UNOFFICIAL COPY



TRUST DEF" - "ECO D MORTGAGE FORM (ILLINOIS,

49-41824

This Inderture, withe	SSETH, That the Grantor Bernardo Trevino and Teresa B. Trevino
	tenants
the City of Wirms	County of Cost and Speed Dilicols
nove in consideration of the same	even Thousane Hine hundred Twelve and 88/100 Dollars
	NTto GERALD E. SIKORA Trustee
	ar ed, i rtl purpose of securing performance of the covenants and agreements herein, the fol-
wing described real estate, with the impr	ove thereon, including all heating, gas and plumbing apparatus and fixtures, and every-
	Il rent issues and profits of said premises, situated
the City of Chice	ago Count of Cook
	ock 2 in H 11's Subdivision of Block ?
	North 122 Feet of the East 123 Feet of) in Brand's Subirision in Section 26,
	North, Range 13 Ka it of the Third
	ridian, in Cook County, Il linois
Cemmonly Kno	wn As: 2911 N. Spaulding Chicago, Illinois
Permanent Ta	x No. 13-26-220-019-0000 M.).
,	
reby relessing and waiving all rights und	les and by virtue of the homestead exemption laws of the St. as of Minois
In Trust, nevertheless, for the offices	se of and relieve the covenants and agreement - rein.
WHEREAS, The Grantor Bernare	do Trevino and Teresa B. Trevino his wife as joint tenan
ly indebted upon	ne principal promissory note bearing even date herewith, payable
	w Trust and Savings Bank of Chicago
• • • • • • • • • • • • • • • • • • • •	
navable in TY succes	ssive monthly instalments each of 141.82 due monthly
	ssive monthly instalments each of /41.82 duemonthly.
on the note commencing	g on the 03 day of JUNE 1985, and on the same dats of
on the note commencing each month thereafter, t	g on the 03 day of JONE 1955, and on the same dat 1 1
on the note commencing	g on the 03 day of JONE 1955, and on the same dat 1 1
on the note commencing each month thereafter, t	g on the 03 day of JUNE 1985, and on the same dats of
on the note commencing each month thereafter, 1	g on the 03 day of JONE 1955, and on the same dat 1 1
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, to lawful rate.	g on the 03 day of JONE 1995, and on the same day 1 until paid, with interest after maturity at the highest
on the note commencing each month thereafter, a lawful rate. The Gaarren covenant and agree as a function of the standing time of payment; (2) to pay prior to the thin sixty days after destruction or damage to rebuild uses shall not be committed or suffered; (3) to keep all thin sixty days after destruction or damage to rebuild uses thall not be committed or suffered; (3) to keep all thin sixty days after destruction interests may appear, for incumbrances, and the interest thereon, at the time procure such naturance, and one procures and naturance, and all money so poid, the gran procure such naturance, and all money so poid, the gran per cent, per annum, shall be so much additional indel holder thereof, without notice, become immediately doubt the standard of the standa	on the day of Joyle and on the same da's r. In the part of the pa
on the note commencing each month thereafter, a lawful rate. THES IS THE GRANTOR covenant and agree as for most extending time of payment; (2) to pay prior to the size of particular to the payment; (2) to pay prior to the size of pairs guide to place such insurance in companies acceptable to 4, to the Trustee herein sus their interests may appear. In the trustee herein substitution of the pay taxes of procure such insurance, or pay such taxes of assessment of the trustee herein of such as the procure of such and the pay taxes of procure such insurance, or pay such taxes of assessment of the payer cent, per annum, shall be so much additional index live interests and the size of the payer cent, per annum, shall be so much additional index live interests of the payer of the pa	on the 3 day of 100 and on the same da's 1. Intil paid, with interest after maturity at the highest and the interest thereon, as herein and in said notes provided, or scording to any first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor the provided of the provided of the said there is a said premise of the provided of the paid of the provided of the provid
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as function seems and the se	on the 3 day of 100 and on the same da's 1. Intil paid, with interest after maturity at the highest and the interest thereon, as herein and in said notes provided, or scording to any first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor the provided of the provided of the said there is a said premise of the provided of the paid of the provided of the provid
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as function seems and the se	on the day of Joyle and on the same da's r. In the part of the pa
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as for most extending time of payment; (2) to pay prior to the isses shall not be committed or suffered; (6) to keep all to be place such insurance in companies acceptable to 4, to the Trustee herein as their interests may appear. In the trustee herein as their interests may appear in the trustee herein as their interests may appear. In the trustee herein as their interests may appear in the trustee herein as their interests may appear in the trustee herein as their interests may appear in the trustee herein as their interests may appear in the trustee herein as their interests may appear in the trustee herein as their interests may appear in the trustee herein as the section of the trustee herein as their interests may appear to the trustee herein as the section of the trustee herein and the life expenses and and the life expenses and and the life expenses and are feed, out the section of the trustee herein as the section of the trustee herein as the section of the sectio	on the 3 day of 100 and on the same da's 1. Intil paid, with interest after maturity at the highest and the interest thereon, as herein and in said notes provided, or scording to any first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor the provided of the provided of the said there is a said premise of the provided of the paid of the provided of the provid
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as famest extending time of payment; (2) to pay prior to thin a standard commencers of the comme	con the 3 day of Joseph and on the same da's x
on the note commencing each month thereafter, a lawful rate. THES IS THE GRAYTOR covenant and agree as famous extending time of payment; (2) to pay prior to the sissee shall not be committed or suffered; (6) to keep all the place such insurance in companies acceptable to d, to the Trustee herein as their interests may appear. But the Event of suffered; (6) to keep all the place such insurance in companies acceptable to d, to the Trustee herein as their interests may appear. But the Event of suffered; (6) to keep all the place such insurance, or pay such taxes or assessment but the Event of suffered; (6) to keep all the trustee herein of suffered; (6) to keep all the trustee herein as their interests may appear. But the trustee of the suffered of the suffered of the trustee herein as their interests may appear to be reached and the suffered of the suffe	con the 3 day of Joseph and on the same da's x
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as further as the strength of the control of the strength of	con the 3 day of Joseph and on the same da's x
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as further as the strength of the control of the strength of	con the 3 day of Joseph and on the same da's x
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as famest extending time of payment; (2) to pay prior to thin a standard commencers of the comme	con the 3 day of Joseph 1985, and on the same da's x. Intil paid, with interest after maturity at the highest antil paid, with interest after maturity at the highest Intil paid, with interest after maturity at the highest Intil paid, with interest after maturity at the highest Intil paid, of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor, or restors all buildings or improvements on said premises that rays have been devryoud or damaged; (d) that waste to said the holder of the first mortgage indebledness, with lose clause attached payable first, to the first Trustee or Mortgage, and, which policies shall be left and remain with the said Mortgages or Trustees until the indebtedness in sluly paid; (b) to pay a sessessments, or the prior incumbraness or the interest thereon when due, the grantee or the holder of and indebtedness, rather, or discharge or purchase any tax lies or title affecting asid premises or pay all prior incumbranes and the interest thereon except the payable, and with interest thereon from time of much breach, at seven per cent, per annum, shall be recomble by deflowers excured hereby. Interest thereon and payable, and with interest thereon from time of much breach, at seven per cent, per annum, shall be recomble by deflowers and the payable, and with interest thereon from time of much breach, at seven per cent, per annum, shall be recomble by deflowers and the payable, and with interest thereon from time of much breach, at seven per cent, per annum, shall be recomble by deflowers and the payable, and with interest thereon from time of much breach, at seven per cent, per annum, shall be recomble by deflowers and the payable and the properties of the processing and acceptance of the properties of the processing and acceptance of the properties of the properties of the processing and acceptance of the payable and promises profits of the said premises, shall be trade acceptance and the properties of the said premises of the prop
on the note commencing each month thereafter, a lawful rate. THIS IS THE GRANTOR covenant and agree as famest extending time of payment; (2) to pay prior to thin a standard commencers of the comme	con the 3 day of Joseph and on the same da's x

UNOFFICIAL COPY

Notary Public in and for Control of the Control of	o be the same person of ore me this day in person tary act, for the uses a and and Notarial Seal,	ate aforesaid, Du Gras. jointwhose name 5 on, and acknowledged and purposes therein this	relay Certify that\ tenants	sealed and delivered the said inser release and waiver of the right	o the foregoing strument
			25 APR 85 2.5 47		N. OYOYO
	Lower in sloce (except the Mo said Block 7) Township 40 Mo Commonly Aranga Permanent Vax	r.C: 122 Feet in Prand's Si rth, Bango 19 dian, in Cook As: 2911 N.	of the East 1 of the East 1 ddivision in East of the County, Illin Spaulding Chi -019-20-99 m	Third A	lac 11.00
Jrust Appl	GOWARDS TREJUD TEVESA TOWNS 2911 M. SPACI DI MY CINICATO I TOTO TOTO GERAIDE SIKORA , ITTUSTEE	ED BY:	ALC TONORCE ENC. First Circ Devol Deve Control Aug. Suckey Control Aug. Like First Tands Anna Sanik Aug. Suckey Control Aug. Suckey Control Anna Sanik Aug. Suckey Control Anna Sanik Aug. Suckey Control Anna Sanik Aug.	Stino ind Teresa B. /	27525043

END OF RECORDED DOCUMENT