UNOFFICIAL COPY

NOV 0 4.

				23 283	j U44		
IK	USI	DEED					
	595	5053					
THIS INDFATURE	= made	CTTC 7	ctober 27,	THE ABOVE SPACE I	FOR RECORDER'S U	SE ONLY	
Luis Fasco r					_~~~~~		
Luis Fasco	d Ou.		here	ein referred to as "M			
THAT, WHEREAS said legal holder or Fifty Thous	the Mort holders hand an	business in Chic te fors are justly cing herein refer no 50/100-	cago, Illinois, herei y indebted to the erred to as Holders	AND TRUST COMPA in referred to as TRU e legal holder or holdes s of the Note, in the p of even date herewith	STEE, witnesseth: ers of the Instalment principal sum of		- Dollars.
and delivered. in from date of of10	closin	ıg	on the	fortgagors promise balance of principal or annum in instalmen	remaining from time	e, to time unpaid	d at the rate
the 15th payment of principa All such payments o balance and the ren the rate of 10 company in appoint, and in abse- in said City.	day of earl and interest on account natinder to perform the Chical care of such as the contract of such and the contract	ach month erest, if not soo nt of the indebto principal; prover er annum, and : .go ch appointment.	. 52/100 ard Four Hin ard Four Hin ard Four Hin ard Four Hin better said said princip then at the office	thereafter u due on the 5th by said note to be in interest being linois, as the holders e of Aetha Sta	the Two &52/100 mtil said note is fully day of No first applied to internent unless paid whe made payable at se of the note may, fro the Bank	15th 0Dollars. y paid except the ovember rest on the unpart of the desired banking horomatine to time	day
NOW, THEREFORE and limitations of this t consideration of the sun Trustee. its successors an City Of Chica to wit:				principal: Im comoney at and agreen on the cein con its hereby acknowled; ed., do all of their estage, that its JNTY OF			s, provisions l, and also in NT unto the ng in the TLLINOIS,
vacated alley and the West Subdivision of	in Blo 1/2 of f the W	ock 2 in Su Block 3 ar Vest 1/2 of	perior Coun nd the South the South E	Subdivision of rt Partition of a 1/2 of Block East 1/4 of Sec rincipal Merdi	Fioci: 2, 4, 8 in Crchrant tion 5 Town	7 's	500
County, Illino	_			.	THIS DOCUMENT	PREPARED BY.	<u></u>
					MAGDALENA AUYA, AET 2401 NORTH HALSTI CHICAGO, ILLINOIS	VA STATE BANK (EU STRF.). S 606 4	7
which, with the property TOGETHER with all long and during all such I and all apparatus, equip (whether single units or windows, floor coverings, attached thereto or not, a or 10 thave AND TOH forth, free from all rights Mortgagors do hereby exp	herematen improvement times as Monent or article contrally control in the control	described, is retern its, tenements, eas rigagors may be e- icles now or here: controlled), and w- ls, awnings, stoves led that all similar itiuting part of the remises unto the sa- fits under and by a see and waive.	ed to herein as the piements, fixtures, and ntitled thereto (whiel after therein or there entilation, including and water heaters. A apparatus, equipment real estate. Id Trustee, its success virtue of the Homest	remises." I appurtenances thereto b h are pledged primarily an son used to supply heat, g (without restricting the d ill of the foregoing are d or articles hereafter place sors and assigns, forever, for ead Exemption Laws of tl	clonging, and all rents, is d on a parity with said re gas, air conditioning, and foregoing), screens, wind lared to be a part of said d in the premises by the or the purposes, and upon he State of Illinois, which	sues and pro its the eal estate and minister, light, power, with the east to t	rend for so e ondarily) efficeration look and physically rendered as a second is her in set benefits the
This trust deed contrust deed) are incorsuccessors and assigns. WITHES the had	rporated 1	herein by refer	rence and are a p	litions and provisions	be binding on the	2 (the reverse si	ide of this
X Luis Fasco			[SEAL]	Carollyn	yr Fra		
Obunit S	ss.	Lui	s Fasco an	residing in said County, in d Carollyn Fa	sco, his wife	: 	FY THAT
ते 💲 🖺	> instrum	nent, appeared ber	nown to me to be the fore me this day in pe ment as their	e same person <u>S</u> who erson and acknowledged t free and volun	ose name <u>s are</u> that the	signeu,	sealed and

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	P	age 2
ſ	THE COVENANTS, CONDITIONS AND PROVISIONS REFERRE	D TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)
]		s or improvements now or hereafter on the premises which may become dam out waste, and free from mechanic's or other liens or claims for lien not expr
1	or to destroyer; [2] keep an premises in ginds common and space in subordinated to the lien hereof; (3) pay when due any indebtedness which me upon request exhibit satisfactory evidence of the discharge of such prior lie building or buildings now or at any time in process of crection upon said respect to the premises and the use thereof; [6] make no material alterations	n to Trustee or to holders of the note; (4) complete within a reasonable time premises; (5) comply with all requirements of law or municipal ordinances
Ì	respect to the premises and the use thereof; (6) make no material alterations 2. Mortgagors shall pay before any penalty attaches all general taxes, and and other charges against the premises when due, and shall, upon written re	in said premises except as required by law or municipal ordinance. d shall pay special taxes, special assessments, water charges, sewer service cha
ļ	prevent default hereunder Mortgagors shall pay in full under protest, in the to contest.	manner provided by statute, any rax or assessment which Mortgagors may d
	 Mortgagors shall keep all buildings and improvements now or hereaft windstorm under policies providing for payment by the insurance companies to pay in full the indebtedness secured hereby, all in companies satisfactor 	ter situated on said premises insured against loss or damage by fire, lightnir somoneys sufficient either to pay the cost of replacing or repairing the sam y to the holders of the note, under insurance policies payable, in case of lo
-	damage, to Trustee for the benefit of the holders of the note, such rights to shall deliver all policies, including additional and renewal policies, to hold	be evidenced by the standard mortgage clause to be attached to each policy,
<u> </u>	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, ortgagors in any form and manner deemed expedient, and may, but need not and purchase, discharge, compromise or settle any tax lien or othe	but need not, make any payment or perform any act hereinbefore require oot, make full or partial payments of principal or interest on prior encumbras
	any, and purchase, discharge, compromise or settle any tax lien or other affecting said premises or contest any tax or assessment. All moneys paid for a cetton therewith, including attorneys fees, and any other moneys advantaged to the contest of	r prior lien or title or claim thereof, or redeem from any tax sale or forfe for any, of the purposes herein authorized and all expenses paid or incurre seed by Trustee or the holders of the note to protect the mortgaged premises
1	ad actional indebtedness secured hereby and shall become immediately due as	nd payable without notice and with interest thereon at the rate of
	per an am. Inaction of Trustee or holders of the note shall never be conherened to the part of Mortgagors. 5. ne Trustee or the holders of the note hereby secured making any p	istacrea as a waver of any right accruing to them on account of any de asyment hereby authorized relating to taxes or assessments, may do so accor ice without inquiry into the accuracy of such bill, statement or estimate or
	the validity constant are assessment tale forteiture tay lien or title or claim the	ndranf
	6. Morty go, shall pay each item of indebtedness herein mentioned, bo of the holder. [c]. ote, and without notice to Mortgagots, all unpaid inde or in this Trust P cd c the contrary, become due and payable (a) immedia interest on the note or b) when default shall occur and continue for the contained.	itely in the case of default in making payment of any instalment of princip, ree days in the performance of any other agreement of the Mortgagors he
1	foreclose the lien hereof, in any suit to foreclose the lien hereof, there shall expenditures and expenses which have be paid or incurred by or on behalf of	of Trustee of holders of the note for attorneys' fees. Trustee's fees, annrai
-	fees outlays for documentary and tapert evidence, stenographers' charges, pafer entry of the decree of pocur of a such abstracts of title, title searches and assurances with respect to time Trustee or holders of the note may d	publication costs and costs (which may be estimated as to items to be expen
	bidders at any sale which may be had pursuant to such decree the true condition the nature in this paragraph mentioned staff become so much additional in	ion of the title to or the value of the premises. All expenditures and expense indebtedness secured hereby and immediately due and payable, with inte
[thereon at the rate of seven per cent per innum, when paid or incurred by probate and bankruptcy proceedings, to hich either of them shall be a par indebtedness hereby secured: or (b) prep visions for the commencement of whether or not actually commenced; or (c) prer arations for the defense of an	Trustee or holders of the note in connection with (a) any proceeding include
-		
	8. The proceeds of any foreclosure sale of the form is shall be distributed and expenses incident to the foreclosure proceeding find dimal such item which under the terms hereof constitute secured into the note additional to principal and interest remaining unpaid on the note; our any overplus appear.	see and applied in the following order of priority: First, on account of all cis is as are mentioned in the preceding paragraph hereof, second, all other it that evidenced by the note, with interest thereon as herein provided; third to Mortgagors, their heirs, legal representatives or assigns, as their rights r
	9. Upon, or at any time after the filing of a bill to fore lose this tout do	ted, the court in which such bill is filed may appoint a receiver of said premi e, without regard to the solvency or insolvency of Mortgagors at the time
1.	application for such receiver and without regard to the then value of the re- trustee hereunder may be appointed as such receiver. Such receiver shall pendency of such foreclosure suit and, in case of a sale and a defice	mises or whether the same shall be then occupied as a nomested or not and have power to collect the rents, issues and profits of said premises during ag the full statutory period of redemption, whether there be redemption or i
	as well as during any further times when Mortgagors, except for the inr even and all other powers which may be necessary or are usual in such case, for during the whole of said period. The Court from time to time may author	light of such receiver, would be entitled to concet such rents, issues and pro-
	of: (1) The indebtedness secured hereby, or by any decree foreclosing this to superior to the lien hereof or of such decree, provided such application is made	ast c'ed, or any tax, special assessment or other lien which may be or become or it of foreclosure sale; (2) the deficiency in case of a sale and deficiency.
	10. No action for the enforcement of the flen or of any provision nereof party interposing same in an action at law upon the note hereby secured. 11. Trustee or the holders of the note shall have the right to inspect the	[s.,all oe s bject to any defense which would not be good and available to premis sat an reasonable times and access thereto shall be permitted for t
. [Durpose.	dition of the remises, or to inquire into the validity of the signatures or
	herein given unless expressly obligated by the terms hereof, nor be liable for	any acts or omissions ' under, except in case of its own gross negligence
4		ument upon present tion of atisfactory evidence that all indebtedness secu a release hereof to a dat the "quest of any person who shall, either before ng that all indebtedness he by secured has been paid, which representat
٠ , . ،	after maturity thereof, produce and exhibit to Trustee the note, represent Trustee may accept as true without inquiry. Where a release is requested described any note which bears an identification number purporting to be pl the description herein contained of the note and which purports to be executed.	aced thereon by a prior trust e . er under or which conforms in substance w
· .}	is requested of the original trustee and it has never placed its identification n any note which may be presented and which conforms in substance with the	umber on the note described herein it in vaccept as the note herein describ
ľ	the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filed in the office of t recorded or filed. In case of the resignation, inability or refusal to act of 1	Frustee, the then Recorder of Deeds of the (ou ty in which the premises
	sistered that he conserve in Tours And Conserve in Tours becomeder that he	us the identical title powers and authority as he betain given Trustee and :
f *	Situated shall be Successor in This Living Successor in Trust entertheor and in an inal natural Trustee or successor shall be entitled to reasonable compensation for all acts per 15. This Trust Deed and all provisions hereof, shall extend to and be bindit the word "Mortgagors" when used herein shall include all such persons an whether or not such persons shall have executed the note or this Trust Deed	I all persons liable for the payment of the indebto ness of any part there. I. The word "note" when used in this instrument hall be onstrued to m
	"notes" when more than one note is used. 16. The Mortgagors agree to deposit me	
1	Note one-twelfth of the annual taxes.	*
ĺ		Love R. Challet Want
{	Nov 5 1 54 PH '75	Inez R. Olecario *23283049
-		23203049
	IMPORTANT	Identification No.
	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company	CHICAGO TITLE AND TRUST COMPANY,
	BEFORE THE TRUST DEED IS FILED FOR RECORD.	By Assay Arnos Officer / Assay Sec. y / Assay Sico Plas.
		POR RECORDER'S INDEX PURPOSES
MAIL TO:	Aetna State Bank 2401 North Halsted	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
	Chicago, Illinois	1957-59 W. Division
	L	Chicago, Illinois
	PLACE IN RECORDER'S OFFICE BOX NUMBER 1	02