THUST DEED THOSE FORM NO. 2202 FORM NO. 2202

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THIS INDENTURE WITNESSETH, That Charles J. Doma Anna M. Doman, his wife (hereinafter called the Grantor), of 2237 S. Wood Street, Chicago, IL 60608		8844598
(No. and Street) (City) for and in consideration of the sum of Fourteen Thousand		x. x. x O O O
& NO/100 (S14/0/0.00/	Dollars	
in hand paid, CONVEY AND WARRANT to _Edison an IL corp. incorp. under the IL Credit U	nion Act	
of 300 W. Adams, Suite 330, Chicago, IL	60606 (State)	
as Trustee, and to his successors in trust hereinafter named, the following estate, with the improvements thereon, including all heating, alreconditions appearance and everything appearance thereto.	ng described real tioning, gas and together with all Above Space I	for Recorder's Use On
rents, issues and profits of said premises, situated in the County of	2 in Walkers Dock Addition	to Chicago :
the North ant & of Section 30, Towns Principal Meridian, in Cook County, I	hip 39 North, Range 14, Ea	st of the Thi
Hereby releasing and waiving and lights under and by virtue of the hou		is.
Permanent Real Estate Index Num pc-(s): 17-30-202-016 Address(es) of premises: 2237 5 Wood Street, C	hicago, Illinois 60608	
Address(es) of premises:	the covenants and agreements herein.	·
IN TRUST, nevertheless, for the purpose of scenring performance of WHEREAS. The Grantor is justly indebted upon a principal	ANNXXX note bearing even date herew	th, payable
$O_{\mathcal{K}}$	The second secon	ed t
to Edison Credit Union in the princ monthly installments of \$ 333.06 , annum, as per the tenor of the said I	bearing interest at the ra	payable in (lte of 9.5% p
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THE GRANTOR covenants and agrees as follows: (1) To pay said inde or according to any agreement extending time of payment; (2) to pay demand to exhibit receipts therefor; (3) within sixty days after destropemises that may have been destroyed or damaged; (4) that waste to sai any time on said premises insured in companies to be selected by the acceptable to the holder of the first mortgage indebtedness, with loss of Trustee herein as their interests may appear, which policies shall be lepaid; (6) to pay all prior incumbrances, and the interest thereon, at the IN THE EVIENT of failure so to insure, or pay taxes or assessments, cholder of said indebtedness, may procure such insurance, or pay such operations or pay all prior incumbrances and the interest thereon from without demand, and the same with interest thereon from the date of indebtedness secured hereby. IN THE EVIENT of a breach of any of the aforesaid covenants or agrees shall, at the option of the legal holder thereof, without notice, become in	nuse attached payab in procto the first Trustee it and remain with the said on rigage or Trustime or times when the said on rigage or Trustime or the prior incumbrance, or the interest there axes or assessments, or dischmon or purchase time to time fand all moneys opid, the Grand payment at	or Mortgagee, and seconce until the indebtedno and payable, and payable, on when due, the grammy tax lien or title affector agrees to repay introdum shall be so much a principal and all earned
shall, at the option of the legal holder thereof, without notice, become in at 9.5% per cent per annum, shall be recoverable by forgets	manediately due and payable, and with interesting the thereof, or by suit at law, or both, the winter	hereon from time of suc ins if all of said indebted
then matured by express terms. It is AGREED by the Orantor that all expenses and disbursement of	aid or incurred in behalf of plaintiff in connection	n wit the foreclosure
including reasonable attorney's fees, outlays for documentar widehed whole title of said premises embracing foreclosure decree	e, stenographer's charges, cost of procuring or aid by the Grantor; and the like expenses and di-	completing abstract slu sburrum ans, occasion bassic two lest trantor
suit or proceeding wherein the grantee or any holder of any part of said expenses and disbursements shall be an additional lier upon said prem	interregness, as such, may be a parry, shall use ises, shall be taxed as costs and included in any shall have been entered or not, shall not be dis	decree in a my be remissed, no release here
at 9.55 per cent per annum, shall be recoverable by forceon them matured by express terms. It is AGRIED by the Grantor that all expenses and disbursement of including reasonable attorney's fees, outlays for documentary widened whole title of said premises embracing forcelosure decree shall be suit or proceeding wherein the grantee or any holder of any pair of said expenses and disbursements shall be an additional lier upon said premsuch forcelosure proceedings; which proceeding, within decree of sale until all such expenses and disbursements, and the cost of sait, including executors, administrators and assigns of the Grantor waives all right to proceedings, and agrees that upon the filling of any complaint to forcely without notice to the Grantor, or to any many camping under the Granto collect the rents, issues and profits of the said premises. The name of a record owner is: ONE THE EVENT of the death of rentoval from said COOK	ig attorney's fees, have been paid. The Grantor of the possession of, and income from, said pr	or the Grand out d for emises pending such fo
proceedings, and agrees that upon the filing san) complaint to forecle without notice to the Grantor, or to any mach claiming under the Granto	ose this Trust Deed, the court in which such co or, appoint a receiver to take possession or char	mpann is med, may at ge of said premises with
The name of a record owner is: Cont. Les J. Doman and	l Anna M. Doman, his wife	.,
IN THE EVENT of the death of rentoval from said Cook	County of the grantee, or of his resignat	ion, refusal or failure to
Chicago Title & Toust Company and if for any like cause spourest successor fail or refuse to act, the pe appointed to be second successor in this trust. And when all of the alor trust, shall release said premises to the party entitled, on receiving his r	resaid covernmy is necessal appointed resaid covernmis and agreements are performe ensumable charges.	Deeds of said County d, the grantee or his su
This report double subject to the first mortgage of	First Federal Savings & Lo	au"verociatio
Chicago, dated November 1, 1979 and reco	rded as Document No. 25270	
FUNDOS THE HURY CARD SOIL AND AT THE CHARLES AND ASSESSMENT OF	11.1. 172	منسسست سيمول دور
$\frac{\partial}{\partial x} g(x) = \frac{\partial}{\partial x} g(x)$	Charles J. Doman	
Please print or type name(s) helow signature(s)?	(7) Soc (1)	The second secon
	Anna M. Doman	es de la companya de
MATI, TO:	THE PARTY OF THE P	ستویاد در در و ست سیاری و موسوعت به پیپید. امام
MAIL TO: This instrument was prepared by Joel Goldman, Esq. Rolling Meadows, Illinois 60008 NAME	, 2 Crossroads of Commer	ce, Suite 31
Control Proceedings Translate Coops (Inner		
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COUNTY OF COOK	} ss.		
Joel Goldman		, a Notary Public in and f	or said County, in th
State aforesaid, DO HEREBY CERTIFY that			
personally known to me to be the same personally	on_8 whose name	s are subscribed to the	foregoing instrument
appeared before me this day in person an		hat they signed, scaled a	md delivered the sai
instrument as reir free and voluntary		nd purposes therein set forth, in	cluding the release an
waiver of the right of nomestead.			
Given under my hand and official seal th	is 19th	day of September	, <u>19</u> 88
(Impress Seal Here). "UFFICIAL: SEAL": JOEL SOLDMAN		S. e Su	
Notary Public, Serv of Illis	nois 92	Notary Public	
Commission Expire.			
<u> </u>			•
Identification No. 4208	4		
EDISON CREDIT UNION, Trustee	C)		
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BY: Yicki Hass	_ //	Dx.	
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Trust Dee

CEARLES J. DOMAN

ANNA M. DOMAN, his wi

EDISON CREDIT UNION,

an Illinois corporation

MAIL TO:

JOEL GOLDMAN TO AT LAW TWO CROSSHOADS OF COMME ROLLING MEADOWS, IL GOOD

GEORGE E. COLE

UNOFFICIAL COPY

RIDER ATTACHED TO TRUST DEED AND MADE A PART HEREOF TO THAT CERTAIN NOTE DATED September 19, 1988
EDISON CREDIT UNION, AS MORTGAGEE ("TRUSTEE"), and Charles J. Doman and Anna M. Doman, his will has MORTGAGORS ("GRANTORS")

Notwithstanding anything to the contrary contained herein, the Mortgagor ("Grantor") does further covenant and agree that it will not transfer or cause to be transferred or suffer an involuntary transfer of any interest, whether equitable or legal, and whether possessory or otherwise in the mortgaged premises to any third party, including, but not limited to, conveyance by deed or assignment of beneficial interest or Articles of Agreement for Deed or Installment Contract for Deed, so long as the dobt secured hereby subsists, and further that in the event of any such transfer by the Mortgagor ("Grantor"), the Mortgagee ("Trustee") may, in its sole discretion, and without notice to the Mortgagor ("Grantor"), declare the whole of the debt hereby secured immediately due and payable, and may avail itself of all rights and remedies, without necessity of election, provided to Mortgagee ("Trustee") under this certain Trust Deed and Installment Note.

Grantors may prepay principal balance secured herein (undersigned obligors may prepay the principal balance of this Note) at any time without penalty.

Charles J. Doman

Anna M. Down

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J. C.

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