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Chairm A. Char FILED FOR RECORD JUN 11 02 32 540 22357531 12 '73 12 29 PK TRUST DEÉD 22 357 531 THE ABOVE SPACE FOR RECORDER'S USE ONLY 19 73 . beiween THIS INDENTURE, made June 8. VINCENTE ARELLANO and LIDIA ARELLANO, his wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEL, witnesseth
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described,
and legal holder or holders being herein referred to as Holders of the Note, in the principal sum of TWENTY FIVE THOUSAND & no/100 (\$25,000.00)

Dollars.

vider sed by one certain Installment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER R and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from 11y 25, 1973

Instalment Webstern make in instalments (including principal and interest) as follows. ONE HUNDRED AT ETY THREE \$ 83/100 (\$193.83) Or more

ONE HUNDRED AT ETY THREE \$ 83/100 (\$193.83) Or more

Dollars on the 25th day of code and every month the 25th day of July 1993.

All such payments on accounts the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the repainable to gracings "voided that the principal of each installment unless paid when due shall be an interest at the rate of eight / per first applied to interest on the unpaid principal balance and the repainable to gracings "voided that the principal of each installment unless paid when due shall bear interest at the rate of eight / per first applied to interest being made payable at such banking house or trust company in and only a such per first applied to the note may, from time to time, in writing appoint, and in absence of such appointme at the office of LINCOLN NATIONAL BANK in said City. NOW. THEREFORE, the Mortgagors to secure the 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 event said agreements herein contained, by the Mortgagors to be performed, and also me consideration of the sum of One Dollar in hand paid, this event subsected is hereby asknowledged, do by these presents CONYET and MARKANT unto the Trusteen its successors and assigns, the following described Real Estate and all of their estate right, title and interest therein, situate, lying and being in the COLINTY OF COOK AND STATE OF ILLINOIS. Lot 13 and the West 6 feet of Lot 14 in Grant and Grant's Subdivision of Lot 63 in Oliver Salinger and Company's Third Howard Street Addition to Rogers Park and of the East 373.93 feet of Lot 1 in Block 3 in Engel's New Howard Avenue Subdivision all in the North West quarter of the South East quarter of Section 25, Township 41 North, Range 13 East of the Third Principal Meridian in Coo County, Illinois.** which, with the property bereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, easements, flatures, and appurtenances thereto belonging, and "res", his is and not an adverted by the property of the pr This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reve se so excitis trust deed) are incorporated herein by reference and are a part hereof and shall be successors and assigns with NESS the hand ... and seal ... of Mortgagors the day and year first DANIEL C. AIKEN STATE OF ILLINOIS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT VINCENTE ARELLANO and LIDIA ARELLANO, his wife

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Page 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 CHE REVERS SIDE OF THIS TRUST DEED.

1. Mortgages shall (1) prompile types review or rebuild any publishing or improvements more devials to me be premise with time become damaged or be destroyed; (2) keep said premise in good condition and report, without wasts, and free from mix hands to or taking on the line to extraor damaged subordanized to the line thereof, (1) pay when does not suppose the the line thereof, (1) pay when does not suppose the total line to recover to the line thereof, and upon request exhibit satisfactory evidence of the discharge of such prais line to Trustee or to hidders of the not. (4) complete within a resounds from any publishing on building on the line to any time in princes of rectainty upon said premises. (3) comply with all requirements of law or mining all ordinances with respect to the premises and the low thereof, (6) make not material alterations in said promises except as required by law or mining all ordinances. The contract of the contract of the promises when the case and while longer against the premises when the case and while longer against the premises when the case of the discount of all alterations of the contract of the ordinance of the contract of the promises when the discount of the contract of the ordinance of t

A Mortgagars shall pay before any ponalty atlastics singuistations, and what pay special taxes, special assessments, water charges, were admitted to the content of the periods of the per

principal and interest remaining unpaid on the note. I urth, any overplus to Mortgagors, their heur, legal representatives or assigns, as their rights may appear.

Q Upon, or at any time after the filing of a bill to forcelor, this trist deed, the court in which such bill is filed may appoint a receiver of said premises. Buth appointment may be made either before or after saids, eithout original to the solvency or insolvency of Mortgagors at the time of application for such receiver. Such expensive of the service whether the same shall be then occupied as a homestead or not and the producty of such forcelosure suit and, in case of a sale and a deficient, idual gift before collect the rents, issues and profits of said premises during the producty of such forcelosure suit and, in case of a sale and a deficient, idual gift before the such as the same and profits of said premises during the producty of such forcelosure suit and, in case of a sale and a deficient, idual gift before the same and the same and profits, and all other powers which may be necessary or are usual in such case. The production possession, control, management and operation of the premises of said other powers which may be necessary or are usual in such case. The gift of the same and the same

party interposing same in an action at law upon the note hereby secured.

11. Trustee has no duty to examine the fittle location, existence of condition of the resistance of the notes shall have the right to inspect the premiser.

12. Trustee has no duty to examine the fittle location, existence of condition of the resistance of the interval of the signatures of the identity, capacity, or authority of the signatures on the note of trust deed, not shall if the existence of record this trust deed in a secretical engagement of the identity, capacity, or authority of the signatures on the note of trust deed, not shall if the existence of the signatures of the identity, capacity, or authority of the signatures on the note of the signature of the sig

Mortgagors agree to pay to the legal holder of Note in addition to all other pay 16. Mortgagors agree to pay to the legal holder of Note in addition to all other payments to be made by the mortgagors hereunder, additional monthly payments of 1/12th of the annual general taxes as such general taxes are from time to time estimated by the legal holder of Note, and the legal holder of Note shall not be liable for the payment of any interest on such fund. The mortgagors shall be entitled to a refund of the payments made by them to the legal holder of Note for the general taxes of any particular year upon furnishing to the legal holder of the Note satisfactory evidence of the payment of such taxes by them. In default of payment of such general taxes by the mortgagors when due, the legal holder of Note may make payment of the same.

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