UNOFFICIAL COP'

		23-74		;	
This Indenture, was	December 8,	19 <u>/ (</u>		RAMOS AND MI	
77	Pioneer Bank	& Trus			etem inferred to as "Mortgagers", and
an filmors corporation doing business in Chicago, Blino	s, herein referred to as TRUSTEE, witnesseth:				
. "AT, Y EREAS the Mortgagors are justly indebted	to the legal holder or holders of the installment Note he	reinafter described, said fe	gal holder or holders being hei	en releved to as HOLDERS OF TH	E NOTE, at the PRINCIPAL SUM OF
WENTY NINE THOU	SAND SIX HUNDRED AND	NO/100 (\$2	9,600.00)		Dollars,
Adenticad by onein Ir rent Note of the Mortgas	ors of even date herewith, made payable to PIONEER B.	ANK & TRUST COMPANY	and delivered, in and by which	h said Note the Mortgagors promise	e to pay the said procipal sum and
Languest on the balance of gracer ama, ing from time to					
TWO HUNDREY STATE	T-TWO AND NO/100 (\$26)		installments as follows:		Dollars
on thelstday of Fall_	uary 19 77 and TWO	HUNDRED S	IXTY-TWO AN	D_NO/100_(\$26:	2.00)
		Dollars on the	lstday of each_l	Month thereafter until s.	aid note is fully paid except that the
haal payment of principal and interest, if not sooner paid, s	sall be duc on the Tot day of	January	19 <u>97</u> . All such payn	rents on account of the indebtednes	s evidenced by said note to be first
applied to interest on the unpaid principal balance and the	ethainder to princip. provided that the principal of eac	h ristaliment unless paid w	hen due shall bear interest at t	herateol 9½	per cent per annum, and
all of said principal and interest being made payable at Suc	n banking house or trust com, my in Jacons, illinois, as	s the holders of the note m	ay from time to time, in write	ig appoint, and in afisence of such	appointment, then at the office of /
PIONEER BANK & TRUST COMPANY in said CityC	hicago	_ .			
NOW, THEREFORE, the Mortgagors to secure the paym agreements herein contained, by the Mortgagors to be perfe	ent of the said principal sum of movey and said wherest imed, and also in consideration of the sum of the Datts	t on 2 Landais, 2 with the te ar in nand paid the receipt	erms, provisions and limitation whereof is hereby acknowled	ons of this trust deed, and the pe ged, do by these presents CONVEY	rformance of the covenants and and WARRANT unto the Truston.
its successors and assigns, the following described Real Est.	te and all of then estate, right, title acid interest therein,	city of C	hicago	County of Cook	and State of Uknois, to will

Lot 42 and the South 12 feet of Lot 43 in Block 2 in the Subdivision of the West half of the Southeast quarter of the Northeast quarter of Section 34, Township 40 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois



ab vird

UNOFFICIAL COPY

- 5. Mortisanos shall pay each norm of indebtedness begrow mentioned, both principal and interest, when due according to the terms benefit. At the cost on of the holders of the note, and without notice to Mortgagors, all unaud inceptedness secured to the fund there costs in control terms and in interest on the role of an advantage of the most of the holders of the cost of default or making awment of any installment of principal or interest on the role of oils have infectable shall recur and commence to there exists in the performance of the Mortgagors infects contained.
- 3. When the indeptindness herebul second shalf notione due whether bull acceleration or otherwise, holders of the rote on Trustee shalf have the right to functions the lenn beneal, in any suit to torecook the liven hereof times shalf an included as abstronal included as abstraction in a control for the desired of the active of the states of the state

- 3. The proceeds of am foreclosure said of the premises shall be distributed and applied in the following order of proon in First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding pranging objected, second, all other items which under the terms breed constitute secure dischedules and debtections and data endprised by the note, with interest thereon as kerein provided; fining, all principal and interest terms and many for the note. Another are expenses to the contraction of the note is contracting to the contraction and contraction. The contraction is the contraction of the note is contracting to the contraction and contraction of the note.
- 9. Upon, or all are time after the fixing of a bill to forectione this time the court or which such bills fixed may appoint a rectioner of audit personals. Such appointment may be made either before or offer sale, without notice, without regard to the eithering or mathement of bill to personal to the processor of the personal or an advantage of the time man about of the origination of the personal or time and the first reference an
 - 10 No action for the enforcement of the liven or of any provision hereof shall be subject to any defense which would not be good and available to the party internasing same in an action at law upon the pote hereby secured
 - 11 Trustee or any Mers of the note shall have the right in inspect the premises at all reasonable times and access therein shall be neithful during the premises at all reasonable times and access therein shall be neithful during the premises at all reasonable times and access therein shall be neithful during the premises at all reasonable times and access therein shall be neithful during the premises at all reasonable times and access the reasonable times.
- 12. Trust no notor to examine the tide location, existence, or condition of the premises, nor shall Trustee be ediquated to record this fount deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor behable for warr act, ... utmosaids hereunder, except in care of its own gross negligence or insconduct or that of the agents or employees of Trustee, and it may require indemnines satisfaction to it before exercising any power herein
- 11. Instact stall, ease: "mast deed and the left thread by process instrument upon consentation of spatiation; ye defence that all institute that only registers the process who shall be their before at left are making their process and it them; was to make them of several that the process and it is not process who shall be their before at left are making their process or trustee that are cared as the window draw." Where it reads a requested of a successor frustee, such successor trustee may access as the window draw, if we release it requested of a successor frustee, such successor trustee may access as the enume note herein described any note which bears a certificate of identification required to be extended by a constructive the enumerator or w. h. if or "in substituce as the release as readouted as the order and which process the enumerator of the enumerator o
- 11 Insisted management in any, led in the office of the Recorder or Register of Tules on which the instrument shall have been recorded or find. In case of the resemblent, insisted which to a contract of Trustee the then the contract of the contract of the resemblent of the contract of the resemblent or second or the contract of the resemblent or second or described in the contract of the resemblent or second or described in the contract of the resemblent or second or described in the resemblent or describ
- 15. This Tring Eleval and all procursums benefit, if where it is and be binding upon Muritagions and all precurs channing under or binding Muritagions, and the word "Muritagions" when used hovein shall include all such pursons and all precious beat on any entry of the procurs of the process half-large restricted file more for this state. This still benefit is the process of the
- 16. That mite even the ownership of sour property of any land in electrons secretarily a person other than the Morragages, the Trustee may, without notice to the Morragages, the Trustee may, without notice to the Morragages and the death her by secretarily in the successor of increasing with the Morragages, and may force in one entire of may entend the debt hereby secretarily without distributing or in any way affecting the habity of the Morragages and the debt hereby secretarily without distributing or in any way affecting the habity of the Morragages herefulled or upon the debt hereby secretarily and may affecting the habity of the Morragages herefulled or upon the debt hereby secretarily.
- 17. Have Materiages a accompanient needle waves also and it reg. for the motion from sale under an earlier on depres of focusions of that must deed, on it; even behalf and on behalf of each and every purson, except decree to under motion of such Materiages, occasioning an interest in or title for it perm 15. Secretor to the date of this trust deed.
- 18. Funds for Taxes and Insurance. Subject to applicable Less, Morragapes 51 15 as to Trustee on the day monthly installments of amoupal and interest are so vable or dept the Yout, until the Foire is pain in Lil. 2 sum eval to 1: Ethic filter. So well taxes and assessments sales 1. This filter shade presentation in the Foire is painted in Lil. 2 sum eval to 1: Ethic filter. So well taxes and assessments sales 1 in Studies on the based and bids and recompile estimated in the South of the South of the South of South of

Dec 15 2 01 PK 178

DESTOR DEEDS

Witness the hand _____ and seal _____ of Mortgagors the day and year first above written.

MINERVA RAMOS (COLINIA) (Seal)

STATE OF ILLINOIS.

The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification

No. Pioneer Bank & Trust Company, as Trustee, by Vice President, Security

the undersigned
a Notary Public in and for and residing in said County, in the State Aforesaid, DO HEREBY
CERTIFY THAT Elias Ramos and Minerya Ramos,
his wife

wATC personally known to me to be the same person. S_whose name_S_subscribed to the foregoing listrument, appeared before me this day in person and acknowledged that

they signed, sealed 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 homestern.

GIVEN under my hand and Notarial Seal this.

day of Martin AD 19 16

This Instrument Prepared By: Carmela Pesole

PIONEER BANK & TRUST COMPANY, 4000 W. North Avenue, Chicago, Illinois 60639

BOX NO. 22

END OF RECORDED DOCUMENT