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TRUST I	DEED	NO.	101NW	27317934	49-40705	
Whis 3	Indenture, witheserm the	t the Gran	nto r			
	lio M Ayala and Maria C					
of the Ci				and State of Illi		
	consideration of the sum of Eight to					
of the C	ity of Chicago Cou	nty of or the pur	Cook poss of securi	and State of Illing performance of the covens	ois nts and agreements	
para 4 ar	following described real estate, with fixtures, and everything appurtment to t.t. of	hereto, to	gether with all	rents, issues and profits of sai	id premises, situated	
Lo	ot 6 ir. Block 3 in King n the West 1 of the Nor lange 13, Fast of the Th	g Scot th Eas	t and Wi	lson's Addition t ection 26, Townsh	o Chicago	
	llinois					
		••	••••••			
					27317934	
						,
	Teasing and waiving all rights under and		of the hamest	and any motion laws of the State	a at This at	
ÎN T	EREAS, The Grantor Julio M. A	CULTURE VAL	riormanes of t	ha covenants and agreements b	erein l	NIFE
•	ebted upon one Objection			missory notebearing even d	ate herewith, payable	
	akeview Bank Chicago					
	able in 84 successive mo					1
	h month thereafter, until p	aid, wi	th interes	st ofter maturity at	the highest	
••••••				.0		
according to and on dema that may be surf premise of the first	GRANTOR covenant and agree as follow to any agreement we strending turns of payment; (? dans to be shifted to the shifted shifted shifted to the shifted shift	to pay prior ya after dest aid premises se herein, wi sysble first, t aid Mortgages and hecome d	r said indebtedness to the first day of ruction or damage shall not be commi- be is hereby author to the first Trustee as or Trustees until use and payable.	and the biterest thereon, herelo une in each year, all taxes and ase and to rebuild or restore all buildings . im- thed or suffered . (It to keep all bildings that or suffered or one or Moringsee, or horizontal con pas the indebtedness is fully paid; (4) to p	in said notes provided, or set a against said precises, rowsent to maid precises, rowsent to maid precises of now or at any time on the control of the contr	
of mid inde all prior inc the same wi In T shall, at the seven per c express terr	THE EVENT Of failure so to insure, or pay takes or a bibliodness, may procure such insurance, or pay such numbrances and the interest tween or the transport of the present of the pay of the interest of the present of any of the aforesaid or a option of the legs holder thereof, without nuice, cent. per annum, shall be recoverable by foreclosus. 8. Acrexed by the grantor that all expenses and d	taxes or assement, taxes or asseme, and all seen per cent. Venants or as become burners thereof, tabursement.	or the prior incumi esaments, or discha, money so paki, the perannum, shall b greenents the who diately due and p or by suit at law, o	prances or the interest themson when do grantor agree to repay immedie as much additional indebtedness escu so much additional indebtedness escu so fauld indebtedness, including princ grable, and with interest thereon fro rooth, the same as if all of said indebted behalf of completents to measure behalf of completents to measure to the complete to measure the property of the complete to the con-	4.1 ar intee or the helder reting id; misses or pay tely wit out lemand, and red herel; pal and a law on interact, m time of such by bach, at schools had the unitured by	
of including title of said ceeding when and disburse proceedings and disburse and sasigns apon the fill claiming use	AGREED by the renutor that all expenses and dig reasonable solutior's fees, outlays for documents of premises embracing foreclosure decree-shall be serent the grantee or any holder of any part of assements shall be an additional sien upon said premise; which proceeding, whether decree of sais shall be seened, and the costs of suit, including solidiors' is of said grantor—walls suit. Including solidiors' is of said grantor—walls suit. Including solidiors' is on any bill be fresh the Trust Deed, the course of said grantor—walls suit. Trust Deed, the course deep said grantor—m, appoint a receiver to take rose of the course of t	ry swidence, paid by the m id indebtedn ce, shall be to nave been ent es have been ion of, and in t in which su session or ch	stanographer's che rrantor; and the sea, as such, may be axed as costs and in tered or not, shalls to paid. The granto- acome from, east p sch bill is filed, may aken of eaid premi	Trea. cost of procuring or completing a large cost of procuring or completing a party, shall also be paid by the granchided in any decree that may be rectuded in any decree that may be rectuded from the distribution of the distribution, and for the heart that the procuring procuring such forecleants procuring the procuring such forecleants procured to contain a such constitution of the procuring that the procuring the with power to collect the rental.	but not consciously here- but not consider the whole stomed by any aut or pro- tion All such expenses indered in such foreclosure ven, until all such expenses s, cxecutors, administrators readings, and agree, that grantes or to any party news and profits of the sale	
In 1	THE EVENT of the death, removal or absence fro Thomas F Bus	m mid	_Cook	County of the grantse, or of h': re	fusal or failure to act, then	
any like cau movemer in the party or	researd first successor fall or refuse to act, the person this trust. And when all the aforesaid covenants intitled, on receiving his reasonable charges.	m who shall t	then be the acting ate are performed.	Recorder of Deeds of said County is he the grantes or his successor in trust, al	rahy appointed to be second ball release said premises to	
Wit	tness the hand and sealof the gran	tor_this.	elo My	Me / W		
		x_/	mario	S. Oyala	(SEAL)	
		()	mari	Gundalufe	Cyla (SEAL)	
					(SEAL)	

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State of Illino	15 00 84 84 84 84 84 84 84 84 84 84 84 84 84	
County of Cook	I, Joanna M. Paulik	
	a Notary, Public in and for said County, in the State aforesaid, To Burky, County tha	life)
	personally known to me to be the same person whose names are subscribed	to the foregoing
	instrument, appeared before me this day in person, and acknowledged that the state of the delivered the said instrument as +heiv free and voluntary act, for the uses and I	med, scaled and
	set forth, including the release and waiver of the right of homestead.	<u>)</u>
	day of CX FODER A. D. 19	718
	· //- ·	Public.
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Trust Deed	GERALD E. SIKORA Trustee THIS INSTRUMENT WAS PREPARED BY: Windy (17) Elections: Soom Assumbs and Samings Bank Street S	27317934
Ä	Tru Tru Zeeli	
2	O D D D D D D D D D D D D D D D D D D D	
3	TO SIKORA	
Box 46.	GERALD E.	
5	GEEN.	[
H	GERALD E. SIK HIS INSTRUMENT Wind / 17; DAK VIEW TRUSTAN 22011, ASHANDA 312(525-2180)	Į.
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ing section of the contract of		
	END OF RECORDED DOCUMEN	