UNOFFICIAL COPY

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THIS INDENTURE, m	the Above space for recorder's USE ONLY ande January 22 19 73, between
	ERENA and LUZ N. GERENA, his wife
•	herein referred to as "Mortgagors," and
	CHICAGO TITLE AND TRUST COMPANY doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
	• Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter describeders being herein referred to as Holders of the Note, in the principal sum of
Thre	ce Thousand and no/100 (\$3000.00) In Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARE
10	and by which said Note the Mortgagors promise to pay the said principal sum and inter-
from 'et ruary	on the balance of principal remaining from time to time unpaid at the ra
of Sever (7%)	
One Huna, et 1.	ine and 30/100 Dollars on the 15th discontinuous 19 73 and One Hundred nine and 30/100 Dollars 25th discontinuous 19 73 pollars 25th
inc 2077 . uaj	y if each and every month thereafter until said note is fully paid except that the fin is interest, if not sooner paid, shall be due on the 15th day of August 1975
All such payments on a	account of the indebtedness evidenced by said note to be first applied to interest on the unpaid princip
the rate of eight	der to ori in the principal of each instalment unless paid when due shall bear interest per an um, and all of said principal and interest being made payable at such banking house or tru
	nicago Illinois, as the holders of the note may, from time to time, in writing of such appoint nent, then at the office of legal holder and owner
n said City,	
and limitations of this trust consideration of the sum of	e Mortgagors to secure the payr int of the said principal sum of money and said interest in accordance with the terms, provisions deed, and the performan. The provisions and also in Cone Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the signer, the following described R al F as and all of their estate, right, title and interest therein, situate, lying and being in the COUNTY OF COOR
Trustee, its successors and as City of to wit:	signs, the following described R al F (at and all of their estate, right, title and interest therein, situate, lying and being in the Chicago COUNTY OF COOR AND STATE OF ILLINOIS,
Lot Fifty 1	nine (59) in Bauwans and Genart's Subdivision of the West
bart of Blo	ock Twenty (20) in the Cinal Trustees' Subdivision in the
part of Blo West half Fourteen (nine (59) in Bauwans and Serart's Subdivision of the West ock Twenty (20) in the Conal Frustees' Subdivision in the of Section Five (5), Townsal' Thirty nine (39) North, Range (14), East of the Third Principal Meridian, in Cook County,
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1HE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagurs shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises supplied to the lien hereof; and upon request exhibit stitisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of maintain and any time in process of erection upon said premises; (5) comply with all requirements of maintain and the use thereof; (6) make no material alterations in said premises except and season-mixing undergoned and the premises and the use thereof; (6) make no material alterations in said premises; such a save and a same mixing undergoned and other charges against the premises when due, and shall, upon written request, formals to Trustees or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

and other enarges against one premises when oue, and shan, upon wissen request, turning to irrustee or to noucers or the note outplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by states, any tax or assessment which Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repaining the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payalle, in case of the shall deliver range of the standard mortgage clause to be attached to a shall deliver all policies, including additional and renewal policies, to cholders of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to a shall deliver range and policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may but need not, make any payment or perioritapid or interest on prior encurred in affecting said premises or contrest any tay to the properties of the note may but need not, make full or partial pour pour house, daying the purpose of the properties of the note o

principal and interest remaining unpaid n the rote, lourth, any overplus to morgagors, their neus, legal representatives or assign, as a support of the property of the proper

11. Trustee or the holders of the note shall have the right to inspect the primises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee was no duty to examine the title, location, existence or control of the premises, or to inquire into the validity of the signatures or the indentity, capacity, or authority of the signatures on the note or trust deed, no shall "rustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the out from the note or trust deed, no shall "rustee be obligated to record this trust deed are the reformance of the premises." So of omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employ the control of the reformance of the re

COOK COUNTY, ILLINOIS

JAN 31 '73 13 45 AK.

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IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD

564550

Ass't Sec'y / Ass't Vice Pre

MAIL TO:

GOR A KOVAC 1209 N M:LWAUKEE AVE CHICAGO !LL 60622

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER.

END OF RECORDED DOCUMENT