UNOFFICIAL CO

	24478241		
bank of ravenswood	1978 JUN 6 PM 2 18 RECURRENT OF TEEDS COOKER PROTY HER PAR	Droverttin Albuyt.	2.544
TRUST DEED			
<u> </u>	JUN6-78 THE ABOVE SPACE FOR R	CORDER'S USE ONLY REC	10.00
THIS NDENTURE, made N	kay 19, 1978 , between Alf Merced	onso Jurado and les Jurado, his wife,	
hereiner et to as "Mortgagors," and BAN Illinois, b. ein referred to as TRUSTEE, with THAT, WELLE A. the Mortgagors are justly	nesseth: indebted to the legal holders of the Instalm		·
legal holder or whilers being referred to as Hol	100(\$22,000.00)	
evidenced by one certain. Listalment Note of BANK OF RAVENSWOOD	the Mortgagors of even date herewith, n	nade payable to THE ORDER (OF
of 9.5 per cent per annum by coexts	ne balance of principal remaining from work (including principal and interest) as f wo Thousand and no/100	time to time unpaid at the recollows:(\$22,000.00)	ate
PAYABLE ON DEMAI 15	ANGEST OF THE PROPERTY OF THE	obbookkookkookkok <u>kkkxxx</u> kk xxxxxxxxxxxxookookookookookookookookooko	ax XXXXX On A Inc XXXXX
	e payment of the said piir inpal sum of money a nd the performance of the coverants and agreeme in of One Dollar in hand just it receipt where its successors and assigns, the following described of being in the City of Chica wit: It's Addition to Edgewater in Section Third Principal Meridian, in Cool	on 5, Township 40	he rs se ii,
· · · · · · · · · · · · · · · · · · ·	, moral meretary, moral	1000	
which, with the property bereinafter described, is refer TOGETHER with all improvements, tenements, ea- thereof for so long and during all such times as Morga- estate and not secondarily) and all apparatus, equip- conditioning, water, light, power, refrigeration (wheth horgeoing), screens, window shades, storm doors and foregoing are declared to be a part of said cal estate equipment or articles hereafter placed in the premises b	ements, fixtures, and appurtenances thereto beliagors may be entitled thereto (which are pledged ment or articles now or hereafter therein or single units or centrally controlled), and ventila windows, floor coverings, inador beds, awnings whether physically attached thereto or not, and y the morteagors of their successors or assions sho	thereon used to supply hear, gas al- tion, including (without restrict) gift, stores and water heaters. All of a it is agreed that all similar apparatus ill be considered as constitution part	e
the real estate. TO HAVE AND TO HOLD the premises unto the trusts herein set forth, free from all rights and benefits the Mortgague do hereby express This trust deed consists of two pages. The economic properties of the pages of the pages.	venants, conditions and provisions appeari	ng on page 2 (the reverse side of	
this trust deed) are incorporated herein by refere successors and assigns. WITMESS the band 5 and coaff of the	·	ing on the mortgagors, their neirs	2447
Alfonio Jurado	Mortgagors the day and year first above write	nado [SEAL]	00
, v	[SEAL]	[SEAL]	
Countries THAT A	the undersigned, in and for and residing in said County, in the Sta Ifonso Jurado and Mercedes Jurac	lo, his wife,	
THOTARY foregoing instrument,	n to me to be the same person 5whose nar appeared before me this day in page of the said instruments.	person and acknowledged that	:

erest Included in Payment Page 1

voluntary act, for the uses and purposes therein set forth.

Notarial Seal

数点と言語と言語の表記に行う

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may come damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liems destined from not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to mises; (c) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no terial alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall gay before any penalty attacks all general taxes, and shall pay special taxes, special assessments, water charges, sewer time charges, and other charges against the premises when due, and shall, upon written equect, furnish to Trustee or to holders of the notice of the light of the property of the

1. Mortgagers shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may be a proper to the lient of the promptly of the property of the property of the property of the promptly of the promptly

ovisions of the "Trust And Trustees Act" of the State of Illines shall be applicable to this trust deed, cease and all persons beneficially interested therein, and each and every person except development of the action of the person beneficially interested therein, and each and every person except device of indees, and each and every person except device of indees, the contract of the person of the person

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY BANK OF RAVENSWOOD, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

00255 Identification No. BANK OF RAVENSWOOD eter)

MAIL TO:

BANK OF RAVENSWOOD 1825 W. Lawrence Avenue Chicago, Illinois 60640

sistants of the Control of the Contr

5724 N. Magnolia 'Ave. Chicago, illinois

PLACE IN RECORDER'S OFFICE BOX NUMBER

(ML)

я;;

i vias prepared e ne bennett CHARLENE F

ZESET.