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1978 SEP 27 PM 12 35 RECORDED OF DEEDS COOR FOLLOW AND

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	Comp. 11		Thur Space For		·s ብዕብብ
THIS INDENTURE, made Carollo, his wife	Sept, 11	_SEP AN-IR	Athony Anthony 20	herein referred to as	
DEVON BANK					Wiengagors, and
herein referred to as "Trustee."	witnesseth: That, Whe	reas Morteseors	are justly indebted to the	legal holder of a printipal	l preminery note,
termed "Installment Note," of	ven date nerewith, ext	beared by Morig	igors, made payable to bea	ucr	
and delivered, in and by which n	ote Mortgagors promis-	e to pay the pring	ipal sum of Eight thou	sand six hundred	twenty-three
and delivered, in and by which n dollars & 20/100		(8	623.20) Dollars, and	interest from Sept.	11, 1978
on the balance of r. neipal rema to be payable ir instillments as	ining from time to tim	e unpaid at the paid forty-th	rate of per cent	per annum, such principal	sum and interest
on the 20th day of Octo	ber 19 78.	and One hund	red forty-three do	llars & 72/100	Dollars
on the 20th day of each and	i every month thereafte	er until said note	is fully paid, except that the	final payment of principal s	and interest, if not
sooner paid, shall be dr on the			19_83_; all such payment		
by said note to be applied first to of said installments consulting	principal, to the exten	it not paid when	due, to bear interest after i	the date for payment there	of, at the rate of
			at DEVON BANK 6445		
at the election of the legal holder become at once due and payable, at	h of ce as the legal hole he, of and without not	der of the note m ice, the principal	ay, from time to time, in writes sum remaining unpaid thereor	ling appoint, which note fur n, together with accrued inte	ther provides that rest thereon, shall
become at once due and payable, at or interest in accordance with the	terr is the of payment at	foresaid, in case d default shall occ	efault shall occur in the paym ur and continue for three day	ent, when due, of any instally in the performance of any	lment of principal y other agreement
contained in this Trust Deed (in we parties thereto severally waive pre	vhich e ent election ma	y be made at any	time after the expiration of	said three days, without not	ice), and that all
. NOW THEREFORE, to secu	ire the proment of the	said principal su	m of money and interest in	accordance with the terms	s, provisions and
limitations of the above mentione Mortgagors to be performed, and Mortgagors by these presents COI	d note and of the litt l also in consideration	of the sum of	e performance of the covena One Dollar in hand paid, th	nts and agreements herein one receipt whereof is hereb	contained, by the by acknowledged,
Mortgagors by these presents COl and all of their estate, right, title	and interest the	unto the Trust	ee, its or his successors and being in the	assigns, the following descri	ibed Real Estate,
and all of their estate, right, title City of Chicago	, COUNT	ry on	Cook	AND STATE OF IL	LINOIS, to wit:
The East 36 feet of	the West 72 Tee	of lot 16	in Block 3 in Fre	derick H. Bartlet	t's Lawrence
Avenue Subdivision i of the Third Princip	al Meridian	quarter o			
			_ * THIS INSTRUM	MENT WAS PREPARE	4/4
		$U \sim (E)$	C. Dros	R Devon Be	me o
	4		64457	. Western ave	<b>4</b>
		7	Cherry	. Lee 60644	
					$\aleph$
which, with the property hereinaft	er described, is referre	d to herein as th	e "pr mises,"	and all rents issues and m	rofite thereof for
TOGETHER with all improves so long and during all such times	as Mortgagors may be	entitled thereto (	which rent , iss es and profit	s are pledged primarily and	on a parity with
said real estate and not secondaril gas, water, light, power, refrigerat stricting the foregoing), screens, w	y), and all fixtures, ap ion and air conditioni	paratus, equipme ng (whether sing	le units or cent ally controll	ed), and ventilation, includ	ing (without re-
of the foregoing are declared and all buildings and additions and all	indow shades, awnings, agreed to be a part of f	, storm doors and the mortgaged pr	emises whether payerally at	nador beds, stoves and wa	it is agreed that
cessors or assigns shall be part of t	ine morigagea premises	i.			
TO HAVE AND TO HOLD and trusts herein set forth, free free	the premises unto the om all rights and benef	said Trustee, its : fits under and by	virtue of the Homestead E.	forever, for the purposes, as emption Laws of the State of	ad upon the uses of Illinois, which
said rights and benefits Mortgagor This Trust Deed consists of the	s do hereby expressly : wo pages. The covenar	release and waiv sts. conditions an	e. d provisions appearing on p	age 2 / reverse side of t	this Trust Deed)
are incorporated herein by reference Mortgagors, their heirs, successors	e and hereby are made	a part hereof th	e same as though they were	here et on in full and sha	li be binding on
Witness the hands and seals of	f Mortgagors the day	and year first ab	ove written.		
PLEASE	antton	. Cawll	- (Smilled	sor colal	(Seal)
PRINT OR TYPE NAME(S)	Anthon	Carollo	Elear	or Caro''o	((,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
BELOW SIGNATURE(S)	0				
SIGNATURE(S)	<del></del>		(Seal)		(Seal)
State of Illinois, County of	Cook	55	I, the undersign	ned, a Notary Public in . no	for said County.
	in th	e State aforesaid	DO HEREBY CERTIFY	that Anthony Caro	1101
	_	Eleanor Ca	rollo, his wire		
ARY SEAL			ne to be the same person. So		and ackr., w'
S LO S THERE	edged	that they si	gned, sealed and delivered th	e said instrument asthe	eir
a A BU	free a	and voluntary act or of the right of	for the uses and purposes t	therein set forth, including	the release ar
		10	· .	+	78
own sign and and official		10 80	day of sie	le us b	19/0
ommission express 1 revent	~	19			Notary Public
118198			ADDRESS OF DRODE	DTV	
W U			ADDRESS OF PROPE 6258 W. Eatwo	ood	רא ו
(		•	Chicago, Ill	inois	8 %
NAME DEVON BAN	IK		THE ABOVE ADDRESS	S IS FOR STATISTICAL IS NOT A PART OF THIS	A6465
IAIL TO: Appende 6445 N	Montown A				
ADDRESS_0443 N.			SEND SUBSEQUENT TA	X BILLS TO:	
STATE Chicago	, III. 71P	CODE60645	J		NUMBER
ATT: Install.	Loans		(Na	me)	181
OR RECORDER'S OFFICE	BOX NO	<del></del>	DDA)	ress)	<b>≈</b>   .
STREET,	ar an ann an	may ne tradition and realist think that the St. St.	THE SOUND RESIDENCE THE PROPERTY OF THE PROPER	ACKERGAS PROPERTY OF THE PARTY	- 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.

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## 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:

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- 1. Mortagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings 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 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 premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the 'ame or to pay in full the indebtedness secured hereby, all in companies assistated by the theorem to the note, under insurance policies payab',. case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause'. be a tached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in ease of insurance out to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

- 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence the all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the reque t of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all ind bedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor with the such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee hereunder or which conforms in substance with the description herein contained of the principal note and which gurports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and he hancever executed a certificate on any instrument identifying same as the principal note described herein, he may accept as the genuine principal note and which purports to be executed by the persons herein designated as makers thereof.
- orded or filed. In case of the death, resignation, inability or refusal to act of Trustee,
  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 county
  the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and
  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 taggors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of 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.

ECONDER EDOCATE