## <del>VOFFICIAL C</del>C

COOK COUNTY, ILLINOIS FILED FOR RECORD

William of Ething



JUL 21 1 51 PM '76 23 567 796 TRUST DEED

\*2356**77**96

79

2

CTTC 7

THE ABOVE SPACE FOR RECORDER'S USE ONLY

T' (S P DENTURE, made

July 16. 19.76 between

MONSERRATE ROMERO AND LUZ ROMERO, HIS WIFE herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY RICHAR' A. CZAPLICKI an Illinois corporation doing business in Chicago: Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHERE, Stile Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or hy ider, being herein referred to as Holders of the Note, in the principal sum of TWENTY THOUSAND AND NO/100----evidenced by one certain in calment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

appoint, and in absence of such appointment, then at the coles of Nacional Security Bank of Chicago in said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said prirecipal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and serior into herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is here or ack owledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Exate and all of the art right, title and interest therein: situate, lying and being in the COUNTY OF COOK.

AND STATE OF ILLINOIS,

Let 3 in Fox's Subdivision of lots 7 and 10 n block 4 in Hagan and Brown's Addition to Chicago in the South West 1/4 of the South West 1/4 of Section 35, Township 10 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois

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

TOGETHER with all improvements, tenements, easements, fixtures and apportenances theretic belonging, and all rents, losses and profess thereto for an observation and during all such times as Morgagors may be criticled thereto (which are pledged primarily and on a parity with said real relate an one accordancy) and all appearatus, equipment or articles now or hereafter thereto used to supply beat, gas, as conditioning, water, light, prover, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting) the foregoing, servent, window shades, in a cort and windows. Hour covering, is added to add real estate whether, "splically attached thereto or not, and it is agreed that all similar appearatis, equipment or articles hereafter placed on the premises by the mortgagots or the successor or assign is hall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Truster, its successors and analysis, forever, for the purposes, and upon the uses and truster can be visited of the hamesteed Exemption Laws of the Scare of Elimits, which said rights and benefits under

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 morrgagors, their heirs. successors and assigns.

JINESS the hand morsecrall CHILLAGIA Luz Romer Monserrate Romero 43326

STATE OF ILLINOIS

Gary A. Worcester Monserrate Romero and Loz Romero.

that was securely thank of Chicago,

## 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 hereafter on the premises which may become damaged or be destroyed; [2] keep said premises in good condition and repair, without waste, and free from mechanics or other liens of claims for lien not expressly subordinated to the lien hereof; [3) pay which due any indebtedness which may be secured by hien or charge on the premises superior to the lien hereof; and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to hulders of the notice [4] complete within a reasonable time any building on buildings now or at any time in process of erection upon said premises (5) conjugation, and have a municipal ordinates with respect to the premises and the use thereof; [6] make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general tases, and shall pay special taxes special assessments, water charges, sever service charges.

2. Mortgagors shall be premised and shall upon written request, turnish to Trustee or to holders of the note duplicate receipts therefor. To and other charges against the premises when due, and shall upon written request, turnish to Trustee or to holders of the note duplicate receipts therefor. To and other charges against the premises and improvements now or hereafter situated on said premises instead against two distincts and improvements now or hereafter situated on said premises instead against that the premises and improvements now or hereafter situated on said premises instead against that the premises and improvements now or hereafter situated on said premises instead against that the premises are supplied to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises instead against the premises and improvements now or hereafter situated on said premises in the premises and the said and the premises are supplied t

and other charges against the premises when due, and shall, upon written request, orminate to instance to instance to instance of the prevent default hereumder Morrageors shall pay in full under protest, in the manner provides by statute; any tax or assessment which Morrageors may desire to contest.

3. Mortageors 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 enter to pay the cost of replacing or repairing the same or to pay in full the indebtedness sectured hereby, all in companies of moneys sufficient enter to pay the cost of replacing or repairing the same or to pay in full the indebtedness sectured hereby, all in companies as stafactory to the holders of the note of insurance about to expire, shall deliver all policies, including additional and reliewal policies, to builders of the note of insurance about to expire, shall deliver enewal shall deliver all policies, including additional and reliewal policies, to builders of the note less than ten days prior to the respective dates of expitation.

4. In case of default therein, Trustee or holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortagoors in any form and manner deemed expedient, and may, but need not, make (ull or partial payments of principal or interest on prior encumbrances, Mortagoors in any form and manner deemed expedient, and may, but need not, make (ull or partial payments of principal or interest on prior encumbrances if any, and purchase, discharge, compromise or settle any tax for assessment. All moneys paid for any of the purposes herein authorized, and all expenses paid or incurred in affecting said premises or connect any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in the fire partial payment of priorect the mortaged premises and connecti

increase on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mertgagurs berein ontained.

"When the indebtedness hereby occured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to a work the line hereof, in any past to foreclose the lien hereof, there shall be allowed and included availabled as additional indebtedness in the decree for stale allowed and included as additional indebtedness in the decree for stale allowed and included as additional indebtedness in the decree for stale allowed as a fire or higher of the note or attorneys feet. Trustees for stale allowed as a fire or higher of the note for attorneys feet, Trustees for stale allowed after one of the decree of procuring all such abstracts of title, title searches and expension, title invariance policies. Trustees for stale allowed after one of the decree of procuring all such abstracts of title, title searches and expension, title invariance policies. Torrens certificates, and similar data and as a search of the decree of procuring all such abstracts of title, title searches and examinents, title invariance policies. Torrens certificates and similar data and as a search of the procuring all such abstracts of title, title searches and examinents of the reasonably necessary either to procute such such decree the true condition of the title or the value of the premises. All expenditures and expense of hidders at any which may be had pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses of the nature in the page apply mentioned shall become to much additional indebtedness accured hereby and immediately due and payable with interest the nature in the page apply mentioned shall become to much additional indebtedness after the order to with (a) any proceeding, including printiples and base apply and payable and payable of the premises of the note of the premise of the co

principal and interest remaining impaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after 'b' (i) = of a hull to foreclose this trust deed, the court in which such bull is filed may appear or said premises. Such appointment may be made cith 'b' ore or after sale, without notice, without regard to the enveloper of indepency of Mortgagors at the time of Such appointment may be made cith 'b' ore or after sale, without notice, without regard to the same shall be their occupied as a homestead or not and the application for such receiver and with the 'g' and to the then value of the premises on whether the same shall be their occupied as a homestead or not and the Trustee hereunder may be appointed as not receiver shall have power to collect here the reflection profits of said premises during the Trustee hereunder may be appointed as not a case for the intervention of such receiver yould be entitled to collect such trent, issues and profits, as well as during any fulfisher, times when 'Mo. 48' as except for the intervention of such receiver yould be entitled to collect such trent, issues and profits, and all other powers which may be necessary 'c e tousin in such cases for the protection, possession, control; management and operation of the premises and all other powers which may be covered in the time of the lien of the lien hereof or of such decree, provided v. It application is made print to foreclosure sale; (2) the deficiency in case of a sale and deficiency, appearance to the lien hereof or of such decree, provided v. It application is made print to foreclosure 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 subject to any defence which would not be good and available to the 10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defence of management and access thereto shall

11. Trustee or the hudders of the note shall have the right to aspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existe re or condition of the premises, or to inquire into the validity of the signatures or the 12. Trustee has no duty to examine the title, location, existe re or condition of the premises, or to inquire into the validity of the signatures or the individual of the signature o

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and a persons claiming under or through Mortgagors, and the world "Mortgagors" when swed herein shall melede sall such persons and all persons lable for it: payment of the indebtedness or any part thereof, whether or, npt just persons shall have executed the note or this Trust Deed. The word "note" when used in his instrument shall be construed to mean "notes" when used in his instrument shall be construed to mean "notes" when more than one note is used.

14. In the event of the death or permanent removal from said (soo County of the Trustee, or his refusal or failure to act then Gary A. Wordester of said Cook County is hereby made first successor in this trust, and invested with it the citle and the powers granted to said Trustee, and if for any like cause said firs' successor also shall fail or refuse to act, the Chicago Title and Trust Company, ar 'l'inois Corporation is hereby made second successor in this trust with like title and powers. When all the aforesaid Agreements are performed, the Trustee or his suc es or in trust shall release said premises to the party entitled, on receiving his reasonable charges

## IMPORTANT

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

AND TRUST CHMPANY MICHARD A. CZAPLICAL,

MANONONational Security Bank of Chicago 1030 West Chicago Avenue

Chicago, Illinois 60622

52.22 (J

POR RECORDER'S INDEX PURPOSES INSERT STREET AIDMESS OF ABOVE DESCRIBED PROPERTY HERE

BR CARRIED

1614 North Avers Chicago, Illinois

PLACE IN RECORDER'S OFFICE BOX NUMBER

BOX 495

282

CANCEL PROPERTY OF THE PROPERTY OF THE