JNOFFICIAL COPY

1000

- EOX 305 24 510 393 TRUST DEED THIS INDENTURE, Made this lighth day of June and between CARROLL BARKES AND JUAN R. BARKES, Husband S Wife A.D. 19 78 by and between of the Sitty of Chicago in the County of Cook and State of Things association organized and existing under and by virtue of the laws of The United States of America, and doing business and having its principal office in the Cry of Chicago, County of Cook and State of Illinois, as Trustee Trustee With MESSETH:

THAT WHEREAS MORTGAGOR is justly indebted to the legal holder or holders of the Promissory Instalment Note hersimafter described in the Principal Sum of FIFTY THOUSAID FIVE MAINTEEN AND NOTE AND THOUSAID FOR AND THOUSAID interest is payable as follows:

Interest mily due July 9, 1978

Interest mily due interest at the rate specified in said Note, said is ministly on the balance of said principal sum remaining from time to time impaid and second on account of said principal sum, random and interest rayments being payable in lawful money of The United States, at such banking house in Chicago, Illinois, as the the City of interest rayments being payable in lawful money of The United States, at such banking house in Chicago, lindered lawful sum and said state of Illinois in and mill such appointment at the office of The First National Bank of Chicago, in thereon a face of default as provided in this Trust Deed may at any time without notice, become at once due and payable at the place of assenting in a down to specified at the election, as in this Trust Deed provided of Trustee or of the holder(s) of the Note.

NOW, The River DOSE, Mirragarur for the purpose of securing the payment of the Note and the performance of the Mortgagor's clerk force of the purpose of the purpose of the surface of the Note of the Mortgagor's account of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, and State of Illinois, to wit: lot 1 in the Fesubdivision of lots 28 and 80 in Bronson's Resubdivision of lots 6 to 12 both inclusive and the North 90 feet of Lots 1 to 5 both inclusive in Flook X of the Resubdivision of the Blue Island land and Building Impany of certain lots in Morgan Park Washington Reights in the South Part Quarter of Section 18, Township 37 North, Fange 1-, East of the Third Frincipal Meridian, in Cook County, Illinois. FLED FOR FEDDAD JUN 25 18 15 32 4 24510393 which with the property hereunder described, is referred to as 1/2 Pitemises.

TOGETHER with all the temements, hereditaments, privileges, cases onto and appartenances now or at any time hereafter thereunto belonging, all landings and improvements now located or hereafter to be or tred on the premises, the rents, issues and profits thereof in and by this Trust Deed is not a secondary please but is a primary set on a parity with the mortgaged property as security for which the indebtedness security thereby), and all apparants and first or every kind and mature whatsoever, including, but whether limiting the generality of the forecome, all standberry studies and states, storm windows and doors, curtain fixtures, reaffacts, better, air conditioning, and all other arguments and except to the part and states, reaffacts, better, and any building now or hereafter standing on the and whether affacts hereby and agreed to be part and parted of the most of any politing now or hereafter standing on the and whether affacts hereby and agreed to the part and parted of the most of conditioning and all the estate, right, title and interest of Mortgagor of, in a foreign and concepts to the use of the real estate and conveyed and also all the estate, right, title and interest of Mortgagor of, in a context of all stights to read possession of the Mortgagor Property after any default in the "Ju-cut of said indebtedness or after Inits Trust Deed on missis of two pages. The agreements, conditions and provisions appearing on age 2 (the reverse side of this Trust Deed on missis of two pages. The agreements, conditions and provisions appearing on age 2 (the reverse side of this Trust Deed) are incorporated herein by reference and are hereby made a part hereof and shall be him on the Mortgagor, their heirs, successors and assess.

Witness the hand and seal of Mortgagor the day and year first above written. Carroll Sarnes Joan R. Barnes STATE OF ILLINOIS COUNTY OF COOK (SS. S S I Norary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT CANOLIS BASINES AND JOAN Re. BARNES, who are personally known to me to be the same person. whose name a substitute of the foregoing Instrument, appeared before me this day in person and acknowledged that the foregoing Instrument, appeared before me this day in person and acknowledged that the size of the season and delivered the said Instrument as LDE T freeQuid, solumning att. for the uses and purposes therein set forth, including the release and varyer of the plant of homestead.

GIVEN under my hand and Notarial Seal this Solution of the plant of the pl Nuspand 8 Wife 13 1932 ANAON

شع تعدد مدسست والمرا 2011 Ephra Real Estate Officer

Page 1

The Principal Instalment Note mentioned in the within Trust Deed has been identified herewith. R. E. No. REC 47848 PM

REC 4T848

enin. __

-144

The First National Bank of Chicago, Trustee,

UNOFFICIAL COPY

THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof.
 Mortgagor agrees.

THE ACCEPTANTS CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HERBOR.

1. Mortgage agrees to you do to me! Indeed and select a control of the terms beroof.

2. Mortgage agrees to you do not be not been and select a control of the terms beroof.

2. Mortgage agrees.

3. In a principle of the principle of the terms beroof the principle with may become damaged or (a) transport of all lives and ministral particularly and the principle of the p

The invalidity of any one or more agreements, phrases clauses, sements or paragraphs of this Trust Deed shall not affect the making portions of this Trust Deed, or my purt thereof, and in case of any such invalidity, this Trust Deed shall be construed as such invalid accrements, phrases, thesees or paragraphs had not been inserted.

17. Trustee herein may at any time resien or discharge field of and from the trust hereby created by a resignation in writing filed the office of the Recorder for Registrar) of the Commy in which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time when a sation hereinfor may be required by any person emitted thereto, then the Chicago Tule and Trust Company shall be and it is easily appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical weeks and aminority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses depressed a formal.

