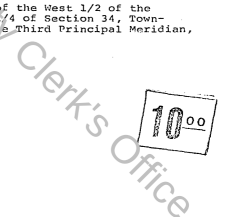
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7	This Indenture, Made			Aug	gust 24	•	19 <u>76</u> be	HECTOR	FIGUEROA	AND		
ノンリン	23	620	634	Pione				Company		nin referred to as "Morty ignis" (a		
•	an Illinois corpora	an Illmos corporation domy fusions in Chicago, Illmos, herein referred to as THUS1EE, witnesseth:										
- - - -				ebted to the fegal holder or hot				•	ed to as HOLDERS OF THE E	NOTE, in the PRINCIPAL SUM OF		
evidenced yoner stain Installment Note of the Mortgagors of even date herewith, made payable to PIONEER BANK & TRUST COMPANY and delivered, in and by which said Note the Mortgagors promise									o pay the said principal sum and			
4	mteress on the Jafa	re o pièncinal	remaining from ti	me to time unpaid at the rate	of 8 3/4	per cent per	annum in installme	nts as follows: ONE	HUNDRED	THIRTY		
) -	EIGHT A	ANL M	2/100	(\$138.00)						Golfars		
5	on the 15th day 1 October 19 76 and ONE HUNDRED THIRTY EIGHT AND NO/100											
	(\$138.0	00)		0		Dollars on	the15th	Mon	th	note is fully paid except that the		
	final payment of prin	ncipal and interes	st, il not sooner pa	ed, s) all be due on the						evidenced by said note to be first		
	applied to interest or	n the unpaid pain	cipal balance and	the remainds to principal; pr	ovided that the principa	l of each installment unl	ess paid when due st	hall bear interest at the rate of	9 1/2	per cent per annum, and		
	all of suid principal and interest heinig maile purable at such banking house a tury commy in Chicago, Minois, as the holders of the note may from time to time, in writing appoint, and in absence of such appointment, then at the office of											
	PIONEER BANK 6 TI	RUST COMPANY	m sand City,	Chicago	94							
	NOW, THEREFO agreements herem co	HE, the Monyay setained, by the i	iors to secure the Mortyagors to lie	payment of the said principal performed, and also in consid	sum of enoney and .aid leration of the sur_of Di	inter, st in accordance v ne Di ar in hand paid, th	o receipt who reof is	visions and immations of the chereby acknowledged, do by of Chicago	these presents CONVEY an	unance of the coverants and d WARRANT unto the Trustee,		
	its successors and ass	signs, the followi	ing described Rea	l Estate and all of their estate,	night, title and interest	thr ,ein, Sr sate, lying an		County		and State of Blinais, to well		

Lot 24 in Block l in Subdivision of the West 1/2 of the South East 1/4 of the North East 1/4 of Section 34, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.



which, with the property hereinafter described, is referred to berein as the "premises,"

TOGE INER with all improvements, tenoments, unspecting, institutes, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and disring all such times as Mortgagors may be entitled thereto (which nie pledged primary) and on a parity with said rais estate and not secondarily, and all apparation, evenpment or articles now, or benafter therein or thereon used to supply heat, gas, an conditioning, water, losh, power, refinguation (whether institution) and water heaters, and water heaters, all of the Indegenge are declared to be a part of said trail estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as consistence and of the real estate.

TO HAVE AND TO HOLD. all of said proverty with said apputenances, appear tas, incrines and other equipment unito said Trustee forever, for the uses herein set forth, free from all rights and benefits under the Humestoad Exemption of the State of Hisnox, which and rights and benefits said Moreograph does benefity release and was under the said of the State of Hisnox, which are all rights and provided the State of Hisnox, which are all rights and provided the State of Hisnox and the State of Hisnox and Hisnox and

- 1. Mortgagus shall (i) nomptive paper, restore or rebuild any holidings or improvements now or hereafter on the premises which may be come damaged or be destroyed; (i) keep said premises in good condition and report, without waste and their form usefunds; so may be be come as a uppear to the fine hereal; (i) pay when doe any indebtedness which may be secured lip a lent or charge on the premises a supprise to the fine hereal; (ii) pay when doe any indebtedness which may be secured lip a lent or though on the premises a supprise to the fine hereal; (ii) pay when a supprise to the fine hereal; (iii) pay white a supprise to the premises a supprise to the fine hereal; (iii) pay white a restorable time any heiding on buildings now and any time in precess of exection upon said premises; (b) (mm)ly with all restorable time any heiding on buildings now and any time in precess of exection upon said premises; (b) (mm)ly with all restorable time any heidings now and any time in precess of exection upon said premises; (b) (mm)ly with all restorable time any heidings now and any time in precess of exection upon said premises; (b) (mm)ly with all restorable times any heidings now and any time in precess of exection upon said premises; (b) (mm)ly with all restorable times any heiding on the down any times in precess of exection upon said premises; (b) (mm)ly with all restorable times any heiding now and any times in precess of exection upon said premises; (b) (mm)ly with all restorable times any heiding now and any times in precess of exection upon said premises; (b) (mm)ly with all restorable times and times any heiding now and any heiding now and any times in precess of exection and times any heiding now and any heiding now and any heiding now and any times any heiding now and heiding now and
- 2. Multipoping shall perspect any persolly attaches of general spaces, and shall pay special cases, special cas
- 2. Mortgagues shall keep all buildings and improvements now an hereafter sharted on said premises insured against less or damage by face, lightning or wordstorm under policies providing for payment by the insurance companes of moneys sufficient extent feether peace for contact evaluation or reasoning the same or largest risk the indebtedness secured hereby, all in curvaymes satisfactory to the holders of the note, under insurance policies; available, in case of loss or damage, to the contact of the benefit of the holders of the note, such rights to be evidenced by the standard motivage of case contact and about the peace and all policies, and the safe in the reason of the respective dates of sustained.
- 4. In case of default therein. Trustee or the holders of the note may, but need not, make any payment or perform any act hereinhefore required of Mortgapos in any form and monest exemed supedient, and may, but need not, make fully any analysis payments of principed in interest on price entrolled to extend more or the analysis or contents as the or of other price for of title or beat the median or other more may as a superior may as a superi
- 5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, foreigne, tax feet or tills or claims thereof.

23 620 604

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SER 178 3 05 P	REGORDER OF DEEDS * 23620604
Witness the hand and seal of Mortgagors the day and year first above written. HECTOR FIGUEROA	Iseall BETZÁIDA FIGUEROA (seal)
STATE OF ILUNOIS, County of Cook	the undersigned I. a Notary Public in and for and residing in said County, in the State Aforesai (D) IEREBY CERTIFY THAT Hector Figueroa and Bet 201da Figueroa his wife
The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No. Pioneer Bank & Trust Company, as Trustee, by ICE 7 President, Secrepty.	who are personally known to me to be the same person whose name subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homostead. GIVEN under my band-and Notarial Seal this day of the right of t
This Instrument Prepared By: Alice A. Kell	O BLIC A