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COOK COUNTY, ILLINOIS

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MAY |3 | G1 PH '75 TRUST DEED|

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made May 12th, 19 76, between MARIO SALCIDO,

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Illinois co, poration doing business in Chicago, Illinois, herein referred to as TNUSTEE, witnesseth:

THAT, WHEP AA" 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 TNUSTEE, witnesseth:

THAT, WHEP AA" the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders of the Note, in the principal sum of EIGHTEEN THOUSAND

FIVE HUND? Dand No/100 (\$18,500.00) — — — — Dollars,
evidenced by one certain instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest of eight and one half (82%) per cent per annum in instalments (including principal and interest) as follows:

TWO. HUNDRED. TWENTY. NIME and 38/100. or mo believed to the late of payment of principal and interest, if not so in paid, shall be due on the 12th day of May 19 86

All such payments on account of the indebt chaese "thenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided not the principal and interest being made payable at such banking house or trust the rate of nine per annum, and all of said principal and interest being made payable at such banking house or trust the rate of nine per annum, and all of said principal and interest being made payable at such banking house or trust in motoxicity in the said to the payments on the norted say, from time to time, in writing appoint, and in absence of such appointment, then at the office of Lucyan Zadka, 2556 N. Wood Street in motoxicity in the Mortgagors to sever the payment of the said interest therein, struste, lying and bein

Lot thirty eight (38) in Block two (2) in Humboldt Park Residence Association Subdivision of the South West currier of the North East quarter of Section one (1), Township thirty ine (39) North, Range thirteen (13), East of the Third Principal Maridian, in Cook County, Illinois.\*\*\*

THE INSTALLMENT NOTE DESCRIBED HEREIN IS GIVEN TO SECURE PART PURCHASE MONEY FOR THIS REAL ESTATE.

which, with the property hereinafter described, is referred to herein as the "peconics,"

TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues, od pr. "its thereof for willing all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real citate in 4 m is econdarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, nower, refigeration (whichies single units or centrally controlled), and ventilation, including (without gravitous progressives) in longituding, speem, window shades, interm donits and windows. flour coverings, inador beds, awnings, stores and water heaters. All of the foregoing are dealered to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or usuals sheep for the premises by the 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, burever, by the purposes, and upon the user and trusts referred from all rights and benefits under and by writtee of the Homericad Exempeisn Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.

WITNESS the hand		* . * ·	he day and tell first about  Harlo Sal	cido,	่ 1ก∘
STATE OF ILLINOIS,	SS. a Novia	rs tubble in and for and	O. Scheffler,	ndinggang ang apagnal pengah pengah pengah pengah pendambi panbahan	
County of Cook	ubo 18 present	l berfess one that day on y	ter same person whose e	he sales established	squed, wated and
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## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or heterafter on the premises which may become damaged or be destrayed; (2) keep said premises in good condition and repair, without waste, and free from mechanics or other hens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and uptin request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in pruces of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material afterations in said premises vecept as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special axessments, water charges, sewer service charges, and other charges against the premises and shall, pay special taxes, special axessments water charges, sewer service charges, and other charges against the premises and shall, pay special taxes, special axessments water charges, sewer service charges.

2. Mortgagors strait pay extension, passed, and shall, upon written request, furnish to Trustee or to nomers or me more surpressed that the regarder Mortgagors shall pay in full under protect, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note such rights to the extended with extended mortgage clause to be strated to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and, in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefare required of Mortgagors in any form and manner decimed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax bein or other prior lien or title or claim thereof, or redeem from any tax said or forfeiture, our extensive the prior payable to the payable of the respective of the reneal place of the respective of the reneal place and all expenses paid for incurred, in our extensive discharge or context any tax bein or other prior lien or title or claim thereof, or redeem from any tax said or forfeiture, our extensive high payable than the payable than the payable to the mortgagor and the payable than the payable to the mortgagor and the par

interest on the n. e., b when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the indebto ness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lien hereof. It are suit to forcelose the here hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses such may be paid or incurred by or on behalf of Trustee or holders of the note for attorneys feet, Trustee's feet, appraiser's fees outlays for documentary and expert evidence, stenographers' charges, publication costs and costs which may be estimated as to items to be expended after entry of the decree) of proce ing. Ill such abstracts of title, title searches and examinations, title insurance policies, Toterne certificates, and similar data and assurances with respect to tile as fir are or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be here, pre soant to such decree the true condition of the title to or the value of the primess. All expenditures and expenses of the mature in this paragraph mention d shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per any mis vien paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which cother of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; on (b) prepar tunns for the commencement of any suit of horeclosure whether or not actually commenced; or (c) preparations for the commencement of any suit of horeclosure hereof after accusal of such right to forteclose whether or not actually commenced; or (c) preparations for the commencement of any s

principal and interest temaining impaid on the note; fourl' — exerciplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear,

9. Upon, or at any time after the filing of a bill to forcel see this — deed, the court in which such bill is filed may appoint a receiver of said premises.
Such appointment may be made either before or after sale, with at notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value. If the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits is of said premises during the pendency of such forcelosure suit and, in case of a sale and a deficiency, d'inq the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intevent on of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases to me protection of the such cases to me protection of the such cases to me protection of the premises during the whole of said period. The Court from time to time may authorize it receiver to apply the net income in his hands in payment in whole or in part of [1] The indebtedness secured hereby, or by any decree forcelosing this trustice of a passessment or other line which may be or observed to the line hereby or of such decree, provided such application is made prior, of eclosure sale; [2] the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be ab: 1 to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the ptemises all reasonable times a

11. Trustee or the holders of the note shall have the right to impect the premises. All reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises. In inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note of trust deed, nor shall Trustee boo I gated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omission between the state deed and the special content of the special trustee and strip the special content of the special trustee and strip the special content of the special content of the special trustee and strip and special content of the special trustee and strip and special content of the special trustee and strip and special content of the special trustee and strip and special content of the special trustee and strip and special content of the special trustee and strip and special content of the special control of the special content of the special content of the special

This Instrument was prepared by: Edward S. Scheffler, 1141 No. Damen Ave., Chicago, Ill. 60622.

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BLIORE THE TRUST DEED IS FILED FOR RECORD

499257 CHICAGO TITLE AND TRUST COMPANY. may Dea

MAIL TO:

FOR RECORDER'S INDEX PUR INSERT STREET ADORESS OF DESCRIBED PROPERTY HERE 2712 W. Evergreen Ave.,

60622.

Chicago, Ill.

PLACE IN RECORDER'S OFFICE BOX NUMBER 1210