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	TRUST DE	THE RECURS A	1978 JUL 26 AN	_	Alaby Olise
3.0	631141	стто и 111-26-78	1 THE ABOVE SPAC	e for Recorder's us	E ONLY
herein referred Chicago, Illin is	OHN WILLIAMS ons "Mortgagors," a	April 3, AND LILLY Wand CHICAGO TITLE TRUSTEE, witnesse	19 78 , between WILLIAMS, His AND TRUST COMPA	n.	tion doing business in
legal holder or h SEVEN THO evidenced by o BEARER	usanl notalir in certain for the usanl notalir in the certain instalir in	eferred to as Holders UNDRED EIGHT Note of the Mortg	of the Note, in the prince of the Note, in the prince of the AND 49/100 agors of even date he	(\$7,980.49)—— rewith, made payable	Dollars, to THE ORDER OF
of 6.75 THREE HUN of APTI the 15th da account of the remainder to pr of 6.75 company in in writing appoir www.smc.xmy.x E NOW, THERE tenns, previsions a to be performed, a treems to CONVEY	per cent per annum NDRED AND NO. 19 78, and Ti y of each mont: controlled the per annum, and controlled the per annum, and inches the per annum, and in absence of everett Avenue. The the Matterson.	n in is stall en': (inche /100 (\$ 500.0 HREE HUNDEF) the therefter unt add the whole was a seed by said note to be at the principal of ea all of said principal such appointment, the tie, Chicago, o secure the payment o ust deed, and the perfor of the sum of One Do to Trustee, its successors of the sum of One Do to Trustee, its successors	ND NO/100 (ill sidnote is fully pa	pay the said princip. g from time to time rest) as follows: Dollars or more \$300.00) id xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	on the 15th day Dollars or more on paymenta principals Il such payments on cipal balance and the ur interest at the rate nking house or trust y, from time to time, 55555 South
real es	33 and all Subdivision Township 3 Principal hall deposit	of Lots 34, on of the Nor 8 North, Rar Meridian with Seller nd insurance	premiums. i	n Andrews Section 3, of the Third of the estim	and cup
which, with the pro TOGETHER wi thereof for so long state and not sec conditioning, water foregoing), screens, foregoing are decla equipment or articl the real estate. TO HAVE AND trusts herein set for said rights and bene	perty hereinafter describt all improvements, ter and during all such tim ondarily) and all appar, light, power, refrigerat window shades, storm red to be a part of said es hereafter placed in the 2 TO HOLD the premise th, free from all rights if tis the Mortagors do he	the princip oed, is referred to herein nements, easements, fixt es as Mortgagors may be tatus, equipment or art ion (whether single unit doors and windows, if the control of the control of premises by the mortge so unto the said Trustee, and benefits under and ereby expressly release a	as installment as the "premises," ures, and appurtenances is entitled thereto (which a icides now or hereafter it or centrally controlled), you can be a constituted in the controlled as the co	thereto belonging, and all the pledged primarily and of herein or thereon weed to the control of	rents, issues and print a parity with shide-acceptance of the parity with shide-acceptance of the parity with shide-acceptance of the parity o
This trust dee	d consists of two pag re incorporated herei signs.	ges. The covenants, con by reference and ar	e a part hereof and sha the day and year first	as appearing on page 2 Il be binding on the mo	(the reverse side of rigagors, their heirs,
STATE OF ILLINO County of	SS. a N H TH		And residing in said County LIAMS & LILLY be the same person S	y, in the State aforesaid, D WILLTAMS, Hi whose names are	s Wife

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

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

1. Mortgagers shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be-destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liters or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to helders of the note; (3) complete within a reasonable time any building or buildings now or at any time in process of exection upon said or the control of the process of exection upon said or manufacture of the note; (3) complete within a reasonable time any building or buildings now or at any time in process of exection upon said or manufacture of the process of the process

party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indobtedness bereby secured; or (6) preparations for the commencement of any suit for the foreclosure bereof at exactual of such right to foreclose whether or not actually commenced, or (c) preparations for the defense of any threatened suit or pr.—fire—which might affect the premises or the security hereof, whether or not actually commenced, any foreclosure sale of the premises shall exit in the commence of a control of all costs proceedings and the presentation of all costs proceedings and the presentation of all costs proceedings and the presentation of all costs proceedings as the presentation of the preceding paragraph hereof; second, all other items which under the terms hereof constitute secule of a believes additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining—fire—the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a bill to foreclose this trust der, it court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or affer sale, with our motice, without regard to the solvency or insolvency of said premises. Such appointment may be made either before or affer sale, with our motice, without regard to the solvency or insolvency of said premises during the pendency of such foreclosus—int and, in the process of the protection of the protection, whether there be redemption or not, as well as during ry flu her times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits of asle and a deficiency, or all the protection, possession, control, management and operation of the provers which may be necessary or accusa

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

Identification No. 631141

CHICAGO TITLE AND TRUST COMPANY,

By ah Diane Omtor Assistant Secretary/Assistant Vice President

MAIL TO:

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

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PLACE IN RECORDER'S OFFICE BOX NUMBER



II.

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