UNOFFICIAL COPY

	TRUST DEEI	1978 OCT 10 PM 3	03 24 664 00	J4 ⁷
	(ILLINOIS) For use with Note Forn thly payments including	n 1448	The Above Space For Recorder's Use Only	they to the
THIS IN	DENTURE, made		veenSerafin Mendez and Antonia	Mendez (His Wife)
		herein referred to as " Royer H. Eckha	Mortanspra", 224664001 4 -	
herein re	ferred to as"Trust		. Mostocore are justly indebted to th	e legal holder
			f even date herewith, executed by Morgagors promise to pay the principal sun	
one hu	ndred thirty fo	our and 96/100 (\$1,134.96) Dollars.	_
			follows: forty seven and 29/100	such (\$47.29)
· ·		OCTOBED 10 78 and fo	rty coven and 29/100 (S47.29)	Donais on
the 15±	h day of each an	nd every month thereafter until	said note is fully paid, except that the h	nal payment of 980; all such
		sooner paid, shall be due on the	Note to be applied first to accrued and	l unnaid inter-
		and all such navments being m	erest after the date for payment there ade payable at Unity Savings Associated payable at Unity Savings Associated Programme Programme Savings Associated Programme Programme Savings Associated Programme	o, or at such
	At a taund balda	f the note may from time to	time in writing appoint. Wrich note to	Littlet brovides
that at th	ie election of the le	egal holder thereof and without	due and navable at the place of pays	nent aforesaid.
in case de	fault s' an occur in	the payment, when due, of any	or three days in the performance of an	v other agree-
three day	s, without notice	and that all parties thereto seven protest.	rally waive presentment for payment,	notice of u.s
•				
NOW '	THEREFORE, to sec	ire he payment of the said principal	sum of money and interest in accordance wit	h the terms, pro-
visions and herein cont	limitations of the ab- ained by the Mortgag	ove tien oned note and of this frus	sideration of the sum of One Dollar in hand	paid, the receipt
whereof is a	hereby acknowledged, following described R	eal Este e, and all of their estate, right	sum of money and interest in accordance wit t Deed, and the performance of the covenants sideration of the sum of One Dollar in hand Y and WARRANT unto the Trustee, its or h It, title and interest therein, situate, lying a	nd being in the
City of	Chicago COUNT	TY OF Cook AND S	TATE OF ILLINOIS, to wit:	
1 OT	6 AND THE EAST	5 FEET OF TOT 7 IN BLOC	CK 8 IN BRITTON'S SUBDIVISION	OF THE SOUTH
LIFCT	ALLADTED OF THE	E NORTH FAST MANIER OF S	SECTION 3, TOWNSHIP 39 NORTH,	RANGE T
EAST	OF THE THIRD I	PRINCIPAL MERIDIAN, IN CO	JON COUNTY, ILLEINOIS.	
		⁷ O ₂		
11.1 %	.t	as described is referred to herein as	he "premises."	
TOGET	HER with all improv	rements, tenements, easements, and	he "premises." purtenances thereto belonging, and all rents, entitle hereto (which rents, issues and pre- all ature apparatus, equipment or articles rati n and air conditioning (whether single to 3), scens, v. ondow shades, awnings, storm do	issues and pronts ofits are pledged
primarily an	id on a parity with said	d real estate and not secondarily), and heat, gas, water, light, power, refrige	all fature, apparatus, equipment or articles ration and air conditioning (whether single t	now or lenganter
controlled).	and ventilation, includings, inadoor beds, store	ding (without restricting the foregoing wes and water heaters. All of the fore	going are reclared and agreed to be a part of	of the mortgaged
premises wi ratus, equip	hether physically attac ment or articles here:	thed thereto or not, and it is agreed after placed in the premises by Mort	rati n and air conditioning (whether single i 3), scens, v. indow shades, awnings, storm do going are acclared and agreed to be a part of that all ui' in, s and additions and all simila gagors or he successors or assigns shall be	part of the mort-
TO HA	VE AND TO HOLD	the premises unto the said Trustee, its	or his success is a d assigns, forever, for t	he purposes, and
the State of	Illinois, which said ri	ights and benefits Mortgagors do here	this under and by very of the Homestead Ex- by expressly release and waive: and provisions appear ng or page 2 (the reverse thereof the same as though they were here so	side of this Trust
Deed) are in	ncorporated herein by	reference and hereby are made a part heir heirs, successors and assigns.	hereof the same as though they were here so	et out in full and
Witne	ss the hands and se	ears or morigagors me day and		[Seal]
	PLEASE PRINT OR	Serafin Mendez	[Seal] Antonia Mo.d.	
7	TYPE NAME (S) BELOW	Jerafin 8) lender	[Seal] Antonia n	nej [Seal]
	IGNATURE (S)	Cook	I, the undersigned, a Notary Public in and	for said County.
State of 'Illi	IGNATURE (8)	in the State aforesaid, DO	HEREBY CERTIFY that Serafin Mend	er and Antonia
1,00	De 2	Mendez (His Wife)	he the same person S whose name. S.	are
	BEAL	subscribed to the foregoing	Instrument appeared before me this day in	rneir
00K CO.	HERE	free and voluntary act, for and waiver of the right of h	the uses and purposes therein set forth, me.	
Given under	my hand and official	Seal, this	day of September	20 ⁷⁸
Commission	expires	1900	41.00	HOTARY PUBLIC
		trument was prepared by:		
		VINGS ASSOCIATION orth Harlem Avenue	ADDRESS OF PROPERTY:	8
	·	ago, Illinois 60634		
	_	DC	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS TRUST DEED.	
	NAME		THIS TRUST DEED.	24664004
MAIL TO:	<i>1</i>	AVINGS ASSN.	SEND SUBBEQUENT TAX BILLS TO:	
	STATE OF CHICAGO	HARLEM AVE.	(MAME)	ER)A
			_1	_
OR	RECORDER'S OF	FICE BOX NO. 4/9	(ADDRESS)	<u></u>
1210				

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 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 ro 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.

the resol, 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 building or buildings now or at any time in process of erection upon semise; (6) complete within a reasonable time any building or buildings now or at any time in process of erection upon semiser; (6) complete within a required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

2. Mortgagors shall pay before any penalty stateches all general taxes, and shall any procedul taxes, such as the process of the note the original or dopplicate receipts therefor. To prevent default hereunder Mortgagors alla pays in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements of the protect o

would not be good and available to the party interposing same in an action at law upo. The interposing same in an action at law upo. The interposing same in an action at law upo. The interposing same in an action at law upo. The interposing same in an action at law upo. The interposing same in an action at law upo. The interposing same in an action at law upo. The interposing same in an action at law upo. The interposing same in an action at law upo. The interposing and same in an action at law upo. The interposing and same interposing and interposing and interposing and interposing and interposing and interposing any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of sa isfactory evidence that all indebtedness secured by this Trust Deed and the lien thereof by proper instrument upon presentation of sa isfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a recase i creof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the ori. Or an one, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without it quir. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described and 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 purports to be executed by the persons herein designated at the nickers the recipilation herein contained of the principal note and which purports to be executed by the persons herein designated at the nickers the recipilation herein contained of the principal note described herein, he may accept as the genuine necessated herein, he may accept as the genuine necessated herein, he may accept as the genuine note

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument

shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, Howard I, Bass shall be first Successor in Trust and in the event of its resignation, inability or refusal to act, the then Recorder of Deeds of the county 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.

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	installme	nt Note	mentio	nea in	tne	within	1 rust	Deed	us
been	identified	herewith	ı under	Identii	ficatio	n No	••••••		

