## UNOFFICIAL COPY

TRUST	DEED		NO.	101NW	25575973	
This	Indentur	P, witnesseth,	That the Gran	tor s		
		LEROY MC GEE &	and SYLVIA	MC GEE, h	is wife	<del></del>
of the	City of	Chicago	County of Co	ook	and State of Illinois	
					nty and 00/100	Dollars
		AND WARRAN				
and to his herein, t	s succ A tor in tr the following dis	ust hereinafter name: scribed real estate,	d, for the purpo with the impr	ose of securing	and State of Illinois reperformance of the covenants and reon, including all heating, gas and pents, issues and profits of said premi	-de Suidmold
in the		c Chicago			and State of Ill	
					go in the Southeast 1/4 o	
***************************************					of the Third Principal M 9, 1899, in Book 77 of Pl	
				******	ounty, Illinois, commonly	
		St. Louis, (hic			outey, titinois, commenty	1110411
~	as 044 N. C	ice nours, (inte	-880, 11111			
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	***************************************					
				<u> </u>		
În I Wri	EBUST. neverthelese EREAS, The Gran beted upon	ss, for the purpose of ntor S LEROY M	securing performance of the se	rmance of .bo SYLVIA .4C rincipal promi	or note bearing even date herew	
fo					00/10 Do lars (\$4770.00)	)
					ch of \$737.50 and a final	
					the mont by instalments	
On	the note c	ommencing on t	he 19th da	y of Oct.	1980, and o', c'e same da	ıte
		thereafter, u l rate.			rest after mad rity at th	ıe
		,				
according to seconding to and on deman that may hav anid premises of the first m and the intere	intarior covening in any acreement extend to exhibit receipts the been destroyed or in insured in companie origage indebtedness, which policies shall be set thereon, at the time to the contract of the time.	nding time of payment; (2) therefor; (3) within sixty of amaged; (4) that waste to us to be selected by the grau, with loss clause attached a left and remain with the same or times when the same	by to pay prior to the lays after destructs said premises shall note herein, who is payable first, to the said Mortgagess or shall become due ar	a montainess, and a first day of June on or damage to re not be committed hereby suthorized first Trustee or M Trustees until the id payable.	I the interest thereon, as herein and in said note in each year, all sures and assessments square build or restore all buildings or improvements or building restore all buildings or improvements or to place and insurance in companies acceptable or the said of the said o	is to the lot or incumbran
IN TH Taski indebt Drior incur	is Eveny of Isliers so tedness, may procure i mbrances and the inte	) to insure, or pay taxes or such insurance, or pay such rest thereon from time to	assessments, or the hazes or assessmentime; and all money	ota, or discharge o so paid, the gran	es or the interest thereon when due, the grants r purchase any tax lien or title affecting said pr itoragree_to topay immediately without	emissor pay comissor pay demand, and
hall, at the or	ption of the legal hold	er thereof, without notice,	become immediate	ly due and payab suit at law, or bot	le, and with interest thereon from time of su h, the same as if all of: mid indebtedness had th	ch breach, at
if including life of said greating when and disbursen proceedings:	torsett by the granto reasonable solicitor's premises embracing fein the grantes or a pents shall be an addit which proceeding.	r that all expenses and fees, outlays for document foreclosure decree—shall be ny holder of any part of a donal lien upon said pramic hether decree of sale shall	distorrements pass ary evidence, stemo a paid by the granto aid indebtedness, as see, shall be taxed a have been entered	grapher's charges, grapher's charges, r; and the like a such, may be a po a costs and include or not, shall not be	salf of complainant in connection with the for cost of procuring or completing abstract shows the procuring or completing abstract shows the procuring of the procure. All all of the procure of the control of the dinnisach or a release hereof given, until all or salf grantor	ing the whole  r sult or pro- such expenses ch foreclosure such expenses
nd disbursem ad assigns of pon the filing siming under temises,	ents, and the costs of said grantorwalve of any bill to foreclos resid grantor	suit, including solicitor's f sall right to the possess se this Trust Dead, the cou joint a receiver to take pos			or said grantorand for the beirs, executors, as set pending such foreclosure proceedings, and oce and without notice to the said grantor	egree that if to any party is of the said
IN 720 my like cames necessor in the he party entit	August: G said first successor fa his trust. And when a tied, on receiving his r	h, removal or absence from Merkel ill or refuse to sot, the persual to aforestid covenants reasonable charges.	on who shall then b	ook County is he e the acting Recor a performed, the s	nty of the grantes, or of h's refusal or fallen raby appointed to be first successor in this true dur of Deeds of said County is heady appoints trantes or his successor in trust, shall release ask	to set, then it said if for i to be second i premises to
		nd seal of the gran	ص داره مسد	5th	de sistema free light of the light of the first of the fi	D. 19 80 - (SEAL)
		and the second s	xxy	huen'	the Gee	- (SEAL)
•			4-6 for 1/2 to	क्षा क्षेत्र के हैं।	मा पर प्रदेश कर किया है। यह सम्बद्ध के स्वर्थ के	- (SEAL)
						- (SEAL)

## UNOFFICIAL GOPY

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	I,		
	*	unty, in the State aforesaid, 200 Pereby Cert	fy that
	LEROY MC GEE and	SYLVTA MC GEE, his wife	<u> </u>
	personally known to me to be the s	ame person whose names are subsc	ribed to the foregoing
^	instrument, appeared before me th	is day in person, and acknowledged that: th	e vsigned, sealed and
	delivered the said instrument as ± set forth, including the release and	hoir free and voluntary act, for the uses	and purposes therein
	one under my hand and N		
0	day of September	A D 39 80	ALC: NOTE:
10,		19- 90	架局的管理
C	_		North Palls
		MOTATO SI	FOO WHITE
		NOTARY PUBLIC STATE OF ILL MY COMMISSION EXPIRES JAN.	70 1000
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Trust Deed	SYLVIA MC GEE, his wife  TO  JOSEPH DEZONNA, Trustee	~	<b> </b>