5-36403007 TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION Consult a lawyer before using or acting under this form All warrantes, included marchantability and fitness, are excluded

County Illinois.

	DEPT-01 RECORDING
	DEPT-01 RECORDING 1#2222 TRAN 0467 07/10/85 13:23
	#3587 # B × 85-09615
THIS INDENTURE WITNESSETH, That Albert W. and Ann G.	
Rodriguez	
399 999 999	
Riverside (hereinafter called the Grantor), of 133, Gage Rd 60546	
One hundred sixtu	
for and in consideration of the sum of Ethousand	
Donar	
in band paid, CONVEY _ S AND WARRANT S to	
Marina Bank	그래 이 있는 것 같은 내는 그들은 모든 것들은 때문에 다른 그래?
of 307 P. Michigan Avenue Chicago IL	<u>로 된 중요 하면 없는 사람은 사람은 사람들은 사람들이 되었다.</u>
(No. and Street) (Scarc)	
as Trustee, and to his successors in trust hereinafter named, the following described rea	
estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appartenant thereto, together with all	-
rents, issues one profits of said premises, situated in the County ofCOOK	and State of Illipois, to-wit:
rents, ESP 3 and profits of said premises, situated in the County of	and state of this is, to write the second of
Lot 2 in Resubdivision of Lots 271 and	d 272 in Block 5 in
diverside Second Division in Section 3	36. Township 39 North.

Hereby releasing and waiving all rights and er and by virtue of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the pur, ise of couring performance of the covenants and agreements herein. principal primitissity fine ____ bearing even date herewith, payable WHEREAS. The Grantor is justly indebir a upon

Ranco 12, East of the Third Principal Meridian in Cook

*an Indemnification Agreement

PROPERTY INDEX NUMBERS 012

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness; ad the interest thereof, a herein and in said note or notes provided or according to any agreement extending time of payment; (2) to pay when due in act, year, all taxes and second in the exhibit receipts therefor; (3) within sixty days after destruction or damaged; or retained premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is the year authorized to place such insurance in companies acceptable to the holder of the tirst mortgage indebtedness, with loss clause attached payable (by the first Trustee or Mortgagee, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with first or shortgage or Trustee until the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same is all become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrance on when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or jurchase any tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and all money so per the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payment in the percent percent

without demand, and the same with interest thereon from the date of paymony it ________ per c.nt p.: annum shall be so much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreement the whole of said indebtedness, incl. ding principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest there in from time of such breach at _______ per cent per annum, shall be recoverable by the control of the legal holder. The principal and all earned interest them matured by express terms.

then matured by express terms.

It is AGREFID by the Grantor that all expenses and disbuttements paid or incurred in behalf of plaintiff in connection with the toreclosure hereof—including reasonable attorney's fees, outlays for document of idence, stenographer's charges, cost of procuring or complete or obstract showing the whole tile of said premises embracing foreckourse decree—shall be paid by the Grantor; and the like expenses and disbuttem also pecasioned by any

it or proceeding wherein the grantee or any holder of any part of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such
penses and dishursements shall be an additional legitipon said premises, shall be taxed as costs and included in any decree that have be rendered in
ch foreck-sure proceedings; which proceeding, who her decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given
til all such expenses and dishursements, said the costs of suit, including attorney's fees, have been paul. The Grantor for the Grantor and for the heirs
ecutors, administrators and assigns of functionation waives all right to the possession of, and income from, said premises pending such forcelosure occurrings, and agrees that upon the filled of any complaint to forcelose this Trust Deed, the court in which such complaint is filed, may at once and
becoming, and agrees that upon the function any complaint to forecase his river becaute over the succession complaint is used, may at once injuried to like possession or charge of said premises with power to
though the orac former in to an approximation in common appears accepted to take prosession or energe or samplement with power in
liect the rents, issues and profite of the said premises. The name of a record owners: Albert W. Rodriguez and Ann G. Rodriguez
The name of a record owner is:
IN THE EVENT of the death or removal from said Cook County of the grantee, or of his resignation, refusal or failure to act, ther

of said County is hereby appointed to be first successor in this trust; and if for any like cribe said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

The table hard and the said premises to the party entitled, on receiving his reasonable charges.

This trust deed is subject to	Installment Note da	ted November 6,	19/2 payable to	Marina 🐭
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(SEAL) Please print or type name(s) below signature(s)

> JoAnn Alberts, Assistant Vice President, Marina Bank, Michigan Ave. (NAME AND ADDRESS)

G. Rodriguez

This instrument waterrepared by

Chicago, IL 60601

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(SEAL)

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