NOV 14'7866 71 133X

					SAN STREET, SAN STREET, SEE SACTOR
Loan no 119742-A	24 716	415			
¬ This Indenture, Made	November 16	19 78	between HECTOR	A. MORENO A	AND
		ELIZA	BETH MORENO,	his wife.	referred to as "Mortoneurs" a
an Illinois corporation doing business in Chicago, Illinois, herein refe	oneer Bank	& Trust	Company	1	Noo
THAT, WHEREAS the Mortgagors are justly indebted to the legal hol		reinafter described, said legal hol	der or holders being herein referred	to as HOLDERS OF THE NO	TE, IN the PHINCIPAL SUM OF
NINETEEN THOUSAND I	FIVE HUNDRED AND	NO/100 (\$19	,500.00)		Dollars,
evidenced by one certain Installment Note of the Mortgagors of even dat interest on the balance of _ninc_ 1/_maining from time to time unpaid a	10 %			he Mortgagors promise to p	ay the said principal sum and
ONE HUNDLED EIGHTY NIN	E AND NO/100 (\$	189.00)			.Detlars
on the 15th day o January			TY NINE AND NO	***	•
inal payment of principal and interest, if not sooner paid, shall h. dur on the			99 . All such payments on acco		
applied to interest on the unpaid principal balance and the remounder to prin					
ff of said principal and interest being made payable at such banking hous:	e 😁 st 🖅 pany in Chicago, Illinois, as	the holders of the note may from	n time to time, in writing appoint, an	nd in absence of such appoin	ntment, then at the office of
ONEER BANK & TRUST COMPANY in said City. of Chicago	o				
NOW, THEREFORE, the Mortgagors to secure the payment of the said greements herein contained, by the Mortgagors to be performed, and also	in consideration of the sum () Une Dollar	r in hand paid, the receipt whered	if is hereby acknowledged, do by the	ese presents CONVEY and W	ance of the covenants and IARRANT unto the Trustee,
successors and assigns, the following described Real Estate and all of the	is estate, right, title and inte. 2st 1º .aeī .	City situate, lying and being in the	ofChicago County of	Cook	and State of Illinois, to wit:
	* [•		
		TO .			

Lot 44 in Block 1 in Mary A. Reid's Subdivision in the South East quarter of The South West quarter of Section 35, 1c m hip 40 North, Range 13 East of the Third Principal Meridian, in Cook Count, Illinois.

THE CHOICE FOR DEEDS

SOOK COUNTY, ILLUMOIS
FILED FOR REDURD
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* 64716416

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled to at a 1 which are pledged primarily and on parity with said real estate and not secondarily, and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, retrig rab. I whether single units or centrally controlled), and ventilation, including liwthout restricting the freegroup, acrees, windows share, stem doors and windows, floor coverings, maked beds, awaings, stores and water heaters. All of the real estate is a limited as the state whether physically attached thereto or not, and it is agreed that all similar appearatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

UTAVE ANV I I HULL all if said property with said apputerances, apparatus, factures and other equipment unto said Trustee forever, for the uses herein set forth, free from all rights and benefits under the Homestead Exemption of the State of Hilmos, which said rights and benefits said Mortgagor does hereby release and wave.

Mortgagous related it promoting relating to the process of execution any boundary or improvements now on herealter on the premises which may be secured managed on be destroyed; (2) keep said premises in opodo condition and repair, without waster and free from mechanic's or other kens or claims for life in not expressly subordinated to the ken hereof, (3) pay when other presses which may be secured by a fer nor change on the premises superior to the first hereof, (3) pay when the premises which in a reasonable to the premise of the premises appeared to the premises and the use to the premises and the use the relation of the premise and the use the relation of the premises are the use of the premises and the use the relation of the premise and the use of the premises and the use the relation of the premises are the use of the premises and the u

 Multipagors shall pay before any penalty attaches all general taxes, and shall pay special taxes; special assessments, water changes, sewer service charges, and other charges against the premises when due, and shall, upon writter request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mongagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Montgagors may desire to contest.

Mortgagors strail keep all buildings and introvements now or herealter subsisted on said premises insured begans loss or damage by fire, lighthing or windstorm under policies providing for payment by the insurance companies or more start in the part of the cost of replacing or retaining the same or top ay in full the indebtories secured hereal in a Loubpanies statistatory to the bodies of the note, under insurance optices payable, in case of loss or damage, its Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be acta from the cost policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and it case of insurance about to exprise, shall deliver renewal policies, to holders of the note, and it case of insurance about to exprise, shall deliver renewal policies, including additional and renewal policies, to holders of the note, and it case of insurance about to exprise, shall deliver renewal policies. On the standard mortgage clause to be described by the statehed to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and it can be about the price, shall deliver renewal policies out to the respective dates of exprision.

In case of default therein, Trustee or the holders of the horte may, but need not, make any payment or perform any act hereinbefore required of Morrogoops in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on price expeniations. An any payment or perform any set she not other prior lies or this provider or chim thereof, or redeem from any tax sale or to defauter affecting said premises or contest any tax or exsessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including a tromper's fees, and any other moneys advanced by Trustee or the holders of the notes or protect the mortgaged premises and the filen hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall be comediately due and mayable without money and with unterest thereon at the case of the contraction of the contractio

In flustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without uny into the accuracy of such bill, statement or statement or situation assessments, and, forteiture, tax lens or assessments and thereol.

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and the state of t	. Na sana na s
Mortgagors shall pay each item of indebtedness herein mentioned, both principal and initiative indebtedness secured by this Trust Deed shall, notwithstanding anything in the note or in this Trus interest on the note, or lib when delault shall occur and continue for three days in the performant.	terest, when due according to the terms bereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid at Deed to the contrary, become due and payable foll immediately in the case of default in making payment of any installment of principal or ce of any other agreement of the Mortgagors herein contained.
 When the indebtedness hereby secured shall become due whether by acceleration or oth allowed and included as additional andebtedness in the decree for sale all expenditures and expens documentary and expert evidence, stenographers' charges, publication costs and costs (which my guarantee policies, Torrens certificates, and similar data and assurances with respect to title as Tr 	erwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, in any suit to foreclose the lien hereof, there shall be sex which may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys' lees, Trustee's fees, appraiser's fees, outlary for any be estimated as to items to be expended after entry of the decreep? of promoting all such abstracts of this, this examples and examinations, rustee or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may penditures and expenses of the nature in this paragraph mentioned shall become so much additional industredness; secured hereby and
	per cent per annum, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and endant, by reason of this trust deed or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the Icl preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not
8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the neutroned in the proceeding paragraph hereof; second, all other items which under the terms hereof whereast remaining upsale of the neutre, touch any overplass to Mostgagors, their hers, legal repressions and the proceeding the processing of the processing the processing of the processing o	ne following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are if constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and enlatives or assigns, as their rights may appear.
9. Upon, or at any time after the filing of a bill to foreclose this crust ideed, the court in which stepard to the solvency or insoftwarp of Mortgagors at the time of application for such receiver and may be abounted as such receiver. Such receiver shall have power to collect the rents, issue period of referenbion, whether there be redemption or not, as well as during any further times when the company of the control o	uch bill is filed may appoint a receiver of said premises. Such appointment may be made either before or alter saide, without notice, without influor regard to the then value of the premises or whether the same shall be then occupied as a homestad or not and the finistee beneunder as and profits of said premises during the pendency of such foreclosure suit and, in case of a saile and a deficiency, during the full statutory than the sail of the pendency of such foreclosure suit and, in case of a saile and a deficiency, during the full statutory than the sail of the premise suit of the premises during the vehicle or saile and feel state that the saile saile and the sail of the premise saile and the sail of the premise saile and the sail of the premise saile saile and feel saile
	defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
over De Rable for any acts or omissions nereunder, except in case of its own gross negligence or mis given.	no shall Trustee be obligated to record this trust deed or to exercise any power bettin given unless expressly obligated by the terms bereal, conduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein
be entitled to reasonable compets, non- as a acts personned nereunder.	If Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall
	and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all shall have executed the note or this Trust Deed. errors of the Wortgagors, the Mortgagors, the Trustee may, without notice to the Mortgagors, deal with such successor or successors in interest with a and may follow to so or may extend time for payment of the debit secured hereby without discharging or in any way affecting the liability of
 If any Mortgagor is a comporation it hereby waives P / anv all rights of redemption from sale judgment creditors of such Mortgagor, acquiring any interes n or de to the premises subsequent to 	
yearly tases and assessments, plus 1/12th of yearly premium installments to be used insurance, all as	on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum equal to 1/12th of the reasonably estimated initially and from time to time by Trustee on the basis of assessments and bills and reasonable estimates thereof.
Witness the hand <u>S</u> and seal <u>of Morraggors the day and year first above written</u>	
Lector A. Moreno	Iseal Circlette Morenco (seal)
	(seal)(seal)
STATE OF ILLINOIS.	3,
County of COOK Sss.	the undersigned
	a Notary Public in and for and residing in said County, in the State Afor sair, DO HEREBY CERTIFY THAT <u>Hector A. Moreno and Elizabech Foreno</u> his wife.
	who_arpersonally known to me to be the same persons—whose name S 305_ribed to the foregoing Instrument, appeared before me this day in person and acknowledged that
The Installment Note mentioned in the within Trust eed has been identified herewith under Identification	they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
. <u>235 3</u> 4	GIVEN under the Jack and Notarial Seal this
oneer Bank & Trust Company, es Trustee,	HOTARY & day of Profest 72. A.D. 19 78
Vice - President,	PUBLIS FCCINICIS Natary Public.
This Instrument Prepared By:	PANY 4000 W North Avenue Chicago Illinois 50520
FIUNCEN DANK & INUST CUM	PANY, 4000 W. North Avenue, Chicago, Illinois 60639 BOX NO. 22

END OF RECORDED DOCUMENT