UNOFFICIAL COPY

RUST DEED	NO	. 101NW	25467438
The The Santon			
lhis Indenture, with	ESSETH, That the G	rantor6	
PED	RO VALDEZ and	MARIA J. VA	IDEZ, his wife
the City of Chica	go County of	Cook	and State of Illinois
or ar 1 1 consideration of the sum			eventy five and 00/100Dollars
the City of Chicago			MA, Crustee
nd to his successors in trust hereina erein, the "ol" ring described rea aratus and fi tures, and everything	fter named, for the p l estate, with the i appurtenant thereto,	urpose of secur mprovements together with a	ing performance of the covenants and agreements bereon, including all heating, gas and plumbing ap- ill rents, issues and profits of said premises, situated
the City of Chi Lot 13 and the North			in McMahon!s Subdivision—of the
			4 of Section 24, Township 39 North,
Range 13, Eas' of th	e Third Princi	pal Meridia	in, in Cook County, Illinois, commonl
known as 1831 S. (a.	ifornia, Chica	go, Illinoi	.s
	0/		
	7		
In TRUST, nevertheless, for the	purpose of securing	performance of	tend exemption laws of the State of Illinois. the covenants and agreements herein.
			. VALDEZ, his wife
ustly indebted upon their c			comissory notebearing even date herewith, payable
	NEW LINCOLN H	OME IMPROVA	M NT COMPANY,
for the sum of Twenty payable in 35 succ	four hundred essive monthly	seventy fit	we ari 00/100 Dollars (\$2475.00)
instalment which shall	ll be equal to	المرعة والمعالق	her the monthly instalments due
on the note commencing			alys 89 and on the same date of
each month thereafter lawful rate.	r, until paid,	with infer	e after partrity at the highest
THE GRANTOR covenant and a seconding to any agreement extending time and on demand to exhibit receipts therefor; that reey lawe been destroyed or damaged, the second of the first mortgage indemnants to be set of the first mortgage indemnants to be set of the first mortgage indemnants at the set of the first mortgage indemnants and the second of the first mortgage in the second of the first mortgage in the second of the first mortgage in the first mortgage	of payment; (2) to pay p 3) within sixty days after 4) that waste to said premi- lected by the grantee heroir clause attached payable no remain with the said Mortg s when the same shall become	rior to the first day of destruction or dama, near shall not be come, who is Lereby aution, who is Lereby aution, to the first Trust aggess or Trustees are meducand cayable.	ers, and the interest thereon, as herein and is said to see previded, or of June in each year, all taxes and assessmer a sgain it and premises, as to rebuild or restore all buildings or improvement an each premises mutual or self-red; (8) to keep all buildings own or not not or not to make the self-red; (8) to keep all buildings own or not to the builder of the self-red; (8) to keep all buildings own or not not to the self-red; (8) to self-red; (8) to be self-red; (8) to be self-red; (8) to be self-red; (9) to be self-red; (10)
of said indebtedness, may procure such insur- all prior incumbrances and the interest there- ths same with interest thereon from the date. IN THE EVENT of a breach of any o- shall, at the option of the legal holder there- seven per cent. per annum, shall be recov- sayress terms.	ance, or pay such taxes or eon from time to time, and of payment at seven per c if the aforesaid cuvenants of, without notice, become it erable by foreclosure ther	hypersonements, or dus- all money to paid, it ent. per annum, shal or agreements the w mmediately due and eof, or by suit at law	large or purchase any tax lien or title affecting said pr. m 'so par the granter, agree, to repay immediately without of man, and the so much additional indebtedness secure in breby. The same and the same as the same as the same as a same of the chi- t payable, and title its of the said indebtedness had then man, to noth, the same as if all of said indebtedness had then man.
of including reasonable solicitor's fees, out title of said premises embracing foreclosur cerding wherein the grantee or any holder and disbursements shall be an additional lier proceedings: which proceeding, whether de and disbursements, and the costs of suit, incl and assured said reasons.	all expenses and dispursed lays for documentary eviden- te decree—shall be paid by to of any part of said indebt to upon said premises, shall core of sale shall have been uding solicitor's fees have ight to the possession of a	nents paid or incurre nee, stemographer's, he grantor; and reduces, as euch, ma be taxed as coets am a entered or not, sha beem paid. The gran od income from, saw od income from, saw	d in behalf of complainant in connection with the foreclosure here harges, cost of procuring or completing abstract showing the whole the like expenses and disbursements, occasioned by any aut or pre- yle a party, shall also be paid by the granter. All such expense included in any decree that may be rendered in such freelecun- ill not be dismissed, not a release hereof given, until all such expense turn—for said granter, and for the heirs, or ecutors, administration that are all the said granter and the said granter. Or to any actions and without bottle to the said granter, or to any actions misses with power to collect the rents, issues and profits of the said
August G. Merkel	se to act, the person who a	hall then be the action	County of the grantee, or of him refusal or failure to not, then not is hereby appointed to be first successor. In this trust, and if for or glecorder of Deeds of said County is hereby appointed to be accorded, the grantee or his successor in trust, shall release and premises to
Witness the hand and seal	of the grantort	his 2	day of 1 21 A. D. 19 &
		Treor	(SEAL)
·	<u>~</u>	maria	g toalds (SEAL)
e e e e e e e e e e e e e e e e e e e	_		(SEAL

UNOFFICIAL COPY

ounty of Cook	I. RAYMOND A. KORRUB	
RAP	a Notary Public in and for said County, in the State aforesaid, 20 Bently Centify that PEDRO VALDEZ and MARIA J. VALDEZ, his wife	
BUB	personally known to me to be the same persons, whose name same subscribed to the foregoing	
5	instrument, appeared before me this day in person, and acknowledged that the Y signed, scaled and delivered the said instrument as their free and voluntary act, for the uses and purposes therein	ı
BUSHIN	set forth, including the release and waiver of the right of homestead.	
	day of A. D. 19 80	•
0,	Raymond A. Korruh Notary Public.	-
70		
	² / ₂ / ₁	
•	9	
	Use .	
	Co0+	
	OZ	
	τ	
	<i>OU.</i>	
	1500 MAY 27 MA 10 25	
	300-27 (3 5 7 7 1 7 2 1	·
	MAY-27 (0 p = 7 ; h 2	
	~ 4,	
	'S	
	(11)007	
		25467438
Q	8	3
3	ife BY:	3
III Ř	AREI True	œ
P4	MANA, MANA, PRE	
Lrust Deed	PEDRO VALDEZ, his wife TO JOSEPH DEZONNA, Trustee JOSEPH DEZONNA, Trustee THIS INSTRUMENT WAS PREI ARED BY: Northwest National Bank of Chicago 3985 North Milwaukee Avenue Chicago, Illinois 60641	
Box	PEDRO VALDEZ MARIA J. VALI JOSEPH DEZO THIS INSTRUMENT WAE Northwest National 3965, North Milwauke Chicago, Illinois	
	AARIL AARIL 3, 13	
	0 : : : : : : : : : : : : : : : : : : :	

END OF RECORDED DOCUMENT