This instrument was prepared by Charmiin Karolewi A4000 Vest North Avenue Chicago
91093771 32-51922.CK

of the City of Chicago	A-1
	County of Cook and State of Illinois
	Seven Thousand nine hundred fifty-four & 80/100Dollars
	RANT to R.D. McGLYNN, Trustee
nd to his successors in trust hereinafter wing described real estate, with the im ling appurtenant thereto, together with	30County of Cook
Ir's Pennock subdivision Range 13, East of the Thi	County of Cook and State of Illinois, to-wit: resubdivision of Lots 253 to 264 both inclusive in Sam Brown in the Northeast 1/4 of Section 34, Township 40 North, ird Principal Meridian, in Cook County, Illinois.
7, R, E, I, 113-34-214-012	M. 1. 4.
Property Add ess: 2225 N.	Kedvale
	DEPT-01 RECORDING
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9109977	COOK COUNTY RECORDER
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reby releasing and waiving all rights :	under a ,d by virtue of the homestead exemption laws of the State of Illinois.
In Taust, nevertheless, for the purp	pose of securing performance of the covenants and agreements herein.
WHEREAS, The Grantor's MILLOT	n Oliveras and Merari Oliveras, his wife
tly indebted upon	one retail it s'allment contract bearing even date herewith, providing for 84
fullments of principal and interest in t	the amount of \$ each until paid in full, payable to
Belmont Builders Inc. and	d assigned to Plonier Bank & Trust Company
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rised to place such insurance in companies acceptable and, to the Trustee herein as their interests may appeter incumbrances, and the interest thereon, at the IN THE EVENT OF Galiure to to muire, or pay tax procure such insurance, or pay each turn time to time, and all money so paid, they in percent, per annum, shall be so much additional;	as follows: (1) To pay anid indebtedness, and the interest thereo, we haven and in said notes provided, or according to any at the first day of June in each year, all taxes and assessments against air or once destroyed or damaged; (4) that waste to said uild or restore all buildings or improvements on said premises that was now one destroyed or damaged; (4) that waste to said all buildings now or at any time on said premises insured in companies to be selected by the grantes herein, who is hereby auticulated to the holder of the first mortises indebtedness, with loss clause attach a syste girer, to the first Trustee or Mortgages, and sear, which policies shall be left and remain with the said Mortgages or This sea until the indebtedness is fully paid; (6) to \$25 time or times when the same shall become due and payable, when due to be grantee or the holder of said indebtedness, assessments, or the prior incumbrances or the interest thereon when the incumbrances and the interest seaments, or discharge or purchase any tax lien or title affecting said premises my all prior incumbrances and the interest grantor agreements, or the prior incumbrances and the interest practice. The proof of
	rapher's charges, cost of procuring or completing abstract showing the whole title of said prem ser inbracing foreclosure decree
	a if all of said indebtedness had then matured by express terms.  If all of said indebtedness had then matured by express terms and debursements paid or incurred in behalf of complainant in connection with the foreck sure hardof—including reasonable repher's charges, cost of procuring or completing abstract showing the whole title of said premises, shall be included expressed and included processing, and indebtedness, and the processing where in the grantee or not shall not be useful and included processing, which proceeding, whether decrees of sale shall have been entered on on, thall not be useful and the costs of suit, including solicitor's fees have been paid. The granter—for said granter—and the costs of suit, including solicitor's fees have been paid. The granter—for said granter—and repeated in come from, said premises pending such foreclosure proceedings, and agree—that upon it in which such bill is filled, may at once and without notice to the said granter—or to any party channing under said granter feating processing with power to collect the rents, issues and profits of the said premises.
closure thereof, or by suit at law, or both, the same as IT is ALBERD by the grantor that all supernessiture fees, suitlays for documentary evidence, atmosphall be paid by the grantor and the like expense, such may be a party, shall also be paid by the grantor by decree that may be rendered in such foreclosure sof given, until all such expenses and dishursements, insistrators and sassigns of said grantor waive. filling of any bill to foreclose this Trust Deed, the country, appoint a receiver to take possession or charge of in the Event of the death, remayed or sheeness for the Event of the death.	repher's charges, cost of procuring or completing abstract showing the whole still of said premises 'abbracing forecleaver decrees and dishursements, occasioned by any suit or proceeding wherein the grantee or any holder of an and indebteedness, and the proceeding, wherein the grantee or not, shall be it and an costs and included proceeding, whether decrees of sale shall have been entered on not, shall be usefuleed, nor a release and the costs of suit, including salicitor's fees have been paid. The granter of the said granter of the heirs, executors, and the costs of suit, including salicitor's fees have been paid. The granter of the said granter of the heirs, executors, and right to the possession of, and income from, said premises pending such forcebuser proceedings, and agree of the upon the many suits of the said granter of the said granter of the said granter of the said premises.  The said premises with power to collect the rents, issues and profits of the said grantee, or of his refusal or failure to act, then come the person who shall then be the acting Recorder of Decke of said County is hereby appointed to be second successor in this sments are performed, the grantee or his successor in trust, shell release and premises to the party entitled, on receiving his sments are performed, the grantee or his successor in trust, shell release and premises to the party entitled, on receiving his
closure thereof, or by suit at law, or both, the same as Ir is Aussets by the grantor. that all superase iture fees, suitleys for documentary swidence, alenour self be paid by the grantor. and the like expense ch. may be a party, shall also be paid by the grantor by decree that may be rendered in such foreclosure of given, until all such expenses and disbursements, insistrators and sasings of said greator. waive lling of any bill to foreclose this Trust Deed, the could appoint a receiver to take possession or charge of the trust Event of the death, removal or absence for JOHN J. Behrendt.  JOHN J. Behrendt.  Add when all the afureasid covenants and agree mable charges.	the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be first successor in this trust; and if for sments are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his ments are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his accurate to the party entitled.
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