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11.7--601 h. THE ABOVE SPACE FOR RECORDERS USE ONLY

TH'S IN DENTURE, made April 24,

,19 81 , between Mildred Mack

herein referred to as "Mortgagors" and E.C.D.C., an Illinois not-for-profit corporation located in Evaluation, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS, the Mortgagors are justly indeb'e 1 the legal holder or holders of the Instalment Note hereinafter described (said legal holder or holders being herein eferred to as Holders of the Note) in the principal sum of 4,799.90

Dollars, evidence 1 to one certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, mad pe able to BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at one rate of __

Dollars on the lst

Evanston

Street

Church

1817

Alexander

Charles

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prepared

day of July

, 19₈₁ and

day c. each month thereafter until said Note is fully paid, except that the Dollars on the final payment of principal and interest, it not sooner paid, shall be due on the 1st day of July 1996

All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid principal balance and the remainder to principal and all of said principal and interest are to be made payable as such banking hower a trust company in the City of Evanston, Illinois, as the Holders of the Note may from time to time in writing appoint, and in absence of such appointment then at the office of

NOW, THEREFORE. The Mortgagors to secure the pay' ent of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trust Deed, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in con. ideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and W. "F. NT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and later state; night, title and later is situate, lying and being in the COUNTY OF COOK.

AND STATE OF ILLINO S. o vit:

1818 Dodge Avenue

Lot Ninety-One (91) in block one (1) In J.s. Hoveland's Evanston subdivision of the Southeast quarter of the Northwest quarter of section thirteen (13) East of the third privital meridian, in Cook.

Thursday 4 North Russ (3)
County, Illinois, commonly known as 1818 Dcdge / Venue Evanston, Ill-

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

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances the tobelonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparates, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters. All of the foregoing are declared to be part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, 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.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

Mortisgors shall (1) promptly repair, restore or rebuild any buildings or impring odd condition and repair, without waste, and free from mechanics, or other as be secured by a lien or charge on the premises superior to the lien breed, and up complete within a reasonable time any buildings no to the lien breed, and up complete within a reasonable time any buildings no material alterations in said. Mortigagors shall pay before any penalty attaches all general taxes, and shall pay when due, and shall, upon written request, furnish to Trustee or to Holders of United the manner provided by statute, any tas or assessment which Mortigagors may d. Mortigagors shall keep all buildings and improvements now or hereafter situates.

Mortigagors shall keep all buildings and improvements now or hereafter situates for all the models of the state of the s

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6. Mortgagues shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the Holders of the Note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Note or in this Trust Deed to the contrary, become due and payables to interest on the Note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, I cloders of the Note or Trustee shall have the right to foreclose the lier hereof. It must to foreclose the lier hereof, there shall be a likewed and included as a diditional indebtedness in the decree for sale all appenditures and expenses which may be paid or incurred by or on beha of Truste or Holders of the Note for attorneys feet. Truster's feet, appraiser's feet, coulsys for documentary, and expert evidence, atenographers' charges, publication costs and costs twin the state of the Note o

9. Upon 2 tan time after the filing of a bill to freedow this Trust Deed, the court in which such bill is filted may appoint a recriver of said premises. Such appointment may be made without before the court in the solvency or insulvency of Mortgagors at the time of application for such recrives and without page to the time when the premises or whether the solvency or insulvency of Mortgagors at the time of application for such recrives and without the premises or whether the solvency or insulvency or are usual or in the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver in apply to the minute of the insulvency or in the protection of the protection of

10 Upon partial or total condendant of the premises and upon demand of the Holder of the Note, the Mortgagor shall pay over to the Holder all or such portion of the proceeds thereof as may be demanded by the Holder and such proceeds so paid over shall be applied upon the principal or accrued interest of the Note as may be elected by the Holder and without premium or penalty.

11. No action for the enforcement of the large of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note briefly secured.

13. Trustee has no duty to examine the tis... for Ation, existence, or condition of the premises, nor shall Trustee be obligated to record this Trust Deed or to exercise any power berein you unless expressly obligated by the terms bered, nor be liable for any acts or omissions bereunder, except in case of its own gross negligence or misconduct or that of the agents or nollowers of Trustee, and it may require indemnities activité... 'or to before specialism and on one propriet propriet and the agents or nollowers of Trustee, and it may require indemnities activité... 'or to before specialism and on the propriet propriet and the propriet and the

14. Truster shall release this Trust Dred and the live shereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Dred has been fully past, and Truster may servet an end cellever a release, a hereof o and at the request of any person who shall, either before or after maturity thereof, produce and cability to Trustee the Note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such sucress trustee may accept as the produce and cability of the which bears a certificate or such instruction and the secured by a prior trustee hereafted or which constructed in the produce of the original trusters and it has never executed a certificat on at a instrument identifying same as the Note described herein, it may accept as the grouine Note herein described any note which may be presented and which conforms in substance with he der cription herein contained of the horizonts.

15. Truster may resign by instrument in serting filed in the office. the secorder of Registers of Truster may resign by instrument in serting filed in the office. The resignation in the second of the second of the resignation in the second of the second

16 This Trust Deed and all provisions hereof, shall extend to and be basely gupon Mortgagors and shall persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons shall have executed the Note or this Trust Deed.
Trust Deed.

17. Without the prior written consent of the Holders of the Note, the Mortgagors, hall not onvey of encumber title to the Premises. The Holders of the Note may elect to accelerate as provided in the Note for breach of this convenant, and no delay in such election after act all or cor, structure notice of such breach shall be construed as a waiver of or acquiescence in any such conveyance or encumbrance.

18. Before relevants this trust deed, Truste or successor shall receive for its servi. fe determined by its rate achedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act to writer performed under a visionine of the trust deed. The provisions of the Trust And Trustees ACC of the State Country of the Co

	내는 이번 보는 보는 모든 글로 사람들이 누워 받는 것 같아. 그렇게 살아 없다.
Wildred	and seal of Mortgagors the day and year first above written The Chi - Israll Israel
	[seal] [seal]
STATE OF ILLINOIS	I. Evelyn L. Wilson a Notary Public: and for and residing in said County in the State aforesaid, DO HEREBY CERTILY HAT
County of COOK	" Ms. Mildred Mack
Mill The William	why is personally known to me to be the same person whose name is substituted. A foregoing instrument, appeared before me this day in person and acknowledged that Ms. Mildred Mack skeed, seed and his red the
NOTARY	and Instrument as 3 free and voluntary act, for the use and purposes therein set for a, in using the release and waiver of the right of homestend.
PUBLIC	GIVEN under my hand a Notorial Seal this 5th day May AD, 198
*	Cellip Stellen
All and All an	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No.
FOR THE PROFECTION O	F BOTH THE BORROWER AND LENDER. EVANSTON COMMUNITY DEVELOPMENT CORPORATION, as Trusteen.

D NAME E STREET I CHY

PILED FOR RECORD

THE EVANSTON COMMUNITY
DEVELOPMENT CORPORATION, INC.
1817 Church Street, Evanston, Ill. 60201

Off

INSTRUCTIONS
RECORDERS BOX OFFICE NUMBER.

FOR RECURDING TO DES PULIFOSES INSERT STREET ADDRESS OF A DECEMBER OF A ROBERTY HERE

END OF RECORDED DOCUMENT