

THIS INDENTURE, made

TRUSTON DEED TO 573

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CHARGE TO CERT CTTC 8

THE ABOVE SPACE FOR RECORDER'S USE ONLY 1973 , between

ROBERTO SANCHEZ AND MARIA SANCHEZ, his wife

SEPTEMBER 21st,

herein referred to as "Mortgagors", and CHICAGO TITLE AND TRUST COMPANY,

an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, withnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said

legal holder or holders being herein referred to as Holders of the Note, in the principal sum of
INETEEN THOUSAND EIGHT HUNDRED AND NO/100 (\$19,800.00) ------Dollars,
evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

ar a delivered, in and by which said Note the Mortgagors promise to pay the said principal sum in instalments as follows:

2137 day of each MONTH on the thereafter, to and including ing 21ST day of AUGUST day of SEPTEMBER 1975 19 75 with a final pay nent of the balance due on the 21ST , with interest

after m tarity on the principal balance from time to time unpaid at the rate of 7 per cent per annum; each of said instalments of principal bearing interest after maturity at the rate of 7 per cent per annum, and all of said principal per cent per annum;

each of said instalments of reincipal bearing interest after maturity at the rate of 7 per cent per annum, and all or said principal and interest being made parable at such banking house or trust company in CHICAGO

Illinois, as the holders of the row may, from time to time, in writing appoint, and in absence of such appointment, then at the office of SPALTER FICANCY CO., 175 WEST JACKSON BLVD., in said City, NOW. THEREPORE, the Mortgagors is occurred to payment of the said principal sum of money and said interest in accordance with the terms; provisions and limitations of this trust deed, and the performance of the coverenants and agreements herein contained, by the Mortgagors to be performed and also in consideration of the sum of One Dollar in and prid the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and sailings, the following of series of Real Estate and all of their cetate; right end interest therein, situate, lying and being in the COUNTY OF CHICAG COUNTY OF

Lot 8 in Block 19 in Fred'L. H. Bartlett's Central Chicago,' a Subdivision in the Southeast 2 of Section 4 and in the Northeast 3 of the Southeast 3 of Section 7. Township 38 North, Range 13, East of the Third Principal Meridian in Cook County, Illinois, commonly known as 4524 South LaCrosse Avenue, Chicago, Illinois.

which, with the property hereinsfter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belongit at a rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a par ty "h haid real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air con. "ion" we ret. [light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), ser. na, "ndow hades, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the foregoing as electered to be a part o "" est estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises up a mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the said trustee, its successors and assigns, forever, for the purposes, and upon the said trustee herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which is a rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The convenants, conditions and provisions appearing on page 2 (the revers side o this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their help and the convenants and the convenants are consistent or the convenants and the convenants are convenants. df all i

assigns. Sharp because with each with each. WITNESS the hand...s., and scal... ... of Mortgagors the day and year first above written. .. SEAL I IS AL MARIA SANCHEZ I, AL LEVENFELD STATE OF ILLINOIS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT ROBERTO SANCHEZ AND MARIA SANCHEZ COOK

> personally known to me to be the same person ... foregoing

> Instrument, appeared before me this day in person and acknowledged that They said Instrument as Their free and voluntary act, for the uses and purposes

GIVEN under my hand and Notarial Seal this

Votarial Seal

70 m em

Form 134 R 6/72 Tr. Deed, Indiv., Instal.-Plus Int.

	THE COVENANTS, CONDITIO	NS AND PROVISIONS REFERRE	D TO ON PAGE 1 (THE I	REVERSE SIDE OF THIS TRUST DEED):	
	Mortgagors shall (1) promptly or be destroyed; (2) keep said premise subordinated to the lien hersof; (3) pages of the lien hersof; (4) pages of the li	epair, restore or rebuild any building es in good condition and repair, with y when due any indebtedness which'r	s or improvements now or her out waste, and free from mech nay be secured by a lien or chi	REVERES SIDE OF THIS TRUST DEED):  stifter on the permises which may become damaged nanic's or other liens or claims for lien not expressly age on the permise superior to the lien hereof, and the notes (4) complete within a reasonable time any requirements of law or municipal ordinances with uted by law or municipal ordinances with uted by law or municipal ordinances.  a lassumment, water charges, sewer service charges, holders of the note duplicate receipts therefor. To only tax or assument which Mortgagors may desire insured against loss or damage by fire, lightning or to new the cast of resiguing or repairing the same or	
	upon request exhibit satisfactory evid building or buildings now or at any t respect to the premises and the use the	once of the discharge of such polor lie ime in process of erection upon said reof: (6) make no material alterations	premises: (5) comply with all in said premises except as req	requirements of law or municipal ordinances with uired by law or municipal ordinance.	-
1	<ol> <li>Mortgagore shall pay before an and other charges against the premise prevent default hereunder Mortgagore</li> </ol>	/ penalty attaches all general taxes, an a when due, and shall, upon written re shall pay in full under protest, in the	d shall pay special taxes, special quest, furnish to Trustee or to manner provided by statute,	o holders of the note duplicate receipts therefor. To any tax or assessment which Mortgagors may desire	ı
ļ	to contest.  3. Mortgagors shall keep all build windstorm under policies providing for	ngs and improvements now or hereaf or payment by the insurance companie	ter situated on said premises	insured against loss or damage by fire, lightning or to pay the cost of replacing or repairing the same or under insurance policies payable, in case of loss or	
	to pay in full the indebtedness secure damage, to Trustee for the benefit of shall deliver all policies, including ad	d hereby, all in companies satisfactor the holders of the note, such rights to ditional and renewal policies, to hol	be evidenced by the standard ders of the note, and in case	mortgage clause to be attached to each policy, and of insurance about to expire, shall deliver renewal	
	policies not less than ten days prior to 4. In case of default therein, Tru Mortgagors in any form and manner d	the respective dates of expiration, istee or the holders of the note may, emed expedient, and may, but need	, but need not, make any pay not, make full or partial paym	ment or perform any act hereinbefore required to ents of principal or interest on prior encumbrances, thereof, or redeem from any tax sale or forfeiture	
	if any, and purchase, discharge, com affecting said premises or contest an connection therewith, including attori	y tax or settle any tax lien or other y tax or seessment. All moneys paid loys' fees, and any other moneys adva	for any of the purposes here need by Trustes or the holder or concerning which action h	in authorized and all expenses paid or incurred in softhe note to protect the mortgaged premises and erein authorized may be taken, shall be so much	
	additional indebtedness secured hereb	y and shall become immediately due solders of the note shall never be co	and payable without notice an insidered as a waiver of any	d with interest thereon at the fate of seven per cent right accruing to them on account of any default	-
	5. The Trustee or the holders of to any bill, statement or estimate pro	the note hereby secured making any cured from the appropriate public of a forfeiture, tax lien or title or claim	payment hereby authorized re ffice without inquiry into the thereof.	any tax or assument which Mortgagors may desire insured against loss or damage by fire, lightning or to pay the cost of sepacing or repairing the same or to pay the cost of sepacing or repairing the same or to pay the cost of policies payable, in case of loss or mortgage clause to be attached to each policy, and of insurance shout to explice, shall deliver renewal was to provide the cost of pincipal or interests on piot encumbrances, thereof, or redeem from any tax sale or forfeiture in suthorized and all sepames paid or incurred in soft the note to protect the mortgaged gremises and erich activities of the note to protect the mortgaged gremises and erich activities of the cost of	١
	6. Mortgagors shall pay each item of the holders of the note, and without on in this Trust Deed to the contrary	of indebtedness herein mentioned, but notice to Mortgagors all unpaid inc, become due and payable (a) immed	oth principal and interest, whi debtedness secured by this Tru lately in the case of default i	ist Deed shall, notwithstanding anything in the note in making payment of any instalment of principal or of any other serement of the Mortgagors herein	
	ir erest on the note, or (b) when do	secured shall become due whether by	y acceleration or otherwise, h	olders of the note or Trustee shall have the right to as additional indebtedness in the decree for sale all	
1	ex and expenses which marges, or we be documentary and ex	y be paid or incurred by or on behalf pert evidence, stenographers' charges	of Trustee or holders of the publication costs and costs ( les and examinations, title inst	note for attornaya' fees, Trustee's fees, appraisers' which may be estimated as to items to be expended trance policies, Torrens certificates, and similar data	
	and asm. mes respect to title a bidders at an sale to the house	Trustee or holders of the note may pursuant to such decree the true cond and shall become so much additions	deem to be reasonably neces lition of the title to or the valua- l indebtedness secured hereb	sary either to prosecute such suit or to evidence of the of the premises, all expenditures and expenses of y and immediately due and payable, with interest y and immediately due and payable, with interest	-
	thereon at the rr a of even per cent probate and ban rup by proceedings, indebtedness bereby ar ared; or (b)	per annum, when paid or incurred b to which either of them shall be a p preparations for the commencement	y Trustee or holders of the no arty, either as plaintiff, claims of any suit for the foreclos	of any other agreement of the Moragague nerum olders of the note or Trustee shall have the right to a additional indebtedness in the decree for sale all note for attorneys' feet. Trustee's feet, appraisars' which may be estimated as to items to be expended trance policies. Torrent certificates, and imiting data sary either to prosecute such suit or to evidence to de of the premises. All expenditures to the contract of the suit of the	.
	whether or not sally commenced; hereof, whether or not actually mm 8. The proceeds of any procleus	or (c) preparations for the defense of enced. re sale of the premises shall be distril	any threatened suit or process	wing order of priority: First, on account of all costs	
	and expenses incident to the fore in- which under the terms here	r proceedings, including all such it are secured indebtedness additional tald on the note; fourth, any overpli	on that evidenced by the note is to Mortgagors, their heirs,	, with interest thereon as herein provided; third, all legal representatives or assigns, as their rights may	
1	9. Upon, or at any time after the Such appointment may be made eit	fill of a ill to foreclose this trust her defore after sale, without no	deed, the court in which such tice, without regard to the s remises or whether the same s	legal representatives or stating, a contract upon the property of the property	-
	Trustee hereunder may be appointed pendency of such foreclosure sult and	is such receiver. Such receiver sha I, in case of sa. and a deficiency, du then Mort arors, except for the inter-	Il have power to collect the siring the full statutory period rention of such receiver, would	rents, issues and profits of said premises during one of redemption, whether there be redemption or not, I be entitled to collect such rents, issues and profits,	
	and all other powers which may be reducing the whole of said period. The	ecessary care send in such cases for Court from some atta way authorize the or by any scree fore osing the	or the protection, possession, to the receiver to apply the new a trust deed, or any tax, speci	control, management and operation of the parties to income in his hands in payment in whole or in part at assessment or other lien which may be or become a season of deficiency.	
	superior to the lien hereof or of such	lecree, provided 'uch .pr' cation is m it of the lien or or any movision her law upon the note he ab secured.	ade prior to foreclosure sale; (	2) the deliciency in case of a said available to the	
	11. Trustes or the holders of the purpose.	note shall have the righ to inspect to nine the title, location, existen or or	the premises at all ressonable on lition of the premises, or	to inquire into the validity of the signatures or the	-
	identity, capacity, or authority of the herein given unless expressly obligate misconduct or that of the agents or or	e signatories on the note or but deed d by the terms hereof, nor be table apployees of Trustee, and it may.	for any acts or omissions her	eunder, except in case of its own gross negligence or it before exercising any power herein given.  of satisfactory evidence that all indebtedness secured	
	<ol> <li>Trustee shall release this trust by this trust deed has been fully pai after maturity thereof, produce and</li> </ol>	deed and the iten thereof by proper if it and Trustee may execute and delive whibit to Trustee the note, represent the control of the control	rare sase hereof to and at	the request of any person who shall, either before or tereby secured has been pald, which representation th successor trustee may accept as the note herein	-
	Trustee may accept as true without described any note which bears an ic the description herein contained of th	ientification number purporting to be ienote and which purports to be exec and it has never placed its identification	place (ther on by a prior tru uted by per herein der in number or he n te describ	ates hereunder or which conforms in substance with lignated as the makers thereof; and where the release ad herein, it may accept as the note herein described	
•	any note which may be presented ar the persons herein designated as make	d which conforms in substance with t re thereof, sment in writing filed in the office	the description her in Think of the Recorder of Regulfar	of Titles in which this instrument shall have been	1
1	recorded or filed, in case of the re- situated shall be Successor in Trust. I Trustee or successor shall be entitled	ignation, inability or refusal to act any Successor in Trust hereunder shall to reasonable compensation for all act	I have the identical title	rs and authority as are herein given Trustes, and any	-
	15. This Trust Deed and all provide word "Mortgagors" when used whether or not such persons shall he.	sions hereof, shall extend to and be of herein shall include all such parsons are executed the note or this Trust I	and all persons liable for the sed. The word "note" when	times and access thereto shall be permitted for that to inquite Into the validity of the signatures or the sign to record this trust deed or to exercise any power equiver, except in case of its own grous negligence or it before exercising any power herein juven. The statisticity evidence that all indebtrides secured of satisfactory evidence that all indebtrides secured the request of any person who shall representation the representation that the second securities was accept as the note herein stee hereunder or which conforms in substance with injurated as the makers thereoff and where the reliase and herein, it may accept as the note herein described of the note and which supports to be executed by of Titles in which this instrument shall have been of Deeds of the county in which the premises are and authority as are herein given Trustee, and any it was a substantial to the second of the county in which the premises are and authority as are herein given Trustee, and any it was a substantial to the second of the indebtedness or any part thereof, and in it is instrument shall be construed to mean	١
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16 bu	t also any future advi	Nen to secure pays nose made by the ho	lder to Mortgago	the rule herein described or evilence? by additional or future undebtedness.	Ì
DC.	rtes and any renewal or				
· , ^	Kohur 1. Janes	Handall chall	ha aanalusiya syir	ibea in mist in ust a sea marked dence that all in the predness	ı
x <	maria Sas	cocured by th	ile Trust Deed has	s been paid and the Trable is uiry to release the is n of he	ı
<u> </u>	IMPORTA	Trust Doods	Identification	Contraction of the state of the	ᅥ
	THE NOTE SECURED BY THE		CHICA	72	١
BE II	DENTIFIED BY Chicago Title DRE THE TRUST DEED IS FILE	and Trust Company	QY C	Officer Att'l Secy   production	
<del></del>	AIL TO:		d	FOR RECORDER'S INDEX PURPOSES	
				INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	:
	SPALTER FINAN 175 W. JACKSO	N BLVD.		4524 SOUTH LA CROSSE AV	Æ.
	o CHICAGO, ILLI	NOTE SOUND		CHICAGO, ILLINOIS	
	LACE IN RECORDER'S OFF	ICE BOX NUMBER 3	3 -		
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