UNOFFICIAL COPY

TRUST DEED

23 811 614

•		THE ABOVE SPACE FOR RECORDERS USE ONLY	
THIS INDENTURE, made Januar	y 28th	19 77 , between	·
		10 // , between	
Eduardo Pena and Elena Pen		referred to an (iMentagement) and	
METRO		referred to as "Mortgagors," and AND TRUST COMPANY	
		herein referred to as TRUSTEE, witnesseth:	
THAT, W.F. EAS the Mortgagors are	justly indebted to	the legal holder or holders of the Instalment A	Note herein-
		referred to as Holders of the Note, in the princ	
One thousand seven hundred six evidenced by one per in Instalment No.		rs of even date herewith, made payable to TH	Dollars, IE ORDER
OF BEARER Metropolitan Bank &			
and delivered, in and by which said No interest from Janua, 28th, 1977	te the Mortgagors	promise to pay the said principal sum include at	ling add-on the rate of
			1
6.50 per cent per am um in insta Eighty three dollars and 87/10			
Dollars on the 1st day of	31 011	19 77and	- 1
Eighty three dollars and 87/100 Dollars on the lst day of eac	h month	thereafter until said note is fully paid except the	at the final
payment of principal and interest, if n			
provided that the principal of each instann at inless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust company in			
=		to time, in writing appoint, and in absence of suc	
ment, then at the office of METROPOI			ha tarma
visions and limitations of this trust deed, and the p and also in consideration of the sum of One Dollar is	rformance of t e coverument hand paid, the "erolpt	principal sum of money and said interest in accordance with t ants and agreements herein contained, by the Mortgagors to whereof is hereby acknowledged, do by these presents CONV h al Estate and all of their estate, right, title and interest th	be performed, EY and WAR-
lying and being in the City of Chicago to wit:		r. of Cook AND STATE C	
			ļ
		bork 62 in Subdivision of ge 14 _art of the Third Principal	
Meridian.	,		13
			.~
THE BOTT OF THE	צט כ.::		邑
post 30 PRefer	7. - n xxxn 8.55 V		, march
NETELTO WEST CERMAK		· CV	
CHICAGO, ILLINOIS 6	0608		**
		Clarkie	
Which with the property hardnester described is referred to hardness the "promises"			
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, usee and profits thereof or so long and during all such tines as Mortgagors may entitled thereto (which are piededed primarily and on a parity with aid real estate and not secondarily) and all apparatus, equipment or articles now or begrafter therein or thereon used to supply beat, gas, air conditioning, water, light,			
TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, asue and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parit: with ald real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air, condit ming, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the fo egolo). Treens, window stands, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are to be a part of such that the stands of the stan			
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, forever, for the purposes, and upon the said trusts			
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon '.ie's and trusts hereln set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, w'.es and 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 verse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the port-			
gagors, their heirs, successors and assigns. Witness the hand and seal of Mortgagors the day and year first above written.			
WITNESS the hand and seat Of	Mortgagors the da	y and year inst above written.	
• • • • • • • • • • • • • • • • • • • •	[SEAL]	Eduardo Pena	[SEAL]
	[SEAL]	Elena Fanal	[SEAL]
STATE OF ILLINOIS.	P.E. Prazak	Elena Pena	
ss. a Notary Put	lic in and for and residi	ing in said County, in the State aforesaid, DO HEREBY CEF	RTIFY THAT
	uardo Pena lena Pena his	and wife	
whole repersonally	known to me to be the	same person S whosh hames are subscribed to	
when the personally known to me to be the same persons where the subscribed to the foregoing instrument, appeared before me this day in person and acknowledge that they signed, scaled and the in the in the in the in the interpretation of the right of horizonal act for the uses and purposes therein set forth, including the release and waiver of the right of horizonal act.			
		OWN OTA RU	LD. 1977
Given under my ha	nd and Notarial Seal t		
		Notary	Public.
300 378 INST. LOAN ADD-ON R.F. 6-68 500		COUNTY	
		Some DOMA Land	

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): (4) complete within a reasonable time any building or buildings now over a any time through the first of the note; requirements of faw or municipal ordinances with respect to the premises and the use thereof; (5) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any pointly attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer services and the control of the premises of the note duplicate freely the property of the premises of the note duplicate freely therefor. To prevent default bereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors shall keep at buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire. Ighting the same or to pay in full the indubtedness given before the pay and premises of paying the same or to pay in full the indubtedness given before the paying the content of the note duple and the paying the payi with interest thereon at the rate of every per cent nor measures expected and sould be seen in the rate of every per cent nor making any payment hereby authorized relating to taxes or assessments.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, estimate or into the validity of any tax, assessment, sale, forfoliure, tax len or title or claim thereof, and the according to the bill, estimate or into the validity of any tax, assessment, sale, forfoliure, tax len or title or claim thereof, and the according to the terms to print of the holders of the note, and without notice to Mortkagors, all unpul did indebtedness secured by this Trust Deed shall, notwithst thing in 0, note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making pay instalmer, a principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any mention of the holders of the note or Trustee and the properties of the state of plaintiff, claimant of each are my procedure, including probate and bankruptey profecidings. To which silled activates of the trust deed or any indebtones hereby secured: or (b) preparations for the connection of this trust deed or any indebtones hereby secured: or (c) preparations for the connection of the trust deed or any indebtones hereby secured: or (c) preparations for the defense of any suit for the foreclosure is go of the received of such right to foreclose whether or not actually commenced: or (c) preparations for the defense of any suit for the foreclose of any or c'signer sale of the premises or the security hereof, whether or not actually commenced:

8. The proceeds of any or c'signer sale of the premises of the security hereof, whether or not actually commenced:

9. The proceeds of any or c'signer sale of the premises shall be distributed and applied in the following order of priority: First, on account of all sales and the sales and the sales are mentioned in the preceding paragraph hereof; second, all principal and interest remaining unput on the note; founding all such thems as one the priority is the principal and interest remaining unput on the note; founding all such the sales are presentatives or assigns, as their rights may appear and interest remaining unput on the note; founding all such the court in which such bill is filed may appoint a receiver of sale premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver, and without regard to the court in which such bill is filed may appoint a receiver of sale sale and a defletency during the pendency of a foreclosure suit and, in case of a sale and a defletency during the priority period of redemption, whether there be redemption or not, a c' as during any further times when Mortgagors, except for the intervention of such receiver, would be context such reads, issues and r of alls, and all other powers which may be n Interposing among in an action at law upon an one hereby secured.

In this problem is a manner in an action at law upon a note hereby secured.

In this problem is a manner in an action at law upon a note hereby secured.

In this purpose, the holders of the note shall he at 1 e fight to inspect the premises at all reasonable times and access the that purpose.

In this purpose, the secured access the secured is a secured by the terms hereof, nor be liable for any acts eight in case of its own gross negligence or misconduc, or the tof the agents or employees of Trustee, and it may require it before exercising any power herein given.

In this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the required by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the required by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the required presentation of the second presenting that all indebtedness he will be a second by this trust deed has been fully paid; and Trustee may execute any accept as the genuine note herein described any note which paid is a full presentation purporting to be executed as the genuine note herein described any note which one are a certificate of identification purporting to be executed granted as the makers thereof; and where the release is reques of of the original trustee and it has never executed a certificate of which conforms in substance with the description herein contained of the note and which purports to be executed which may accept as the greater of Registers of Titles in which hils less the recovers the reason of the request of the purports to be executed by the person certain the purports to be executed by the person certain the purports to be executed by the person certain the purports to be executed by the person certain the purports to be executed by the person certain the purports to be executed by the person certain the purports to be makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Tust. the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust Any Successor in Trust hereunder a wind have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be binding the Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons that persons are all persons hall have executed the note or this Trust 'ee'. TAKE NOTICE: The holder of the note secured by this Trust Deed, at its sole op on reserves the right to extend, modify any time and from time to time for an amount up to and including the amount of the original note secured hereby. Note then trovided for on the reverse side hereof, this Trust Deed shall remain a live upon the secured hereby therein incipal due on the note secured hereby until this Trust Deed shall be released of record '/ the Trustee hereunder. In the long or renewals, Extension Agreements shall not be necessary and need not be filed. a T COURT OF THE STATE 1977 FEB 7 AM 9 09 FEB--7-77 322424 * 10 The Instalment Note mentioned in the within frust seed has been identified IMPORTANT herewith under Identification No. FOR THE PROTECTION OF BOTH THE BORROWER AND METROPOLITAN BANK AND TRUST COMPANY, 40 TUPLOE, LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD. Assistant Secretary Assistant Vice President Assistant Trust Officer NAME E FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE STREET CITY E R Y INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER TO A SECRETAR SECRETA

END OF RECORDED DOCUMENT