UNOEFICIAL COPY

		erenius ar einerer verse verse	en 400 de un propos de la livos distri	POTTUCE PROPERTY AND A SECOND PROPERTY AND A SECOND PROPERTY AND A SECOND PROPERTY AND A SECOND PROPERTY AND A		Margheory Dr. North Communication
	305 ust de l	ED "	23 920 04	4 T	1000	
TFAS II	NDENTURE, M		day of Apr			A.D. 19 ₇
of the		IANDO F. GARC				
and State of national ba	si ess and having	organized and exist	ting under and by in the City of Chic	gor"), and THE FII virtue of the laws	RST NATIONAL BAI s of The United St ook and State of Il	ates of America, linois, as Trustee
Note hereina	tter des "th in i	NESSETH: RTGAGOR is justly the Principal Sum of	1 <i>t</i>			
TWENTY evidenced by Trustee), bea "Note"), bear	eIGHT TP 011 one certain Pron cring even date 2. rs interest from d	SAND EIGHT HU	JNDRED AND I Note (the identity ble to bearer and t until maturity a	IO/100 of which is evide delivered, which t the rate therein	Dollars (\$ 2 enced by the certi Instalment Note set forth, and whi	8,800.00), ficate thereon of (hereinafter, the ch principal and
interest is pa	ue May 27	, 137);	, thereafte	er the sum of \$ 23	31.91 due	and payable on the
ach of said m sayable monthly aid principal i principal and in	onthly payments of y on the balance of s nstalments bearing nterest payments bei	very conth to and inc \$231 and remainterest after maturity in writing appoint and the ded in this Trust of the election, as in the very and Warrant unto of Marant unto	shall be applied first aining from time to at the rate of 8- money of The United	t in payment of inte time unpaid and sec -1 2 d States, at such ban	erest at the rate spectored on account of a per centum per annunking house in Chica	ified in said Note, aid principal sum, m, and all of said go, allinois, as the
he City of Chichereon, in case	ingo and State of III of default as provide	linois; in and by which ded in this Trust Lee 4	Note, it is agreed t	hat the principal sun thout notice, become	thereof, together wi	th accrued interest ible at the place of
NOW, TIII	EREFORE, Mortga	gor for the purpose iso in consideration of	se uring the payme	ant of the Note and	the performance of the receipt whereof is	f the Mortgagor's hereby acknowl-
dged, does by ying and being f Illinois, to w	these presents Conv in the Villag	ze of M	Iclrose Fark	ors and assigns, the t County	y of Cook	eal Estate, situate, and State
Lot 7 i Townshi	n Block 68	in Melrose S Range 12 Ea	Subdivision	in Section	3 and Section	on 10.
		to see a	9	か 。		
-	1000 500 41 #4 2000	THE TELINOIS		11/	CORDER OF DEEDS	tion
	May 10 12	1.00			1.7	
	MAI TO IS	331U [[C ³ 1	2392004	1
						-
f Illinois, and a ny breach of a This Trust rust Deed) are accessors and a	all right to retain poncy of the agreement Deed consists of two incorporated hereings igns.	described, is referred ments, hereditaments, pements now located or hereby expressly assis secondary pledge but secondary pledge but ured hereby), and all the foregoing, all shru ures, radiators, heaters, radiators, heaters, radiators, heaters, to an advantage of the heater of the heater of the heater of the show described preleasing and waiving a ossession of the Mortg ts herein contained, wo pages. The agreem of y reference and are of Mortgagor the d	ents, conditions and hereby made a part	provisions appearing thereof and shall be	payment of said indi	verse side of the
Ann	and I	Darcia,		Dellina 1	Bypria.	[SEAL]
	F. Garcia		теті	Fina Garcia	***************************************	
TATE OF I	LLINOIS }ss.	I, ROBERT	DAL	LAREN		<u> </u>
OUNTY OF	MARCO HERE	BY CERTIEV THA	AT ARMANDO F	. GARCTA AN	ounty, in the State	ARCIA, husl
are Vil	who	are personally know egoing Instrument, a signed, sealed and	m to me to be the appeared before n	same persons ne this day in pers	wnose name s d on and acknowledg	ed that
	raci, for	the uses and purpo	ses therein set for	th, including the	release and waive	of the right
œ. PUB		VEN under my han	d and Notarial S	eal this	Wer John	hlave
A TO A STORY					Notary Public	- Z (
R.E. No.	REO 434	Note mentioned in th	e within Trust De	The First Nat	ned herewith. Ional Bank of Ch	lcago, Trustes,
on Gates						
First Na	tional Bank					
	tional Plaz	k of Chicago za		Ву		

UNOFFICIAL COPY

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

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

2. (a) to keep the premises in good regain and make all necessary producements.

3. (b) the case the production of the production

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, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, clauses, sentences or paragraphs had 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 Registrar) 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.