fuelle solfill

THIS INSTRUMENT WAS PREPARED BY IRMA M.	MARTINEZ 4000 W NOR	RTH AVE., CHICAGO
777	4009330	32-54204 CK
TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS)		05 0, -
This Judenture, witnesseth, That the Grantor	S Larry P. Luberda and	Carol A. Luberda
(Married to each other) as Joint Tenants	with Right of Survivor	ship
of the . Cityof . RiverGrove . County of . Cook	and State ofIllin	ois
for and in consideration of the sum of . Ten. Thousand. Six. He		
in hand paid, CONVEY. AND WARRANTto R.D. McG	• •	
of the	tand State of I curing performance of the covenants ng all heating, ges and plumbing ap of said premises, situated	Illinois s and agreements herein, the fol- paretus and fixtures, and every-
in the City of RiverGrove County of		
Lat. Twelve (except the North Eight (8) fee		
Lot Thirteen (except the South Eight (8) f		
In Block Two (2). in J. Bell's Subdivision		
Quarter (1/4) of Fractional Section 26, To		
Third Principal Meridian, (except the Sout Streets) according to Plat of said Subdivi		
Number 1981/27 in Made 40 of Plats, Page 4	,8100 , E\$501050, VAGG , 179 17	as. nocument
Number 1281427 in Pack 40 of Plats. Page 4 P.R.E.I.# 12-26-318-052	" + B .	
Property Address: 2545 Maple, River Grove		
2.6		(*)
·		44.4
Hereby releasing and waiving all rights under an Usy virtue of the ho In Taust, nevertheless, for the purpose of secur ng performance	of the covenants and agreements be	nerein: '
WHEREAS, The Grantor's Larry P. Luberge and Car as Joint Tenants with Right of Sarvivor justly indebted upon	ol A. Luberda (Marriad ship contract bearing even date herewit	h. providing for 60
installments of principal and interest in the amount of \$	each	until paid in full, payable to
Absolute Window & Doors Inc. and assigned.	to.Pioneer.Bank.and.Tr	ust.Co
	Jy	
		****
		*********
		**************
		,
		,
The Gramon coverant and agree as follows (1) To pay said indebtedness agreement extending time of payment; (2) to pay prior to the first day of June in each year, all t (3) within stay days after destruction or damage to rebuild or restore all buildings or improves premises shall not be committed or suffered, (5) to keep all buildings now or at any time on sais thorized to place such insurance in companies acceptable to the holder of the first mortgage indescond, to the Trustee herein as their interests may appear, which policies shall be fit and remail prior incumbrances, and the interest thereon, at the time or times when the same shall become a present of failures so to insure, or pay takes or assessments, or they irror incumbrances.	taxes and assessment; against sit pier liess, an inspila on said premises that may have been dest dipremises insured in companies to or seer ed- lebtedness, with loss clause attached pyshile firm main with the said Mortgagess or Trustees (in it me due and newable.	nd on demand to exhibit receipts therefor, stroyed or damaged, [4] that waste to said by the grantee herein, who is hereby su- st, to the first Trustee or Mortgages, and, I the indebtedness is fully paid; (8) to pay
may produce such insurance, or pay such taxes or assessments, or discharge or purchase any thereon from time to time, and all money so paid, the grantor	tax fier or littr effecting and premise or pay itely without domand, and the same with interi	r a' pr. r incumbrances and the interest rr it than on from the date of payment at
IN THE EVENT of a breach of any of the aforeast covenants or agreements the whole of legal holder thereof, without notice, become immediately due and payable, and with interest it foreclosure thereof, or by suit at law, or both, the same as if all of said indeleteness had then ma	atured by express terms	
It is Acasen by the grantor that all expenses and dishursements paid or incurred in solicitors fees, outlays for documentary evidence, stenographer's charges, cost of procuring or cot — shall be paid by the grantor; and the like expenses and disbursements, occasioned by any as such, may be a party, shall also be paid by the grantor	empleting abstract showing the whole title of saily suit or proceeding wherein the grantee or any sente shall be an edditional lien upon said premitive decree of sails shall have been entered or his	id premines in ring foreclosure decree y holder of ar / pa. ! of and indebtedness, itses, shall be taxed an costs and included not shall not be d. mi sed, nor a release

NOTE IDENTIFIED

may j there seven legal forecl molicit — she as su in an herei the filter...

Joan any like covenan	ij.	В	ehi	ene	it i				aid holder or success							of said	Counts	is here	eby an	mointe	d to be	furst s	uccesso	r in this	liust; ar	ed it for
	Witi	nesi	s the	han	d	a bae	enl.	of th	e gran																	
	S.			-	;	•				 9	$C_{c}$	به بب	سي. سو	. A	.5u	ser Sc	da	 جهبر	ec	 ښې	· • • • •		• • • • • • • • • • • • • • • • • • •		(8) (8)	eal) Eal)
						:						· · · · ·					<i>.</i>		• • • •						(8)	EAL)

	Pioneer Bank and Trust Company 4000 W. North Ave. Chicago, Illinois 60639	TO R.D. MCGLYNN, Trustee THIS INSTRUMENT WAS PREPARED BY:	SECOND MORTGAGE  UTUH HPh
- <b>18</b> 0	Submitted by Secure Address of Secure Address of Secure Se	Address Address CARO	BHSSO
d the materiment.  Tof the right of homestead.  Matery Public.	erevitob has betsee, bengie. y ed. 🛧 ind	active day in person, and neknowledged to the day in person, and neknowledged to net, for the uses and purposes therein selling the Youth the Sell of A. D. 19 19 19 19 19 19 19 19 19 19 19 19 19	instrument, appeared before me and voluntary before and voluntary band in Chart mater my hand in Chart and construction of School of Sch
		2MA- 111 , binaeriolu stute atti ni "zinus") 2 , tell , 2 , 4 , 44, 52 2 eman seonw. Znovreg smitt at	· · · · · · · · · · · · · · · · · · ·

... In atist€

alontiil