•				
	THIS INDENTURE, WITNESSETH, That	DELLARDIES		
7	EVA CARROLL (DIVORCED AND NOT REMARRIED)			
	(hereinafter called the Grantor), of the CITY of CHICAGO County of COOK			
1/1	and State of ILLINOIS, for and in consideration of the sum of, for and in consideration of the sum of, seven thousand two hundred fifty ight and 80/100ths ====================================			
	in hand paid, CONVEY S AND WARRANT S to MAD I	SON NATIONAL BANK.		
8		ounty of COOK and State of ILLINOIS		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		of securing performance of the covenants and agreements herein, the fol		
E		iding all heating, air-conditioning, gas and plumbing apparatus and fixtures		
	and everything appurtenant thereto, together with all rents, issue			
₽ (of CHICAGO County of COOK			
ر نيو				
NOTE IDENTIFIED	LOT 10 AND THEENORTH 13 FEET OF	LOT 11 IN BLOCK 41 IN THE EAST DIVISION OF THE WEST ½ OF THE NORTHWEST		
	$\frac{1}{2}$	on 9, Township 37 North, Range 14,		
7	FAST OF THE THIRD PRINCIPAL MER	ELDIAN, IN COOK COUNTY, ILLINOIS.		
12	EAST OF THE MIND INTO THAT HE	· · · · · · · · · · · · · · · · · · ·		
0	P.I.N. 25-09=324=025 MEAD			
3	COMMONLY KNOWN AS: 10222 EMERAL	D CHGO., ILL.		
X	O _A	•		
N	70_			
0				
Col	~/X			
200				
3273297, 33/0429, 35		4 47 4 5 9		
11	Hereby releasing and waiving all rights under and by virtue of t IN TRUST, nevertheless, for the purpose of securing perform	he homestead exemption laws of the State of Illinois.		
	WHEREAS, The Grantor EVA CARROL DIVO	RCED AND NOT REMARRIED		
13	justly indebted upon A	principal promissory notebearing even date herewith, payable		
~	justify filosofou appro-			
1/2	IN 120 MONTHLY INSTALLMENTS OF	\$ 60.49 UNTIL PAID IN FULL.		
\sim	OZ			
~	τ			
1.7				
· 4)				
1				
	i	4		
to doct		COUPE		
8	The Charles and an art of fellows (1) To any			
	notes provided, or according to any agreement extending time of	said indebtedner; and the interest thereon, as herein and in said note or payment; (2) to pay the to the first day of June in each year, all taxes		
1,0	and assessments against said premises, and on demand to exhibit	receipts therefor; (?) wi hin sixty days after destruction or damage to		
, ,	shall not be committed or suffered; (5) to keep all buildings now	or at any time on said pre nizes insured in companies to be selected by the		
N 1	grantee herein, who is hereby authorized to place such insurance with loss clause attached payable first, to the first Trustee or Mo	that may have been enstroyed or damaged; (4) that waste to said premises or at any time on said premises insured in companies to be selected by the in companies acceptable to the holder of the first mortgage indebtedness, regagee, and, second, to the Trustey term as their interests may appear,		
subjec				
0	In the Event of failure so to insure, or pay taxes or assess	ine shall become due and payart. sments, or the prior incumbations or the interest thereon when due, the mance, or pay such taxes on spessm in s, or discharge or purchase any tax and the interest the for from time time; and all money so paid, the same with interest part on from the date of ayment at seven per cent they.		
1/2	grantee or the holder of said indebtedness, may procure such insu-	rance, or pay such taxes of seessm in's, or discharge or purchase any tax		
2.	Grantor agrees to repay immediately without demand, and the	same with interest procession from the date of payment at seven per cent		
5	per annum shall be so much additional indebtedness secured here	by. or agreement the whole of said indebted actuding principal and all		
i	earned interest, shall, at the option of the legal holder thereof,	or agreement the whole of said indebted		
ŀ	thereon from time of such breach at seven per cent per annum, si same as if all of said indebtedness had then matured by express tex	hall be recoverable by forcelosure thereof, or by full at law, or both, the		
	IT IS AGREED by the Grantor that all expenses and disburse	rents paid or incurred in behalf of plaintiff in connection with the fore-		
ł	pleting abstract showing the whole title of said premies pure	mants paid or incurred in behalf of plaintiff in co.aner on with the fore- formentary evidence, stenographer's charges, cost of procuring or com- leting foreclosure decree—shall be paid by the Grantor; and the like wherein the grantee or any holder of any part of said indebtedness, as xpenses and disbursements shall be an additional lien upon said premises, indered in such foreclosure proceedings; which proceeding, whether de- nor release hereof given, until all such expenses and disbursements, and Grantor for the Grantor and for the heirs, executors, administrators and income from, said premises pending such foreclosure proceedings, and t Deed, the court in which such complaint is filed, may at once and with- rantor, appoint a receiver to take possession or charge of said premises ses.		
•	expenses and disbursements, occasioned by any suit or a deding	wherein the grantee or any holder of any part of said indebtedness, as		
en l	shall be taxed as costs and included in any decree that may be re-	ndered in such foreclosure proceedings; which proceeding, whether de-		
Z	cree of sale shall have been entered or not, suit for be dismissed,	nor release hereof given, until all such expenses and disbursements, and		
16	assigns of the Grantor waives all right to the possession of, and	income from, said premises pending such foreclosure proceedings, and		
11-	agrees that upon the filing of any similarit to foreclose this Trus	t Deed, the court in which such complaint is filed, may at once and with-		
82.	with power to collect the rents, issues and profits of the said premis	ses.		
Ne Fibres.	IN THE EVENT of the death or removal from said	County of the grantee, or of his resignation,		
• •	refusal or failure to act, then	of said County is hereby appointed to be		
	of Deeds of said County is hereby appointed to be second successor	ssor fail or refuse to act, the person who shall then be the acting Recorder; or in this trust. And when all the aforesaid covenants and agreements are		
. 1	performed, the grantee or his successor in trust, shall release said			
		5TU - 05		
1	Witness the handand sealof the Grantor this	5TH day of OCTOBER, 19.86		
. }		X LUC CANALL (SEAL)		
	THIS INSTRUMENT PREPARED BY	(SEAL)		
	SHARI SCHWIMMER	(SEAL)		
1000	6246 N. PHI ASKI DO			
	6246 N. PULASKI RD., CHICAGO, IL 60646			

Ne Fibres.

UNOFFICIAL COPY

STATE OF	ILLINOIS COOK	} ss.	
.,	ARI SCHWIMMER	, a Notary Public in and for said County, in the	
State aforesaid, I	DO HEREBY CERTIFY th	hat EVA CARROLL (DIVORCED AND NOT REMARRIED	
		the design incomment	ا ا
	•	erson whose name 15 subscribed to the foregoing instrument, and acknowledged that SHE signed, sealed and delivered the said	,
instrument as	<u> </u>	ry act, for the uses and purposes therein set forth, including the release and	_
waiver of the rigi	A	y act, for the uses the perpension mercury of the control of the c	·
Given under OFF (Impr@# %R NOTARY PU	TOTAL SEATOR POTATION SEATOR PROPERTY OF THE POTATION OF THE PROPERTY OF THE POTATION OF THE P	this 15TH day of OCTOBER, 19 86. Notary Public	
	••	COOF COUNTY C/O	
1			
Trust Deed	3572611 3572611	Cabrallited by Section 1 Address Section 1 Addre	Uinglarain Ind. 3431 Irving PK. Chao M. 66818