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RUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

49.39100

	27248993
	, (* *) - = -
Chis Indenture, WITNESSETH, That the Gran	tor Miguel Cantu and wife Manuela
Cantu as joint tenants	
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
m. Odrama Cook	Tlinais
of the Town of Cicero County of Cook	and State of
for and in consideration of the sum of T.v.e.n.ty Thous an	f. Four Hundred Forty and 56/100 Dollars
n hand paid, CONVEY.S AND WARRANTS to GERALE	E. SIKORA, Trustee
the Cityof Chicago County of C	ookand State of Illinois
and his successors in trust hereinafter named, for the purpose of	of securing performance of the covenants and agreements herein, the fol-
wing lescribed real estate, with the improvements thereon, incl thing up tenant thereto, together with all rents, issues and pro	luding all heating, gas and plumbing apparatus and fixtures, and every- fits of said premises, situated
intl. Town of Cicero County of	
iii b 2	transfer of minutes, w-with
te 7 and 28 in Black 46	in the Grant Locomotive works
addi.iotaChicagoin.Sect	ion.21, Township.39.North,
	Principal Meridian, in Cook
County, Il A. ois.	

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Hereby releasing and waiving all rights under and by virtue at	ne nomestead exemption laws of the State of Illin 27248993
In Trust, nevertheless, for the purpose of securing perform	nance of covenants and agreements merein. nd ife Manuella Cantu as joint tenant:
	William Control of the Control of th
	rincipal promissory note, bearing even date herewith, payable
Lake View	Trus and Savings
payable in 84 successive monthly in	nstalments each c 4/3.34 due MOFTHL
on the note commencing on the 19	day of OCTOBELY 8', and on the same date of
The state of the s	interest after maturity s. the highest
lawful rate.	interest dates materialy even inghest
The state of the s	
	ing the state of t
	รับเท็บได้ เกิดเรื่องเกิดเรื่องเกิดเกิดเกิดเกิดเกิดเกิดเกิดเกิดเกิดเกิด
THE GRANTOR covenant and agree as follows: (1) To pay said in	debtedness, and the interest thereon, as herein and in said notes provide, or a ording to any year, all taxes and assessments against and precision, and on densated "exhibit "cecipit therefore and the state of the
agreement extending time of payment; (2) to pay prior to the first day of since in each (3) within airry days after destruction or damage to rebuild or restore all buildings or payment to the control of the control o	year, all taxes and assessments against and premises, and on demand. ** carpot towards, in improvements on said premises that may have been destroyed or damaged; ** "asts to said improvements on said premises in grant or companies to be selected by the grantee he in the is by the said premises in grant or the said premises and the said premises in grant or the said premises in grant or the said premises and the said premises a
premises that not be committed or supered (b) to keep an outlings now or at any thorized to place such insurance in companies acceptable to the holder of the first mot second, to the Trustee herein as their interests may amount which policies shall be le-	rigage indebtedness, with loss clause attached payable first, to the first Trustee Mortgagee, and
all prior incumbrances, and the interest thereon, at the time or times when the same In the Event of failure so to insure, or pay taxes or assessments, or the pri	shall become due and psyable. or incumbrances or the interest thereon when due, the grantee or the holder of said. ideb. idness
may procure such insurance, or pay such taxes or assessments, or discharge or pur thereon from time to time; and all money so paid, the grantor agree to repay	chase any tax lies or title affecting said premises or pay all prior incumbrances and `teres y immediately without demand, and the same with interest thereon from the date of payment a
seven per cent, per annum, shall be so much additional indebtedness secured hereby. In this Event of a breach of any of the aforesaid overants or agreements the	ne whole of said indebtedness, including principal and all earned interest shall, at the option of the
legal holder thereof, without notice, become immediately due and payable, and will foreclosure thereof, or by sult at law, or both, the same as if all of said indebtedness because he are a supplied to the same as a supplied to	a interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable to add then matured by express terms.
solicitors fees, outlays for documentary evidence, stenographer's charges, cost of proc shall be paid by the granter	uring or completing abstract showing the whole title of said premises embracing foreclosure decre
as such, may be a party, shall also be paid by the grantor All such expenses and in any decree that may be rendered in such foreclosuse proceedings; which process	I disbursements shall be an additional lien upon said premises, shall be taxed as costs and include Jing, whether decree of sale shall have been entered or not, shall not be dismissed, nor a releas
hereof given, until all such expenses and disbursements, and the costs of suit, includ administrators and assigns of said granterwalve all right to the possession	ing solicitor's fees have been paid. The grantor for said grantor and for the heirs, executors of, and income from, said premises pending such foreclosure proceedings, and agree that upo
the filing of any bill to foreclose this Trust Deed, the court in which such bill is filed, tor, appoint a receiver to take possession or charge of said premises with power t	, may at once and without notice to the said granter, or to any party claiming under said gran a collect the rents, issues and profits of the said premises.
	,
any like cause said first successor fail or refuse to act, the person who shall then	of said County is hereby appointed to be first successor in this trust; and if for the acting Recorder of Deeds of said County is hereby appointed to be second successor in the
trust. And when all the aforesaid covenants and agreements are performed, the greasonable charges.	
Witness the hand and seal of the grantor this	4th day of September A.D. 198
17 tiness the nameand seat of the granter this	and the
	Miguel (SEAI
างการเกาะ ซึ่งเกาะ ซึ่งเกาะ คือ ได้	Manuela Cantu (SEA)
in a fight state of the first first	A . C. CARACONE (SDAL
	(SEAI
	(SEAI
	(SEAL
0451	

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State of Minois County of Cook

a Notary Public in and for said County, in the State aforesaid, Du Gerrhy Certify that Miguel Cantu and wife

personal, instrument, a, as filed free sa.

Given under my b.

day of ... September...

\$\frac{11\day{2}}{2} 951452 272489. THIS INSTRUMENT WAS PREPARED BY: SECOND MORTGAGE

Trust Berd TO GEHALD E. SIKORA , Trustee

END OF RECORDED DOCUMENT