## UNOFFICIAL COPY

		·		24 620	
(M	TRUST DEED (Illinois) For use with Note Form 1448 conthly payments including interest)	1978 SEP 14 LOME 9	DEEDS	24 620 PERCONDER AS	UUB ♥ <i>₱</i> ₽₽\$
•		cook coast			ملاقات المرابع
TḤIS IN	DF.N.UFE, made <u>Sept.</u> lles, his wife	5 SEP-1, 1-78		For Recorder's Use Only <b>2:120:20:09</b>	E0S 10.00
DEVO	N BANK, n Illinois B		. —	herein referred to as	
herein rei termed "l	ferred to is "Trustee," witnessetl Installment "str, of even date	h: That, Whereas Mortgagors ar herewith, executed by Mortgago	e justly indebted to to ors, made payable to	he legal holder of a principa Bearer	I promissory note,
and delive eight	ered, in and by which note Morts	gagors promise to pay the princip	al sum of Seven t	housand two hundred	seventy- 5, 1978
to be pay	vable in installments as f illo vs;	n time to time unpaid at the rat One hundred twenty	-one dollars &	30/100	Dollars
on the	3rd day of Novemb 3rd day of each and every m	or in hereafter until said note is lay of October , 1	red twenty-one fully paid, except that	dollars & 30/100 the final payment of principal	and interest, if not
by said no	ole to be applied first to accrued	and rapaid interest on the unpa to the extern not paid when d payments being nade payable at	id principal balance ar	id the remainder to principal; t	ne portion of each
6060 at the elec	45 or at such other place as tion of the legal holder thereof an	is the legal volder of the note may d without note of the principal sur- of payment aftersail, in case defa reof or in case cefful hall occur	, from time to time, in m remaining unpaid th	writing appoint, which note fu	rther provides that erest thereon, shall
or interest contained parties the	in accordance with the terms the in this Trust Deed (in which ever reto severally waive presentment	reof or in case cefe ale hall occur nt election may be rade at any ti for payment, notice of di aonor,	and continue for three me after the expiration protest and notice of	e days in the performance of are of said three days, without no protest.	y other agreement tice), and that all
NOW limitations	THEREFORE, to secure the pa	yment of the said prince a sum	of money and interes	t in accordance with the tern	s, provisions and contained, by the
Mortgagor and all of	s by these presents CONVEY an their estate, right, title and inter City of Chicago	consideration of the sun of Cad WARRANT unto the Trus ee, est therein, situate, lying and bei	its or his successors a		
Lot 20 in	Claud F.Anderson's R	, COUNTY OF esubdivision of Lots of Part of Lots 27, 3	2 tc 27 in Blo	AND STATE OF I ck 1 in Edwards Boul hart's Subdivision o	evard Addi-
West 1/4	of Section 7, Townshi ty, Illinois.	p 38 North, Range 14,	Eas of the	Third Principal Meri	dian in
		1000 _ *		oask- Devand	
	Į.		6475h	Metern ave.	83
		bed, is referred to herein as the tenements, easements, and appur		ging an all rents issues and	Transfer thermal for
so long and said real ex	state and not secondarily), and a light, power, refrigeration and	tenements, easements, and appur agors may be entitled thereto (whall fixtures, apparatus, equipment air conditioning (whether single ades, awnings, storm doors and be a part of the mortgaged prem	hich rents, issues and p or articles now or he units or centrally con	reafter there's or thereon use trolled), and ye distance in the second s	on a parity with
all building	s and additions and all similar o	or otner apparatus, equipment or	windows, floor covering ises whether physicall articles hereafter place	igs, inador be', stoy's and w y attached there o or not, and ed in the premises by a fortga	ater heaters. All it is agreed that fors or their suc-
TO Ha	herein set forth, free from all rig	ises unto the said Trustee, its or this and benefits under and by v	irtue of the Homestead	gns, forever, for the proposes.	and upon the uses
This T are incorpo	rust Deed consists of two pages rated herein by reference and he	by expressly release and waive.  The covenants, conditions and reby are made a part hereof the	provisions appearing o same as though they v	on page 2 (the reverse sid of vere here set out in full and ch	t's Trust Deed)
Witnes	, their heirs, successors and assigns the hands and seals of Mortga	gors the day and year first abov	e written.	710	
	PLEASE PRINT OR TYPE NAME(S)	Carlos Arguelles	(Seal)	rios Arguelle	Seal)
	BELOW SIGNATURE(S)	A 11. A. 11.	(Seal)	malia D. Ce	e celle (Seal)
State of Illin	ois, County of	Amelia Arguelles  ss., in the State aforesaid,	I, the under	ersigned, a Notary Public in and	
	IMPRESS	personally known to me	z myaenes		are.
	SEAL HERE	subscribed to the forego	oing instrument, appear	ed before me this day in person ed the said instrument as uses therein set forth, including	
<b>\</b>		free and voluntary act, i	for the uses and purpo innestead.	ses therein set forth, including	the release and
	r my hand and official seal, this		day of	2 /// Cerr	19/8
10			ADDRESS OF PR	OPERTY:	Notary Public
. Les	911	and the second second	5418 S Chicas	Claremont Ave.	246
	NAME DEVON BANK		THE ABOVE ADD PURPOSES ONLY A TRUST DEED	RESS IS FOR STATISTICAL IND IS NOT A PART OF THIS	1620008
MAIL TO:	ADDRESS6445 N.Western	1 Ave.	SEND SUBSEQUENT		3 8
	STATE Chicago, Ill.	ZIP CODE 60645			

## INOFFICIAL COP

- THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

  1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any pulldings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) 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 holders of the note; (5) complete within a reasonable time any buildings or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premise except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be subject to any de. en a which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to r.co.

  This Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or um sions thereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he may require inde.nni .es is satisfactory to him before exercising any power herein given.

been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Recorder of Deeds of the country in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed.

IMPORTANT

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

The Installment	Note	mentioned	in the	within	Trust	Deed	has	been			
identified herewith under Identification No.											