal.	Premises," as ments, and appurtenances now or at an ments, and appurtenances now or at any merceted on the premises, the rents, any understood that the pledge of the rent ple ge on a parity with the mortgage and for area of every kind and nature dos and awnions screens, storm windows a status, and awnions screens storm windows a that may be place in any building now or area of the real estar, and appropriated to his Trust De. The member conclusively to the control of the real estar, and appropriated to his Trust De. The member conclusively to this the property of the	y time hereafter thereunto issues and profits thereof its, issues and profits made i property as security for whatsoever, including, but and doors, curtain fixtures, or distributing heat, light, hereafter standing on the the use of the real estate, hereafter standing on the true of the real estate, hereafter standing on the true of the real estate, hereafter standing on the true of the real estate, hereafter standing on the state, and conveyed rer, for the purposes, uses amption Laws of the State sald indebtedness or after (the reverse side of this the Mortgagor, their heirs,
	William E. Fishm	Luau [SEAL]	Carole Fishman	~ [554.1]
STATE OF HALINOIS STATE OF HAIN STATE OF HALINOIS STATE OF HALINOIS STATE OF HALINOIS STATE OF HAIN STATE OF HAIN STATE OF HAIN STATE OF HAIN STATE OF HAINO				ns are sub ribed to
	COLUMN TO THE STATE OF THE STAT	mestead. GIVEN under my hand and N		
The Principal Instalment Note mentioned in the within Trust Deed has been identified herewith. R. E. No. REO 39482 JW The First National Bank of Chicago,				th. 25
	J. 1	EPARED BY AND SHOULD	BE /	10 18
	THE PART MATIONAL OLD FROM THE HATIONAL GHICAGO, IL 60670		Real Estate Office	er 3
	2015		在1911年,1911年中的1911年1911年(1911年)。	A TEST NAME AND STREET

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THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

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1. Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof.

2. Mortgagor agrees,
(a) to keep the premises in good repair and make all necessary replacements;
(b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged or destroyed;
(c) to comply with all laws and municipal ordinances with respect to the premises and their use;
(d) to keep the premises free from ilens of mechanics and materialmen, and from all other ilens, charges, or encumbrances prior to or on a parity with the ilen of this Trust Deed;
(e) to permit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection;
(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

Mortgagor further agrees that no substantial repairs or remodeling of the premises shall be made unless the written consent of the Trustee or the holder(s) of the Note shall first have been obtained and Mortgagor shall have deposited with Trustee as mor money sufficient in the judgement of Trustee or the holder(s) of the Note shall first have been obtained and Mortgagor agrees of such repairs or remodeling. Trustee is hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling. Trustee is hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in payment of the cost thereof and of the reasonable fees of Trustee.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and

(1) not to du, nor permit to be done upon the premises, sayshing this might impair the value diversed, or the security conveyed hereby, and control of the premises of the premises and the product of the premises and the many and the premises are controlled. Trauses of the premises are controlled to spey the many as deposited of the Note to pay in full the cent of such regain or remodeling. Trauses in hereby authorized to spey the many as deposited of the Note to pay in full the cent of such regain or remodeling. Trauses in hereby authorized to supply the many as deposited or the premises of the premises and the premises are controlled to the premises and the premises are controlled to the premises are their full trausthed to the premises and the premises are their full trausthed to the premises and their full trausthed to the premises and their full trausthed to the premises are their full trausthed to the premises and their full trausthed

of the Note.

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, and in case of any such invalidity, this Trust Deed shall not affect the first number of the trust period of the trust Deed, shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs and not been inserted.

17. Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or registers) of the County in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time when its action hereunder may be required by any person entitled thereto, then the Chicago Title and Trust Company shall be and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses and purposes aforesald.

FORM 14340-9-AA