

RECEIVED IN BAD CONDITION

•
TRUST DEED—SECOND MORIGAGE FORM (ILLINOIS) March, 1968 24 208-760
THIS NUENTURE, WITNESSETH, That the Grantors, Aufurio Sanchez & angeline alerez (his wife)
of the Cley of Chicago County of Cook and State of Illinois for and in consideration of the sum of Grelve thousand six hundred sixty six & 36/100 Dollars in http://did. CONVEY AND WARRANT to readison pank & Trust Company
of the City of Chic. o County of Cook and State of Illinois
as trustee, and to hi, are a system in trust hereinafter named, for the purpose of securing performance of the covenants a agreements herein, the following described real estate, with the improvements thereon, including all heating, air-continuing, gas and plumbin, ar paratus and fixtures, and everything appurtenant thereto, together with all rents, issues at profits of said premises, sit and in the <u>City</u> of <u>Chicazo</u> , County of <u>Cook</u>
and State of Illinois, to-wit: Lot 243 in 55th Street Boulevard Addition being the Libe of the liber of vection 17 Township 36 North, name 14 East of the Third Principal Heridian
rincipal Heridian
` \(\)
In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein. Whereas, The Grantors are justly indebted upon the in-
herewith, payable
Ou monthly installments of w150.79. Beginning on Seatember 26, 1977 and continuing till the total note is paid in full.
0.
THE GRANTORS covenant and agree as follows: (1) to pay haid indebtedness and the interest thereon, as herein and in said note to ded or accordang to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against an premises, and or demand to exhibit recepts therefor, (1) within sixty days after destruction of almage to rebuild or restore all buildings or improvements against the property of
the same with inferent thereon from the date of payment at seven per cent, per annum, shall be so much additional indebtedness secured hereby shall, as IIIE EVEN of a breach of any of the detoctand convenants or agreements the whole of said indebtedness, including pure-paid and all carried interest, at seven per carried to the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at seven per annum, shall be recoverable by foreclosure thereof, or by sunt at law, or hold, the same as it all of said indebtedness had then matured by a super-per annum, shall be recoverable by foreclosure thereof, or by sunt at law, or hold, the same as it all of said indebtedness had then matured by a super-per per per per per per per per per per
of said premises embracing foreclosure decree shall be paid by the grantors, and the like expenses and dishursments, occasioned by any soil or proceeding wherein the grantee or any holder of any part of said indebtdeness, as with, may be a party, shall also be paid by the grantors. All such expenses and wherein the grantee of an additional her upon said premises, shall be taxed as covers and included in any decree that may be readered in such foreclosure proceedings, where the grantees are considered in such foreclosure proceedings and proceedings of the grantees and for the heirs, executors, administrators, and the covist of soil, including solicitor's fees have been paid. The grantors for said grantors and for the heirs, executors, administrators and sayant of said grantors waive all right to the powersion of, and income from said premises pending such foreclosure proceedings, and agree that upon the filing of any complaint to foreclose this frust Deed, the coott in which such complaints is fled, may at once and without notice to the said grantors, or the grantees and granton of the said premises. IN THE EVERT Of the death or removal for an extra processing and a processing the granton of the grantees or of his restantion, excession or charge of said premises.
any like cause said first successor fall or refuse to act, the person who shall then of said County is hereby appointed to be first successor in this trust; and if for successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premites to the party entitled on receiving his reasonable charges. The provided on receiving his reasonable charges are provided in the provided of the provid
THIS TRUST DEED IS SUBJECT TO
Witness the hands and seals of the grantors this 31st day of MAY 1971 INSTRUMENT WAS PREPARED BY RELATION OF THE CONTROL (SEAL)
THE FRANK SPATE
ress TOW N. Linear Auf

UNOFFICIAL COPY

	1977 NOV 23 PM 2 27	en var den Nad ers 2 Guberts en
STATE OF Illinois COUNTY OF COOK	169-23-77 483773 0 2112 ss.	:08760 4 A Esc 1
Leo M. Chodorow	, a Notary Publi	
State Gore Laid, DO HEREBY CERTIFY (that Relugio Sanchez and A	ngeline Sanchez
personally known to me, to be the same pe		
appeared before me this ua, in person a		
nstrument as <u>their</u> free and voluntar	y act, for the uses and purposes therein set	forth, including the release and
orient uniter by hand and notaric coal		Mary 192). Chodonau Tary Public
	7	CONTICO

BOX 13/
SECOND MORTGAGE

Trust Deed

END OF RECORDED DOCUMENT