Witness the band and seal of the grantor_this 5th day of November, A. D. 1982 (SEAL) (SEAL) (SEAL) (SEAL)	TRUST DEED-SECCAD MORTGAGE FORM (ILLINOIS)	
JOSE LUIS ZARAGOZA AN YLVIA ZARAGOZA, his wife of the Gity self. Chicago County of Cook and State of Illinois for and no consideration of the sum of Town 'y Time hundred minuty-three - 04/100 Dolla in hand paid, CONVEY. AND WARRANT JOSEPH DEZONNA. Trustee of the City at Chicago County of Cook State of Illinois. of the City at Chicago County of Cook State of Illinois. A Chicago County of Cook State of Cook State of Illinois. The Cook State of Chicago County of Cook State of Illinois. The Cook State of Chicago County of Cook State of State of Illinois. The Cook State of Chicago County of Cook State of Illinois. The Cook State of Chicago County of Cook State of Illinois. Lot 57 in Block 31 in the Canal Trustees Stabilization of the East Alail of Section 31, Township 39, North, Page 148, East of the Third. Principal Meridian, commonly known as 3720 Johnson; Chicago, Tilinois. Hereby releasing and wairing all rights under and by virtue of the homestead exemption laws of the State of Illinois. Numbers, The Grantor JOSE LUIS ZARAGOZA and SYLVIA-ZARAGOZA, This virg. Prestigs Aluminum Corporation for the sum of Twenty-nine hundred ninety-three 5 04/100 dollars (22,993.04) Payeble in 36 successive monthly instalments each of 983,14 due on the protection of the State of		
JOSE LUIS ZARAGOZA AN YLVIA ZARAGOZA, his wife of the Gity self. Chicago County of Cook and State of Illinois for and no consideration of the sum of Town 'y Time hundred minuty-three - 04/100 Dolla in hand paid, CONVEY. AND WARRANT JOSEPH DEZONNA. Trustee of the City at Chicago County of Cook State of Illinois. of the City at Chicago County of Cook State of Illinois. A Chicago County of Cook State of Cook State of Illinois. The Cook State of Chicago County of Cook State of Illinois. The Cook State of Chicago County of Cook State of State of Illinois. The Cook State of Chicago County of Cook State of Illinois. The Cook State of Chicago County of Cook State of Illinois. Lot 57 in Block 31 in the Canal Trustees Stabilization of the East Alail of Section 31, Township 39, North, Page 148, East of the Third. Principal Meridian, commonly known as 3720 Johnson; Chicago, Tilinois. Hereby releasing and wairing all rights under and by virtue of the homestead exemption laws of the State of Illinois. Numbers, The Grantor JOSE LUIS ZARAGOZA and SYLVIA-ZARAGOZA, This virg. Prestigs Aluminum Corporation for the sum of Twenty-nine hundred ninety-three 5 04/100 dollars (22,993.04) Payeble in 36 successive monthly instalments each of 983,14 due on the protection of the State of		26422821
JOSE LUIS ZARAGOZA AND WARRANY OOK and State of Illinois for and in consideration of the sum of Tailing County of Cook and State of Illinois for and in consideration of the sum of Tailing County of Cook and State of Illinois for and in consideration of the sum of Tailing County of Cook and State of Illinois of the Catty of Chicago County of Cook and State of Illinois. Trustee of the Catty of Chicago County of Cook and State of Illinois of and State of Illinois of Chicago County of Cook and State of Illinois of Chicago County of Cook and State of Illinois of Chicago County of Cook and State of Illinois of Chicago County of Cook and State of Illinois of Chicago County of Cook and State of Illinois of Chicago County of Cook and State of Illinois of Chicago County of Cook and State of Illinois of Chicago County of Chicago County of Cook and State of Illinois of Chicago County of Chicago County of Cook and State of Illinois of Chicago County of Chicago Coun	This Indentity # NESSETH, That the Grantor	A0 370-0010 E
f the Gity of Chicago County of Cook and State of Illinois for and in consideration of the sum of wire you're in hundred ninety-three-&-04/100 Dollar of the City of Chicago Corry of Cook and to the mode of the City of Chicago Corry of Cook and to the mocessor is trust hereinafter names, fo the name of securing performance of the covenants and agreement shareon, including all bearing, gas and plumbing a paratus and fatures, and everything appurtment theret. Occales with all rents, includes and healting, gas and pumbing a paratus and fatures, and everything appurtment theret. Occales with all rents, includes and profits of and prenders, situate in the		
of the City of Chicago County of Cook and State of Illinois Double for and in consideration of the sum of Willy "nine hundred ninety-three-&-04/100 — Double to had paid, CONVEY AND WARRAY & JOSEPH DEZORIA, Trustee of the ACITY of Chicago Curry of Cook and State of Illinois. of the City of Chicago Curry of Cook and State of Illinois and to his mecessors in turn the reinstreament of the more of securing performance of the covenants and agreement herein, the following described real cotate, with the impresenents thereon, including all heating as and plumbing a paratise and fasters, and everythin spourtages distant in the cook of the cook of the covenants and agreement herein, the following described real cotate, with the impresenents thereon, including all heating, as and plumbing a paratise and fasters, and everythin spourtages distant in the cook of the covenants and agreements as a second of the covenants and agreements as a second of the covenants and agreements have been covened to the covenants and agreements have been covenants and agreements have been covened to the covenants a	JUSE LUIS ZARAGUZA Ad YLVIA ZARAGOZA, his wife	9
for and in consideration of the sum of the first in hand paid, CONNEY, AND WARRAY 5. JOSEPH DEZONIA, Trustee of the A. City. of the City. of Chicago Cauy of Cook and State of Illinois. and to his recessors in trust hereinafter manner, for the n. yes of securing performance of the covenants and agreement herein, the following described real cutate, with the unpresents thereon, including all heating gas and plumbing a paratus and fatures, and everything apputement therei. Cook and State of Illinois, to with the control of the covenants and agreement in the country of the covenants and agreement in	,	
to hand paid, CONEY. AND WARRANT O. JOSEPH DEZOUNA. Trustee of tha. City of Chicago Cauty of Cook and State of Illinois. and to his successors in trust hereinafter names, for the n. see of securing performance of the covenants and agreement herein, the following described real entate, with the impresentation therein, including all heating, gas and plumbing a parattax and fatures, and everything appurtenant therei, together with all rents, issues and profits of said premises, situation the city. Lot. 57 in Block 31 in the Ganal Trust see Subdivision of the East. half of Section 31, Township 39, North, Fung. 14, East of the Third. Principal Meridian, commonly known as 3720 s. lonore, Chicago, Illinois. WHEREAS, The Grantor JOSE LITES 248AGOZA and SEULTA 2ARAGOZA, his with particular the subdivision of the East. WHEREAS, The Grantor JOSE LITES 248AGOZA and SEULTA 2ARAGOZA, his with particular the subdivision of the East. WHEREAS, The Grantor JOSE LITES 248AGOZA and SEULTA 2ARAGOZA, his with particular the subdivision of the East. Prestige Aluminum Corporation for the sun of Twenty-nine hundred. Prestige Aluminum Corporation for the sun of Twenty-nine hundred. Prestige Aluminum Corporation for the sun of Twenty-nine hundred. Prestige Aluminum Corporation for the sun of Twenty-nine hundred. Interpretation of the subdivision of the su	of theCityof. Chicago County of. Cook	and State ofIllinois
of the City of Chicago Coury of Cook and State of Illinois. and to his recessors in trust hereins for manner, for the now of securing performance of the covenants and agreement herein, the following described real cutate, with the unpresentant thereon, including all heating gas and plumbing a paratta and fatures, and overtyining appuratement thereon, including all heating gas and plumbing a paratta and fatures, and overtyining appuratement thereon, including all heating gas and plumbing a paratta and fatures, and overtyining appuratement thereon. Cook and State of Illinois, in the Canal Trust see Subdivision of the East. half of Section 31, Township 39 North, Fang 14, East of the Third Principal Meridian, commonly known as 3720 . ionore, Chicago, Illinois. If Trust nevertheless, for the purpose of securing performance of the covenants and agreement being the parattement of the parattement of the parattement of the covenants and agreement being the parattement of the parat	for and in consideration of the sum of y-nine hundred nine	ty-three-&-04/100 Dollar
and to his successors in trust hereinafter names, for the property of securing performance of the covenants and surgement herein, the following described real estate, with the impre sements thereon, including all beating, gas and plumbing a paratter and fixtures, and everything appurtenant theret. Occabe with all rents, issues and profits of said precisions, situate in the case of the covenants and surgements and the covenants. The coverants are considered as a surgement of the covenants and surgements are coverants. And for Section 31, Township 39, North, Fung 14, East of C. the Third. Principal Meridian, commonly known as 3720 f. innore; Chicago, Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements by ein. WHERLAS, The Grantor JOSE LUIS ZARAGOZA and SYLVIA ZARAGOZA, his will push to the sum of Twenty-nine hundred ninety-three & 04/100 dollars (\$2,993.04) payable in 36 successive monthly instalments each of \$83114due payable in 36 successive monthly instalments each of \$83114due on the note compencing on the 19th day of Dec. 19 82 and on the same date of each month thereafter, until paid, with interest after maturity at the highest lawful rate. 26422821 The Graveon, coverant, and eggs. as follows ill Topse said instalments, and the interest human administrative and successive monthly instalments each of \$83114due and the same date of each month thereafter, until paid, with interest after maturity at the highest lawful rate. 26422821 The Graveon, coverant, and eggs. as follows ill Topse said instalments, and the interest human where the same date of the coverant and the same date of the cov	• •	
Lot 57 in Block 31 in the Canal Trustees Subdivision of the East half of Section 31, Township 39 North, Fine 14, East of the Third Principal Meridian, commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, Commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, Commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, Chicago, Illinois. Brincipal Meridian, Commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, Commonly known as 3720 . innore, Chicago, Illinois. Brincipal Meridian, Chicago, Chicago, Chicago, Illinois. Brincipal Meridian, Chicago, Chicago, Illinois. Brincipal Meridian, Chicago, Chicago, Illinois. Brincipal Meridian, Chicago, Chicago, Chicago, Illinois. Brincipal Meridian, Chicago, Chicago, Chicago, Illinois. Brincipal Meridian, Chicago, Chicago, Chicago, Chicago, Illinois. Brincipal Meridian, Chicago, Chicago, Chicago, Chicago, Chicago, Illinois. Brincipal Meridian, Chicago,	and to his successors in trust hereinafter named, fo, the rape of securing therein, the following described real estate, with the improvements theree paratus and fixtures, and everything appurtenant theret, together with all ren	performance of the covenants and agreement on, including all heating, gas and plumbing ap its, issues and profits of said premises, situates
half of Section 31, Township 39 North, Fing. 14, East of the Third. Principal-Meridian, commonly known as 3720 lonore, Chicago, Illinois. Brincipal Meridian, commonly known as 3720 lonore, Chicago, Illinois. Brincipal Meridian, commonly known as 3720 lonore, Chicago, Illinois. Brincipal Meridian and Meridian and Brincipal Research and Agreement and Agreement and Section of the Control of the	Lot 57 in Block 31 in the Canal Trustees Subdivis	sion of the East
Hereby releasing and waiving all rights under and by virtue of the homestend exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreem into hearing even their one. WHEALS, The Grantor JOSE LUIS ZARAGOZA and SYLVIA ZARAGOZA, his virging their own their one. Prestige Aluminum Corporation for the sum of Twenty-nine hundred. ningty-three & 04/100 dollars (\$2,993.04) Payable in 36 successive monthly instalments each of \$83.14 due on the note commencing on the 19th day of Dec. 19 82 and on the same date of each month thereafter, until paid, with interest after naturity at the highest lawful rate. 1avful rate. 26422821 THE CRAYTOR evenual, and agree as follows: (1) to per sail industriance, and the livered after maturity at the highest that any law segment ventoring in the perfect of the first fact any diversible there, as briefless of the secondary to say agreemed ventoring the say with the next there is a secondary to say agreemed ventoring the say with the next there is a secondary to say agreemed ventoring the say with the next there is a secondary to say with the next there is a secondary to say with the next there is a secondary to say with the next there is a secondary to say agreemed ventoring the say with the next there is a secondary to say with the next there is a secondary to say with the next there is a secondary to say with the next there is a secondary to say with the next there is a secondary to say with the secondary to say with th		
Hereby releasing and waiving all rights under and by virtue of the homested exemption laws of an State of Illiacis. In Tunz, nevertheless, for the purpose of accurring performance of the covenants and agreem, his herein. Whereas, The Grantor JOSE LUIS ZARAGOZA and SYLVIA-ZARAGOZA, his vii ? justly indebted upon their principal promissory note bearing even date here, payable		
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing party and adjusted the coverants and agreements have in. WHEREAS, The Grantor		•
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing party and adjusted the coverants and agreements have in. WHEREAS, The Grantor		
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing party and adjusted the coverants and agreements have in. WHEREAS, The Grantor	<u></u>	
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In TRUST, nevertheless, for the purpose of securing party and adjusted the coverants and agreements have in. WHEREAS, The Grantor		
IN TRUST. nevertheless, for the purpose of securing performance of the covenants and agreem has hein. Whereas, The Grantor JOSE LUIS ZARAGOZA and SYLVIA ZARAGOZA; his vii push push their one principal promissory note bearing even date he web, payable Prestige Aluminum Corporation for the sum of Twenty-nine hundred ninety-three & 04/100 dollars (\$2,993.04) payable in 36 successive monthly installments each of \$83:14 due on the note commencing on the 19th day of Dec. 10 82 and on the same date of each month thereafter, until paid, with interest after maturity at the highest lawful rate. 26422821 This Granton covenant and agree se follows: (1)To pay said indubtedness, and the interest thereon, as herein and in mail notes provided, or according to any agreement extending time of payment, (2) to may prove the first day of June in each part, all latest and assessments are second to the state of June in each part, all latest and assessments are the payable for the first day of June in each part, all latest and assessments are the payable for the first they of June in each payable for the first day of June in each payable and assessment as the present of the first they of June in each payable for the first they of June in each payable for the latest and payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they have not the first they of June 10 to	Management and the second seco	
IN TRUST. nevertheless, for the purpose of securing performance of the covenants and agreem has hein. Whereas, The Grantor JOSE LUIS ZARAGOZA and SYLVIA ZARAGOZA; his vii push push their one principal promissory note bearing even date he web, payable Prestige Aluminum Corporation for the sum of Twenty-nine hundred ninety-three & 04/100 dollars (\$2,993.04) payable in 36 successive monthly installments each of \$83:14 due on the note commencing on the 19th day of Dec. 10 82 and on the same date of each month thereafter, until paid, with interest after maturity at the highest lawful rate. 26422821 This Granton covenant and agree se follows: (1)To pay said indubtedness, and the interest thereon, as herein and in mail notes provided, or according to any agreement extending time of payment, (2) to may prove the first day of June in each part, all latest and assessments are second to the state of June in each part, all latest and assessments are the payable for the first day of June in each part, all latest and assessments are the payable for the first they of June in each payable for the first day of June in each payable and assessment as the present of the first they of June in each payable for the first they of June in each payable for the latest and payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they have not the first they of June 10 to	Mark Committee of the C	
IN TRUST. nevertheless, for the purpose of securing performance of the covenants and agreem has hein. Whereas, The Grantor JOSE LUIS ZARAGOZA and SYLVIA ZARAGOZA; his vii push push their one principal promissory note bearing even date he web, payable Prestige Aluminum Corporation for the sum of Twenty-nine hundred ninety-three & 04/100 dollars (\$2,993.04) payable in 36 successive monthly installments each of \$83:14 due on the note commencing on the 19th day of Dec. 10 82 and on the same date of each month thereafter, until paid, with interest after maturity at the highest lawful rate. 26422821 This Granton covenant and agree se follows: (1)To pay said indubtedness, and the interest thereon, as herein and in mail notes provided, or according to any agreement extending time of payment, (2) to may prove the first day of June in each part, all latest and assessments are second to the state of June in each part, all latest and assessments are the payable for the first day of June in each part, all latest and assessments are the payable for the first they of June in each payable for the first day of June in each payable and assessment as the present of the first they of June in each payable for the first they of June in each payable for the latest and payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they have not the first they of June 10 to		
IN TRUST. nevertheless, for the purpose of securing performance of the covenants and agreem has hein. Whereas, The Grantor JOSE LUIS ZARAGOZA and SYLVIA ZARAGOZA; his vii push push their one principal promissory note bearing even date he web, payable Prestige Aluminum Corporation for the sum of Twenty-nine hundred ninety-three & 04/100 dollars (\$2,993.04) payable in 36 successive monthly installments each of \$83:14 due on the note commencing on the 19th day of Dec. 10 82 and on the same date of each month thereafter, until paid, with interest after maturity at the highest lawful rate. 26422821 This Granton covenant and agree se follows: (1)To pay said indubtedness, and the interest thereon, as herein and in mail notes provided, or according to any agreement extending time of payment, (2) to may prove the first day of June in each part, all latest and assessments are second to the state of June in each part, all latest and assessments are the payable for the first day of June in each part, all latest and assessments are the payable for the first they of June in each payable for the first day of June in each payable and assessment as the present of the first they of June in each payable for the first they of June in each payable for the latest and payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they of June in each payable for the first they have not the first they of June 10 to	- Annual Control of the Control of t	
WHEREAS, The Grantor JOSE LUIS ZARAGOZA and SYLVIA-ZARAGOZA, his viip justly indebted upon their one principal promissory note bearing even date he will, payable Prestige Aluminum Corporation for the sum of Twenty-nine hundred ninety-three & 04/100 dollars (\$2,993.04) payable in 36 successive monthly installments each of \$83:14 due on the note commencing on the 19th day of Dec. 10 82 and on the same date of each month thereafter, until paid, with interest after naturity at the highest, lawful rate. 26422821 The Charton. eventual and eager as follows: (175 pay said indubtedness, and the interest thereon, as herein and in said notes provided, or according to the shader of the same of the same date of the same of	Hereby releasing and waiving all rights under and by virtue of the homestead ex	xemption laws of the State of Illinois.
THE GRAPTON coverant. and agree as follows: (1) To pag said indubtedness, and the interest thereon, as herein and in said notes provided, or according to any agreement extending time of pagment. (2) to pay point to the first day of June in each year, all incess and assessments against ead pressions of the transport of the first day of June in each year, all incess and assessments against ead pressions of the provided of the payon of the first day of June in each year, all incess and assessments against ead pressions of the payon of the	on the note commencing on the 19th day of Dec. 19	9 82 and on the same date of
sil prior incumbrance and the Interest thereon from time to tune; and all money to jaid, the grantor—agree—to repay immediately without demand, and the same with the prior of the property of the afforeated coverants or a prior to the prior of the agreement in the prior of the agreement interest, the prior of the logical holder thereof, without totales, become domined told or any part of any part of the agreement and the prior of the logical holder thereof, without totales, become domined told or any part of any part of any part of the agreement and the manuscrip by suppress terms, shall be recoverable by forecoloure thereof, or by mit at law, or both, the same sair all of any indicates he date in the prior of the logical holder thereof, without totales, become domined to incurred in behalf of complainant in connection with the foreclosure hereof the prior to the prior of the prior to the p		The second secon
sil prior incumbrance and the Interest thereon from time to tune; and all money to jaid, the grantor—agree—to repay immediately without demand, and the same with the prior of the property of the afforeated coverants or a prior to the prior of the agreement in the prior of the agreement interest, the prior of the logical holder thereof, without totales, become domined told or any part of any part of the agreement and the prior of the logical holder thereof, without totales, become domined told or any part of any part of any part of the agreement and the manuscrip by suppress terms, shall be recoverable by forecoloure thereof, or by mit at law, or both, the same sair all of any indicates he date in the prior of the logical holder thereof, without totales, become domined to incurred in behalf of complainant in connection with the foreclosure hereof the prior to the prior of the prior to the p	water the second	26/122824
sil prior incumbrance and the Interest thereon from time to tune; and all money to jaid, the grantor—agree—to repay immediately without demand, and the same with the prior of the property of the afforeated coverants or a prior to the prior of the agreement in the prior of the agreement interest, the prior of the logical holder thereof, without totales, become domined told or any part of any part of the agreement and the prior of the logical holder thereof, without totales, become domined told or any part of any part of any part of the agreement and the manuscrip by suppress terms, shall be recoverable by forecoloure thereof, or by mit at law, or both, the same sair all of any indicates he date in the prior of the logical holder thereof, without totales, become domined to incurred in behalf of complainant in connection with the foreclosure hereof the prior to the prior of the prior to the p	$(x_{i_1}, \dots, x_{i_{k+1}}, \dots,$	COGCCOCI
The AGREED by the grantor that all expenses and disbursements paid or incurred in behalf of complainant in connection with the foreclosure have a control of the connection of the connectio	all prior incumbrances and the interest thereon from time to time; and all money or paid, the grantor. the same with interest thereon from the date of newment at seven per cent, perannum, shall be so much lik The. EVENT of a breach of any of the aforested covenants or agreements the whole of said shall at the option of the legal holder thereof, without notice, become furnedisticy due no payable. As	agree to repay immediately without demand, and hadditional indebtadeas secured hereing indebtadeas. Including principal and all earned interest, and with interest thereing from time of such benech as
Witness the band and seal of the grantor this	It is AGREED by the grantor that all expenses and disbursements paid or incurred in behalf of including reasonable solicitor's fees outlays for documentary evidence, attendarpher's charges, or including reasonable solicitor's fees outlays for documentary evidence, attendarpher's charges, or carried to the state of the state	of complainant in connection with the foreclosure hypothesis of proceedings or completing abstract showing the whole to a proceeding or completing abstract showing the whole to a proceeding a proceeding a supplementation of a paid by the grantor
Witness the hand and seal of the grantor this 5th day of November, A. D. 1982 (SEAL) (SEAL) (SEAL) (SEAL)	If the Event of the death, removal or absence from and. Thomas S. Lettsen of said County is hereby have like cause said first successor fall or refuse to art. the person who shall then be the acting Recorder or this tries. And when all the storead covenants and agreements are performed, the grant the party southed, on recoving in a realonable charges.	of the grantee, or of b'r ratusal or failure to act, then y appointed to be first successor in this trust; and if for of Devds of said County is heraby appointed to be second se or his successor in trust, shall release said premises to
Synda Sanagoga (SEAL) Joseph Janagoga (SEAL) (SEAL)		
Jak Land Bore go & (SEAL)		
(SEAL)	_ DINVA L	
SEAL)	Lase Lus	
	y	
	451	(SEAL)

UNO FIETEN A BUCOOLFAY

State of 113 nois County of 2000k		XX)40a	1:
The Managaman Market	Notary Public in and for said Con JOSE LUIS ZARAGOZA and	inty, in the State afgressid. So Berriy Con SYLVIA ZARAGOZA, his wife	off that
D 000 00 00 00 00 00 00 00 00 00 00 00 0	personally known to me to be the sa instrument, appeared before me this	me person swhose name so are subsets day in person, and acknowledged that their free and voluntary act, for the user waiver of the right of homestead.	hey_signed, sealed and
	*C004 C	E8194	26422821
	982 NOV 26 AM 10 32	ni amisk	g de god die stade
	1107-26-8Z 6 6	, 4649 25422821 /	_ 1EG 10.00
		TŚ	
SECOND MORTGAGE Trust Deed	SYLVIA ZARAGOZA, his wife TO JOSEPH DEZONNA, Trustee THIS INSTRUMENT WAS PREPARED BY: 1. J. LaMotte	Northwest National Bank of Chicago 3985 North Milwaukee Avenue Chicago, Illinois 60641	26 422 621

END OF RECORDED DOCUMENT