## **UNOFFICIAL COPY**



## TRUST DEED.



24 462 288

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made -	Ma	y 11 1978	, betweenMIRIAM	IRIZARRY,	divorced	end
not since remarried	and LUIS F. CH	RESPO, divorce	d and not sind	ce remarrie	d b	3.00

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois cor on doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal 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

FIT IN THREE THOUSAND AND NO/100 evidence a cy one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

Four hundred and sixty three and 06/100 — Dollars or more on the 1st day of August 1978 at Four hundred and sixty three and 06/100 — Dollars or more on the 1st day of each and very interester until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of July — 19 2003 ll such payments on account of the indebtedness evident of very said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of - 10.25 - per annum, and all of said prin ipal and interest being made payable at such banking house or trust company in --- Chicago ----- Illinois, as the holders of the note may, from time to time. in writing appoint, and in absence of such appointing then at the office of PARK NATIONAL BANK OP CHICAGO

Lot 5 in Block 2 in Diversey Highlands being a Subdivision of the North quarter of the North half of the East half of the So th East quarter of Section 29, Township 40 North, Range 13 East of the Trird Principal Meridian in Cook County, Illinois.

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

TOGETHER with all improvements, tenements, easements, fixtures, and appartenances thereto belonging, and all resolves are and professor before for so long and during all such times as Mortgapors may be entitled thereto (which are pledged primarily and on a post) with soid real evate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supple here, gas an conditioning, water, light, power, tertigeration (whether single units or centrally controlled), and centilation, including without sets from the foregoingly, screens, window shades, storm doors and windows, floor coverings, mador beds, awarings, stores and water hear its vilid to foregoing are declared to be a part of said real estate whether physically attached thereto not, and it is agreed that all uning, our tose equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting to the real estate.

the real estates increases parcel in the premises and to premise and travers, its successors and assums, forever, for the purposes, and upon the axes and travel from all reality and benefits under and by virtue of the Homestead Exemption Lawy of the State of librors, which said rights and benefits the Mortgagory do hereby expressly release and wave.

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 a \_\_ and seal a \_\_ of Mortgagors the day and year first above written

(Luis F. Crespo, divorced and not (Miriam Irizarry, divorced and not since remarried) 222 40 5-11 (SIAL) since remarried)

wo Cook 1:0TAR) C-0-PUBLIC

STATE OF BLUNGIS

- Geraldine R. Scibor a So tary Public in and for and residing in said County, in the State aforesaid, 181 HI RIPS CIRCILS

HIAI MIRIAM IRIZARRY, divorced and not since remarried and LUIS F. CRESPO, divorced and not since remarried who are personals among to me to be the same person .0 whose name 5 - 270 withouthold to the foregoing instrument, appeared before me this day in person and a knowledged that

they \_\_\_ untied scaled and delivered the said Instrument as \_\_ their \_\_tree and soluntars act, by the uses and purposes therein set forth

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Page 2

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

HIL COVENNETS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I CHIR REVERS SIDE OF THIS RESESTANCE.

1. Mortgages shall cap promptly repair, restore or rebuild any buildings on improvements now or hereafter on the premises shack may become damned or be destroyed; this keep out premises in pool condition and repair, without wave, and to vertour mechanics were of the premises support to the interview of premises in pool condition and repair, without wave, and to vertour mechanics were of the premises support to the interview of premises and the use through the premises support to the interview of the premises and the use threads of the premises of the control of the premises and the use threads of the premises of the control of the premises of the control of the premises of th

## TRUST DEED DATED May 11, 1978 RIDER ATTACHED HERETO AND MADE PART HEREOF

17. Mortgagor(s) further agree that upon default in the payment of a w of the said instalments or of any of the obligations evidenced by the note sourced by the True 'lee', or of any of the covenants or agreements stipulated in this Trust Deed, we/I shall pay in erest at the rate of - 10.25 - per cent per annum, or such statutory rate in effect at the circ of execution, upon the total indebtedness so long as said default shall continue and further agree that upon such default the principal sum above mentioned, or such part thereof as may be unpaid and any advances made by the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note become immediately due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.

Said party(s) of the first part further covenant and agree to deposit with the Trustee or the legal Holder of the within mentioned note on the 1st day of each and every month, commencing on the 1st day of August 1, 1978 a sum equal to one-twelfth (1/12th) of the estimated general real estate taxes next accruing against said premises computed on the amount of last ascertainable real estate taxes and one-twelfth (1/12th) of the annual insurance premium, such sums to be held in a non-interest bearing account by the Trustee or the Legal Holder of the note as and for a Sinking Fund to be used by the Trustee or the Legal Holder of the Note, to pay the general real estate taxes levied against said premises, and insurance premiums as and when the same become due and payable.

19. In the event of a Sale or Conveyance of the property described herein, the entire balance remaining unpaid on this mortgage shall become due and payable immediately at option of the Holder of the Note.

20 22 24 60 divorced and not since Plan Irizarry, divorced and not since remarried)

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indebtedness secured hereby, or by any decree torcoloung this it of deed, or any tax, special assessment of other her which misperior to the here hered or of such decree, provided such apply ast a it made prior to foreclosure sale, this the deficiency in a deficiency.

10. No action for the enforcement of the hori of any provision be cot shall be subject to any definice which would revailable to the party interposing sates in an action at law upon the note hereby search.

11. Trustee of the holders of the note shall have the right to impose the primises at all reasonable times and access permitted for this perpose.

12. Trustee has no dars to examine the title, location, existence or or anom of the premises, or to inquite into the signatures or the identity, suparty, or authority of the signatories on the note of trust or, from shall Trustee be obligated by deed of to exertoe any power herizing expressly obligated by the terms, from shall Trustee be obligated by a strictle of the spenty of the force exercising any power herizing power.

13. Trustee shall release this must deed and the lien thereof by proper instrumers of our recentiation of satisfactory of indebtedness secured by this timest deed and the lien thereof by proper instrumers of our recentiation of satisfactory of indebtedness secured by this timest deed has been fully poal, and Trustee may accept as the surface and of sea a release hereof to and at the person who shall, either before or after maturity thereof, produce and exhibit to Trustee it e., topes entire that all independent of the person better here and extract may execute any of sea a release hereof to and at the person who shall, either before or after maturity thereof, produce and exhibit to Trustee it e., topes entire that all independent of the part of the conference of the

IMPORTANT!
LOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER THE INSTALMENT SOFE SECURED BY THIS
TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO THEE AND TRUST COMPANY, TRU DEED IS FILED FOR RECORD MAIL TO: FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 5634 West Diversey Avenue Chicago, Illinois PLACE IN RECORDER'S OFFICE BOX NUMBER