UNOFFICIAL COPY

1/300268				
70.	TRUST DEE	D (MORTGAGE)	5 10	
THIS IN DEN URE, datedAugust 5				24689130
Ismae' C. z and Ana Cruz				
of the C2 oy of (hereinafter called the "Grar ors") and CONTINE banking association doing t sin ss in the City of Ch called the "Trustee");	Chicago NTAL ILLINOIS licago, County of	NATIONAL BANK . Cook, State of Illinois	ofC AND TRUST CO (hereinafter, toge	OOk , State of Illinois MPANY OF CHICAGO, a national ther with its successors and assigns,
	WITH	IESSETH:		
WHEREAS, pursuant to the p. "lo s of a ce between the Grantors and _Gem_Cor_STILE" in the sum of _Eleven_Thousand_Fo_x_ holder of the Contract, which indebtedness is p yabl OF CHICAGO, 231 South La Salle Street. Chic on except for a final installment of \$ and on the same date of each month thereafter until NOW, THEREFORE, to secure the payment, i of all other covenants, agreements and obligations o RANT to the Trustee the following described real est	ion Compan a. d no/100 e z. the offices of Illinois 60693 in. , commence , id', foll; n acc dar ze with f the Grar or ur	CONTINENTAL ILLI 34 successive m cing 45 days after the provisions of the der the Contract and I liled the "premises" si	, as Sell- inois NATIONA conthly installmenter the Completion Contract, of said	er, the Grantors are justly indebted Dollars to the legal L BANK AND TRUST COMPANY its, each of \$ 131.00 Date provided for in the Contract, indebtedness, and the performance
City_ofChicago Lot 22 in Block 2 in Ernes	County ofC t J. Lehman	Cook o's Subdivisio	,State of III on of Lot 4	linois, to wit: in Assessor's
Division of the Northwest				
	4, East of	the Third Pri	incipal Mer	idian in Cook
County, Illinois.		0.		
(This is a Junior Lien) sub Ana Cruz to Central Savings				
May 16, 1978 as document 24	4449468.			
			(-	9
together with all improvements, tenements, easement conditioning, gas and plumbing apparatus and fixtures hereby releasing and waiving any and all rights under a The Grantors covenant and agree: (1) to pay s vided in the Contract or according to any agreement ements against said premises, and on demand to exhi restore all buildings and improvements on the premise committed or suffered; (5) to keep all buildings and amounts and with such companies and under such p Contract, which policies shall provide that loss there second to the Trustee, as their respective interests may satisfactory evidence of such insurance; and (6) to premises. The Grantors further agree that, in the event of	nd by virtue of the aid indebtedness, extending the time bit receipts there is that may have other improvementations and in sucunder shall be pay appear, and, upcay, when due, all	e homestead exemptic and all other amount; of payment; (2) to pa or; (3) within sixty di- been destroyed or dan its now or hereafter of h form, all as shall re- yable first to the hold on request, to furnish t indebtedness which n	on laws of the Stat s that may be pay, before any pen ays after any dest maged; (4) that we on the premises in asonably be satisf er of any prior e to the Trustee or that hay be secured by	te of all iois. yable u der t'. Contract, as pro- palty attach s, il! taxes and assess- truction or 'ar age, to rebuild or yaste to the premiser and not be sured against such issks, it such actory to the legal holder of the nounbrance on the ver se and o the legal holder of the C att a y any prior encumbrance, or the
any prior encumbrances, either the Trustee or the log- or pay such taxes or assessments, or discharge or punc- encumbrances on the premises; and the Grantors agre- demand, for all amounts so paid and the same shall be s The Grantors further agree that, in the event o	al holder of the C hase any tax lien e to reimburse th so much additions	Contract may, from tir or title affecting the pre e Trustee or the legal I indebtedness secured	me to time, but n remises, or pay the holder of the Con hereby.	eed not, procure such insurance, e indebtedness securing any prior ntract, as the case may be, upon
notice of any kind, become immediately due and pay- extent as if such indebtedness had been matured by its The Grantors further agree that all expenses an hereof (including reasonable attorney's fees, outlays abstract showing the whole title of said premises embra ments, occasioned by any suit or proceeding wherein' by the Grantors. All such expenses and disbursements more than the same of the same of the same of the same pool to dismissed, nor release hereof given, until all su paid. The Grantors, for the Grantors and for the heirs cossession of and income from the premises pending s his Trust Deed, the court in which such complaint is Grantors, appoint a receiver to take possession or charge The Trustee shall, upon receipt of its reasonab hereof by proper instrument upon presentation of satis he Trustee may execute and deliver a release hereof to rouduce and exhibit to the Trustee the Contract, re prustee may accept as true without further inquiry. The lien of this Trust Deed is subject and subordi The term "Grantors" as used herein shall mean in diseverally binding upon such persons and their respec All obligations of the Grantors, and all rights, pox	express terms. d disbursements ; for documentary going foreclosure e the Trustee or the shall be an addit roccedings; which che expenses and , executors, admi uch foreclosure p filed may at once or the premises ole fees, if any, f factory evidence o and at the requiresenting that all persons signing tive heirs, executivers and remedies	anid or incurred in bel evidence, stenograph lecree) shall be paid by a legal holder of the C ional lien upon the pr proceedings, whether disbursements, and the nistrators, successors a roceedings, and agree I, and without notice to with power to collect of or the preparation of that all indebtedness seest of any person who indebtedness secured any person who indebtedness secured the properties of the present and the proceedings of the Trust Deed and ors, administrators, suc of the Trustee and the	half of plaintiff in ers' charges and « y the Grantors; an ontract, as such, r emises, and shall in decree of sale shale costs of suit, ind assigns of the that, upon the filli o the Grantors, or he rents, issues an such release, relea- cured by this Tru o shall, either beforenesses, relea- te of record on the each of them, and cessors and assign	connection with the foreclosure cost of procuring or completing dith elike expenses and disbursenay be a party, shall also be paid be taxed as costs and included in all have been entered or not, shall luding attorneys 'fees, have been Grantors, waive all right to the ng of any complaint to foreclose to any party claiming under the d profits of the premises. see this Trust Deed and the lien at Deed has been fully paid; and re or after the maturity thereof, paid, which representation the e premises.
n addition to, and not in limitation of, those provided is WITNESS, the hand(s) and the seal(s) of the Gran	n the Contract or	by law.		seen-
	(SEAL)	Rus		(SEAL)
his instrument prepared by:	(SEAL)	* *************************************		(SEAL)
Clark Saunders, 231 S. La Salle S	St., Chicag (Name and A	o, Illinois 6	0690	5

24689130

D20 35-90, R. 4/76

では、「ないできる」とは、「ないできる」という。

UNOFFICIAL COPY

	STATE OF ILLINOIS 1978 OCT 26	M D 20	Real College College Systems	and see
	COUNTY OF Lake) I, a 'tary Public in and for the State and County a Ismael Cruz and personally own to me to be the same person(s) whose in person, and cknowledged that he (she, they) signed at the characteristic the relating the release and waiver	foresaid, do hereby certify that 1.2. 1.2. 1.2. 1.2. 1.2. 1.2. 1.2. 1.2	ng instrument, appeared before me this day	19.00
	personally. John to me to be the same of the personal of the control of the person and the control of the purposes the cin set forth, including the release and waiver Given ut der 1 ly hand and official seal this	d delivered said instrument as his (her, to of the right of homestead.	A 1	
	My Commission Lxp. 12 [4 81	Notar Pr	ablic S N C	
	Ox		Name of the second	
\$	C	Pot County		
		0/	*	
	·	C ₀ ,		
		4hx		
			C	
			(O/4)	
		Turk	00	
				£16894£
				99130
AND CONTRACTOR OF THE CONTRACT				
d				

END OF RECORDED DOCUMENT

The second secon