UNOFHCIALGORY



TRUST DEED

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Bledney R. aircen RECORDER OF DEEDS

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THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

September 8,1978 , between Angel J. Cruz and Catherine

Cruz, his Wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation 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 ringal holder or holders being herein referred to as Holders of the Note, in the principal sum of Thirty Six Thousand

ive Hundred and 00/100 (\$36,500.00) evidence by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEALE?

and deliver a, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from date of date of date of date of date of date of principal remaining from time to time unpaid at the rate of 9-3/16 per cent per annum in instalments (including principal and interest) as follows: Three Hundred Forty

Six and 21/100 (3.6.21)-19 78, 2 Three Hundred Forty Six and 21/100(\$346.21)-of October Dollars or more on 15th day of each nont 1 thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of September 19 98. All such payments on account of the indebtedness evicence d by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided La' in principal of each instalment unless paid when due shall bear interest at the rate of 10% per annum, and it is aid principal and interest being made payable at such banking house or trust company in the City of Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such a point at the office of Belmont National Bank of Chicago

in said City, NOW, THEREFORE, the Mortgagors to secure the name of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and tne perty mance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of (ne Follar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successor and assigns the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the CITY OF COUNTY OF COUNTY OF AND STATE OF ILLINOIS, to wit:

LOT 2 (EXCEPT THE NORTH 5 FEET THEREOG) AND THE NORTH 10 FEET OF LOT 3 IN BLOCK 4 IN WILLIAM BOLDENWECK'S ADDITION TO UNTER DEN LINDEN, A SUBDIVISION OF LOT 5 OF THE COUNTY CLLAK'S SUBDIVISION OF THE EAST 1/2 OF THE NORTH WEST 1/4 OF SECTION 24, TOWNSH' P 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

SEE RIDER ATTACHED HERETO AND INCORPORATED HIPLIN BY REFERENCE AND MADE A PART HEREOF.

ITLIS INSTRUMENT PREPARED BY JAMES I. NICHOLAS Belmont National Bank of Chicago

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

3179 North Clark It. Chicago, IL

Together with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primariation and all apparatus, equipment or articles now or hereafter therein or thereon. It sounds have some foregoing, screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and we are based ones and windows, floor coverings, inador beds, awnings, stoves and we are based on the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that a' similar apparatus, equipment or articles hereafter placed in 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, forever, for the purposes, and upc the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of this is, which said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust dead consists of two pages. The coveragus conditions and provisions appearing on page 2 (the reverse side of "premises," 3179 North Clr. & t. Chicago, IL adapturenances thereto belonging, and all rents, issues and profits and thereto (which are pledged primari and no varity with said real own or hereafter therein or thereon at surely heat, gas, air attally controlled), and ventilation, including (w. nout restricting the verings, inador beds, awnings, stoves and we'er beaters. All of the attached thereto or not, and it is agreed that a similar apparatus, their successors or assigns shall be considered as constituting part of

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of

this trust deed) are in successory and assigns. WITNESS the hand	•	seal <u>S</u> o	-	day and year i	first above writ		[SEAL]
STATE OF ILLINOIS,)	I,	VINGWA			HODA	
County of Cook	} ss.		plic in and for and released T. Cruz				HEREBY CERTIFY
HOWA O	who are	personally kno instrument.	own to me to be the	-			_ subscribed to the
110745	they		_ signed, sealed as	d delivered th		4.7	ir free and
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COLUMBA INTERNAL	.go 1	Commiss	ion Evniroe	-2-(1 8)	gain P	Liter	Notary Public

UNOFICIAL COPY

Page 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the dischange of such prior lien to Trustee or to the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the dischange of such prior lien to Trustee or to the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the dischange of such prior lien to Trustee or to the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the dischange of such prior lien to Trustee or to the material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, sand shall pay special taxes, special assessments, waiter charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note, and any pay in the manner provided by statute, any taxe and the same of the pay here to the proper state of the pay here to the proper state of the note, and in the premises insured against loss or damage by fire the hereit of the bonders 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, and in case of insurance about to expire, shall deliver renewal policies not less than ten days pay provide the proper state of the pay and the pay a

holders of the note in connection with the note in commencement of any still for the foreclosure her of after accrual of such right to foreclose whether or not actually commenced; or (c) programment of any still for the foreclosure her of after accrual of such right to foreclose whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises "b" b" distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedin, a, in viding all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitut" "a" of indebteness additional to that evidenced by the note, with interest tereon as herein provided; third, all principal and interest remainly un aid on the note; fourth, any opens, their heirs, legal representatives or assigns, as their rights may appear, and a such a such as a constitution of the proceeding of the proceeding of the proceeding of the process of the solvency of motivageors at the time of application for such receiver and without regard or "in their new and the solvency of motivageors at the time of application for such receiver and without regard or "in their new and the solvency of motivageors at the time of application for such receiver and without regard or "in their new and the solvency of motivageors at the time of application for such receiver and without regard or "in their new and their their statutory period of redempotion, whether there be redempoted may be applicated by the solvency of the results and their statutory period of redempotion, whether there be redempoted or such as when Mortigagors, except for the result in such cases for the protection, possession, control, management and operature, e. the premises during the whole of said period. The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, speciary assessment or other lien which may be or become superior to the lien hereof or of such

IMPORTANT!

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

633785 Identification No.

CHICAGO TITLE AND TRUST COMPANY,

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MAIL TO:

Belmont National Bank of Chicago 3179 North Clark Street Chicago, Illinois 60657

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

3654 N. Feancisco

Chicago, Illinois

PLACE IN RECORDER'S OFFICE BOX NUMBEROX 533

RIDER

633785

THIS RIDER IS REFERRED TO AND MADE PART OF TRUST DEED DATED SEPTEMBER 8, 1978 BETWEEN ANGEL J. CRUZ AND CATHERINE CRUZ, HIS WIFE, MORTGAGORS AND CHICAGO TITLE AND TRUST COMPANY, TRUSTEE.

The loan secured hereby is made in reliance upon the ownership and management by mortgagors of the mortgaged land. Therefore, if mortgagors shall, without consent in writing of the mortgagee, convey all or part of the mortgaged land, including fixtures that are deemed part of the mortgaged land under local law, (except to the extent permitted by the terms hereof), but expressly excluding from this Article any articles deemed chattels under local law, or if the management, ownership or control of the mortgagors shall change, so that the present mortgagors shall relinquish or lose their present degree of such management, ownership or control, or in the event any consentual junior or concurrent lien attached to the mortgaged land, then all debt secured hereby shall at once become due and payable at the option of the holder of the mortgage debt. In substantial changes, or manges by reason of death, or conveyances or assignments made to members of an owner's far, i'v, shall not operate to accelerate the debt, but in the event of such changes this clouse shall apply to the grantee or assignee as if he were the mortgagor. This provision is in suc.
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der of the Note on each o.
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they accrue or become due; said de.
have on deposit in advance of the du.
reto. The holder of the Note shall not be

Lugal f. Cuury

Angel J. Cruz

Catherine Cruz inapp. Cable to transfers or the creation of consentual liens on chattels, since mortgagee chooses to rely on its continuing chattel security in such event, so that mortgagee in such event will act be required to consent or refuse consent to such chattel transaction. This last provision is also inapplicable to leases for two years or less that contain no option to renew or purchase or any preemption right. A consent once given under this paragraph does not exhaust this paragraph. Like consenswill be needed on future transactions.

Mortgagors shall make deposits with the holder of the Note on each of the due dates of said installments of princ pal or interest in amounts fixed by the holder of the Note in order to maintain a fund sufficient to enable the holder of the Note to pay the general taxes assessed against the premises described herein as they accrue or become due; said deposits to be made so that the Holder of the Note shall have on deposit in advance of the due date of each installment of taxes an amount equal thereto. The holder of the Note shall not be liable for interest on such tax deposits.

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