UNOFFICIAL COPY

TRUST DEE	22 298 01 4
<u></u>	
сттс	7 THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made April	
	herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY
n Illinois corporation doing business in TLAT. WHEREAS the Mortgagors are	Chicago, Illinois, herein referred to as RUSTEE, witnesseth justly indebted to the legal holder or holders of the Instalment Note hereinafter described
line Thousand Four Hun	referred to as Holders of the Note in the presence sum of
evidenc 1 b one certain instalment No	to of the Mortgagors of even date herewith, made payable to INEXERGRECEMENTAL HOMEMARKES Finance Service, nc.
and delive ed. In and by which	said Note the Mortgagors promise to pay the said principal sum ERRORATION ZEZEZEZEZEZEZEZEZEZEZEZEZEZEZEZEZEZEZ
SHEKEKEKEKE: 2- LKXXXEKEKEKEKE	XZXZXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
One Hundred Fif.y Seven O	0/100 Dollars on the 9th day and One Hundred Fifty Seven 00/100 Dollars on
the 9th day of e.ch mon	th thereafter until said note is fully paid except that the final
payment of principal and interest. no	No. His disease Residence of the Resid Monte Residence for the worders who were the supposite of the supposi
COMPANY AND MEXICON PROPERTY OF THE PARTY OF	idedzibateak kontakterak ate ana kontakterak neu kutoka prad abate sterniche ka neu se kan kontakterak neu ind ind il of said principal and interest being made payable at such banking house or trust
I COMPANY IN COMP LAWN	Illinois, as the holders of the note may, from time to time, in writing ment the a the office of Homemakers Finance Service, 1nc.
	re the paymer of the test extracting sum of money and said interest in accordance with the terms, provisions rmance of the covern to am, agreements herein contained, by the Montgagors to be performed, and also in paid, the receipt set for of it veby acknowledged, do by these presents CONVEY and MARRAMT unto the paid, the receipt set of the veby acknowledged, do by these presents CONVEY and MARRAMT unto the learning that the set of the payment of the pa
to wit	COOK AND STATE OF ILLINOIS.
Lot 8) except feet thereof)	the North 50 feet he erf & except the South 162/3 In Block 56 in F. H. Partlett's 3rd Addition to
Garfield Ridge	being a subdivision of a? that part of the Rest
Principal Merio	17, Township 38 North, Reage 13 East of the Third lian.
	C. Eool
which, with the property hereinafter described, is TOGETHER with all improvements, tenemer	
and all apparatus, equipment or articles now or (whether single units or centrally controlled), windows floor coverings inside hade assistant	is, easements, instures, and oppurtenances thereto belonging, and all rents, its es and, "first thereof for so by be entitled thereto (which are pledged primarily and on a parity with said real estatus in other consistency), hereafter therein or thereon used to supply heat, gas, air conditioning, water, li, it, ower, refrigeration and ventilation, including (without restricting the foregoing), screens, window sh. "a, toron" "or said tover and water heaters. All of the foregoing are declared to be a part of said real estate wher' or phy 'cally milar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or its succe sors of the real estate.
attached thereto or not, and it is agreed that all si or assigns shall be considered as constituting part	coves and water heaters. All of the toregoing are declared to be a part of said real estate wher' er phy (cally milar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or 'leir succi sors of the real estate.
forth, free from all rights and benefits under an Mortgagors do hereby expressly release and waive	by writte of the Homestead Evernation I was of the Seas of Illinois which and a line of the Seas of Illinois which and a line of the Seas of Illinois which and a line of the Seas of Illinois which and a line of the Seas of Illinois which and a line of the Seas of Illinois which and a line of the Seas of Illinois which and the seas of the Seas of Illinois which and the seas of the Seas of Illinois which and the season of the Seas of Illinois which and the season of the Season of Illinois which and the season of the Season of Illinois which and the season of the Season of Illinois which and the season of the Season of Illinois which and the season of the Season of Illinois which are season of Illinois which are season of the Season of Illinois which are season of I
This trust deed consists of two page	s. The covenants, conditions and provisions appearing on page 2 (the reverse side of th', reference and are a part hereof and shall be binding on the mortgagors, their heirs,
successors and assigns.	of Mortgagors the day and way first above Altien.
with the state of	
	Widet Of
2.20	Charles T. Kay
SS. a Not	ary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
	datrhew W. and his wife Loretta O'Connor
	ally known to me to be the same person swhose name subscribed to the foregoing ed before me this day in person and acknowledged that they signed, sealed and
	nstrument as their free and voluptary act, for the uses and purposes therein set forth.

22 298 014

1		Page 2	, j
Mortgagors shall (1) or be deuroyed. (2) keep subordinated to the lien hes upon request exhibit satisf- building or buildings now- respect to the premises and	primptly repair restore or rebuild any builds said premises in good condition and repair wi- seof. (1) pay when due any indebtedness which activity endence of the discharge of such prim- or at any time in process of crection upon the use thereof, (6), make no material alterati- tions. All no model in trans-	RRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) and unperformed in the tradition of the promise which may become damaged on thouse waste, and free from one change of the promise superior to the hen between damaged, thinky be secured by a len or charge on the promises superior to the hen hereof, and to let us tracted on the holders of the most (4) complete within a reasonable time any and premises (5) comply with all requirements of law or immuniqual ordinals, existing in the most in and premises except as required by law or inminipal ordinance. And shall pay special leaves, special assessments, water charges, severt service charges.	
and other charges against t prevent default hereunder to contest. 3. Mortgagurs shall kee windstorm under policies p	the premises when duc and shall, upon writter Mortgagors shall pay in full under protest, in ip all buildings and improvements now or her providing for payment by the insurance compa	en request turnish to Frontee or to noncers of the note complicate receipts inereis. For in the manner provided by statute, any tax or assessment which Mortgagors may deute creafter situated on said premises insured against loss or damage by fire, highting or names of moneys sufficient either to pay the cost of replacing or repairing the same or	
to pay in full the indebted damage, to Trustee for the shall deliver all policies, in policies not less than ten da 4. In case of default t	tness secured hereby all in companies satisface i benefit of the holders of the note, such rights neluding additional and renewal policies to be aya prior to the respective dates of expiration, therein Trustes or the holders of the note in	actory to the holders of the note, under insurance policies payable, in case of iosts of its to be evidenced by the standard mortgage clause to be attached to each policy, and holders of the note, and in case of insurance about to expire, shall deliver renewal may, but need not, make any payment or perform any act hereinbefore required of	
Mortgagors in any form an if any and purchase, disal affecting said premises or connection therewith, include the lien hereof plus rease.	id manner deemed expedient and may but net harge compromise or settle any tax hen or u context any tax or assessment. All moneys p uding attorneys fees and any other moneys ad- onable, compensation to Trustee for each ma- courd hereby and shall be come immediately di-	ced not, make full or partial payments of principal or interest on prior encumbrances, other prival line or title or claim thereof, or redeem from any tax sale or forefeture paid for any of the purposes herein authorized and all expenses paid or incurred in divanced by Trustee or the holders of the note to private the mortgaged premises and satter concerning which action herein authorized may be taken, shall be so much due and payable without notice and with interest thereon at the rate of considered as a waner of any right accruing to them on account of any default	
5 The Trustee or the l	lortgagors holders of the note herebs secured making an istimate procured from the appropriate public	any payment hereby authorized relating to taxes or assessments, may do so according so office without inquiry into the accuracy of such bill, statement or estimate or into	80.0
the vi ditty if any tax, asse Mori agors shall pay of the holder of he note or in this T usi D ed to the interest on interest (if contained	essment, sale, fortesture, tas hen or title or clair y each item of indebtedness herein mentioned , and without notice to Mortgagors, all unpaid he contrary become due and payable (a) imm b) when default shall occur and continue fo	aim thereof d both principal and interest, when due according to the terms hereof. At the option d indebtedness secured by this Truss Deed shall notwithstanding anything in the note mediately in the case of default in making payment of any installment of principal or for three days in the performance of any other agreement of the Mortgagors herein	
foreclose the lien he eof expenditures and expense	n any suit to foreclose the lien hereof, there	er by acceleration or otherwise, holdern of the note or Trustee shall have the right to re shall be allowed and metuded as additional indebtedness in the decree for sale all shalf of Trustee or holdern of the note for attorneys' fees, Trustee's fees, appraiser's gies, publication costs and costs (which may be estimated as to terms to be expended arches and examinations, title insurance policies. Torrens certificates, and similar data may deem to be reasonably necessary either to prosecute such suit or to evidence to condition of the title to or the value of the premises. All expenditures and expenses to monal indebtedness secured bereity and immediately due and payable dise metallic metallic metallic metallic metallic metallic metallic and the payable dise including metallic metall	
probate and bankruptcy probate and bankruptcy produced before or not actually content of the bereal whether or not actually content or not actually co	red or (b) prepare ons for the commencement of (c) reparations for the commencement of	sonal indebtedness secured hereby and immediately due and payance, with interested by Trustee or holders of the note in connection with (a) approceeding, including a party, either as planniff, claimant or defendant, by reason of this trust deed or any nent of any surf for the forecloser hereof after accrual of guide right to foreclose e of any threatened suit or proceeding which might affect the premises or the security instributed and applied in the following order of priority: First, on account of all costs	
and expenses incident to t which under the terms her principal and interest rem appear	the foreclosure proceedin is incl. ding all such reof constitute secured in the angle edditions taining unpaid on the note, to oth, any over	th items as are mentioned in the preceding paragraph nerves, section, all other terms and to that evidenced by the note, with interest thereon as herein provided; third, all erplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may be a support of the course of the	
Such appointment may be application for such recent Trustee hereunder may be pendency of such foreclos as well as during any furth and all other powers which during the whole of said pof (1) The indebtedness superior to the lien hereof 10. No action for the	e made either before or after sale, it out were and without regard to the then value of the e appointed as such receiver. Such receiver is unre unit and, in case of a sale and a deficiency, the times when Mortgagors, except for the ini h may be necessary or are usual in such case rerod. The Court from time to time may auth tectured hereby, or by any decree foreclosing or of such decree, provided such application in or of such decree, browded such application in an extension to be such the note hereby secured.	induce, without regard to the solvency of inducency of moregagors at the time of the premises or whether the same shall be then onceupled as a homestead on not and the strong power to collect the rents, issues and profits of said premises during the young the list statutory period of redemption, whether there be redemption or not, in mention of such receiver, would be entitled to collect such rents, issues and profits, early the processing the profits of the profits of the premises house the ecci it to apply the net income in his hands in payment in whole or in part is that the collection of the profits of the pro	
purpose. 12. Trustee has no du identity, capacity, or auch herein given unless expres misconduct or that of the 13. Trustee shall releas by this trust deed has bee after maturity thereof, professional trustee may accept as it described any note which the description herein cont is requested of the origina any note which may be p	aty to examine the title, location, existence of nority of the signatories on the note or trust (saly obligated by the terms hereof, nor be last agents or employees of Trustee, and is may rece se this trust deed and the lies thereof by prope in fully paid, and Trustee may execute and de roduce and exhibit to Trustee the note, rep- truct without inquiry. Where a release is requi- bears an identification number purporting to tained of the note and which proprists to be ea- al trustee and it has never placed its identifica- tresented and which conforms in substance with	or condition of the preview of to inquire into the validity of the signatures or the deed, nor shall Trustee or visp ed to record this trust deed or to executive up your ble for any acts or omiss, as be trunder, except in case of its your gross negligence or equire indemnities astifactory of color exercising any power herein given, ere instrument upon preter. I not of astifactory evidence, that all indebtedness secured deliver a release hereof to and at the recent of the previous who shall, either before or pretenting that all indebtedness here! secure has been paid, which representation usteed of a successor trustee, such as censor trustee may accept as the note berein to be placed thereon by a prior trustee by "de-x which conforms in substance with executed by the persons herein designated as t' me" as thereof; and where the release tation number on the note described herein, is m, see pla is the note herein described in the description herein contained of the note and which purports to be executed by the purpors to be contained of the note.	
14. Trustee may resign recorded or filed. In case situated shall be Successor	pn by instrument in writing lided in the offit of the resignation, inability or refusal to a in Trust. Any Successor in Trust hereunder a be entitled to reasonable compensation for all and all provisions hereof, shall extend to and be when used herein shall include all such persons shall have executed the note or this Trus	fire of the Recorder or Registers of Titles in which his is numerat shall have been act of Truster, the then Recorder of Deeds of the count. "Lich the premises are shall have the identical title, powers and authority as are ner m given Trustee, and any it acts performed hereunder. be binding upon Mortgagors and all persons claiming under or through 1) ortgagors, and sons and all persons liable for the payment of the indebtednes or my part thereof, ust Deed. The word "note" when used in this instrument shall be unstrued "mean	
	COOK COUNTY, ILLINOIS FILED FOR RECORD	tielnes f. Chine	
	Arr 23 '73 2 59 PF	22298014	1
	MIN ES TO LESS III.	22230014	6
1	MPORTANT	Identification No. 567216	6
THE NOTE SEC		Identification No. 567216	Ö
THE NOTE SEC BE IDENTIFIED BY BEFORE THE TRUST Homemake	MPORTANT CURED BY THIS TRUST DEED SHOULD Chicago Title and Trust Company T DEED IS FILED FOR RECORD. LINAL COTA LONG	Identification No. 567216 CHICAGO TITLE AND TRUST COMPANY. Trastice. Trastice. Trastice. Trastice. Trastice.	
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THE NOTE SEC BE IDENTIFIED BY BEFORE THE TRUST Homemak L TO: P.O. Box Oak La	MPORTANT CURED BY THIS TRUST DEED SHOULD Chicago Title and Trust Company T DEED IS FILED FOR RECORD. LINAL COTA LONG	D Identification No. 567216 CHEAGO TITLE AND TRUST COMPANY. Trastee. By Cont. Trust Officer / Acc. 1 Sec. / Acc. 1 Sec. 1 Process INSERT STREET ADDRESS OF ABOVE	