## TRUST DEED 669024

COOK COUNTY, ILLINOIS FILED FOR RECORD

Subseq. A. Olsen.
RECORDER OF DEEDS

1981 MAY 19 PH 1: 27

	<b>~5875268</b>	THE ABOV	E SPACE FOR	RECORDER'S	REPUTA 2	768
THIS INDENTURE, made	May 1	5th . 1981	, between	Alberto	Portillo	and
Luz S. Portill		ID TRUET COMP	NW and things	anno anni an dai	business in Cl	dana Minda
herein referred to as "Mortgag	gors," and CHICAGO TITLE At EE, witnesseth:	ND I RUSI COMPA	ZIV I , ENG IIINOIS	corporation doi		ncago, imnois, I. WHEREAS
	oted to the legal holders of the l	Loan Repayment an	d Security Agree	ement (herein ca		•
	holders being herein referred to as					
cen due herewith, made paya					e Mortgagors pro luding interest as	
	ree thousand and				_	
One to Ared an	d eleven			Dollar	rs or more on the	15th day
of J.D 3	. 19_81 , andO	ne hindred	land ele	ned eler	(7.699)laze until e	aid Agreement
is fully paid and except that the	final payment, if not sooner paid	, shall be due on the	15th da	yof Ma		. 18 et
NOW, THEREFORE, the Motrust deed, and the performanthe sum of One Dollar in hand successors and assigns the folio	iga ors to secure the payment of it is to the control of the contr	s herein contained, l acknowledged, do l all of their estate, ri	ey in accordance to the Mortgago, by the Mortgago, yothese presents (ght, title and inte	rs to be performe CONVEY and W rest therein, situ	rovisions and lim ed, and also in co 'ARRANT unto t late, lying and be STATE OF ILLI	nsideration of the Trustee, its ring in the
{						
Lot 15 in M	iss Daniel's Sub	division o	f East	of		
Block 3 in	Johnston's Subdi	vision of	East ½ o	f		
South east	of Section 36, ast of the Third	Township	40 North	l,		
	nty, Illinois.	11103.041	. Mor.rura	11.9		
1						
1			4/			
TOGETHER with all improv for so long and during all such ti	after described, is referred to her ements, tenements, easements, fix mes as Mortgagors may be entitle pulpment or articles now or hereaf so centrally controlled), and vent ings, awnings, stoves and water i	tures, and appurtent d thereto (which are ter therein or thereo)	ances thereto belo pledged primaril	onging, and all rely and on a part	y with said real ea	state and not
physically attached thereto or not their successors or assigns shall b	i, and it is agree that all similar ap se considered as constituting part	paratus, equipment of the real estate.	or articles hereaft	er placed in the p	oremise, by the m	origagors or
TO HAVE AND TO HOLD therein set forth, free from all right benefits the Mortgagors do hereb	the premises unto the said Trustee its and benefits under and by virti by expressly release and waive.	e, its successors and a se of the Homestead	assigns, forever, i Exemption Laws	for the purposes, s of the State of !	, and upon the velllinois, which tai	⇒ `nd trusts ic'r ghts and
THIS TRUST DEED MAY N THAT THIS TRUST DEED SE	OT BE ASSUMED WITHOUT T CURES.	HE WRITTEN CO	SENT OF THE	LEGAL HOLDI	ers of the ag	REEMENT
incorporated herein by reference	o pages. The convenants, condit and are a part hereof and shall t	e binding on the me	ortgagors, their h	eirs, successors	e side of this tru and assigns.	st deed) are
WI NESS the hand	nd seal S of Mortgagor	's the day and year i	first above writte	n.		
(llkt 1/2)	1-16 "	EAL]				(CEAL )
64 1 00	1 still h					[SEAL]
-1103 D. IF W	[S	EAL]				[SEAL]
STATE OF ILLINOIS,	iJohn_F	_ daceb _			·	
	SS. a Notary Public in and for THAT Albert	or and residing in sa				CERTIFY
	his wife			~ ~~		<del></del>
	<ul> <li>BY Personally known to me to egoing instrument, appeared before</li> </ul>				zsubsci	ribed to the
_	_theysigned, s	sealed and delivered	the said Instrume		eir	_ free and
tov	untary act, for the uses and purp	oses therein set fort	h. /	and the second	Ta Maria	ļ
	Given under my hand and No	tarial Seal this	X15tipday of	C A		19 <u>81</u> .
Notarial Seal			<del></del>		100	tary Public
Form 79 - IL (Rev. 5-81) Trust Deed		<del></del> -	<u> </u>			

within a reasonable time any business of some series and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinances.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall, pay special taxes, special assessments, water 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 duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, fighting or windstorm (and flood damage, where the lender is required by law to have its loan so insured) under polices providing for payment by the insurance companies of money's 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 agreement, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the agreement, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shalf deliver all policies, including additional and renewal policies, to holders of the agreement, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. Mortgagors shall pay each item of indebtedness herein mentioned, when due according to the terms hereof. At the option of the holders of the agreement, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the agreement or in this Trust Deed to the contrary, become due and payable immediately, less unearned charges, in the case of default in making pay

agreement, and without notice to Morgagots, all unpaid indebtedness secured by this Trust Deed and, notwinstalloung anything, to the agreement of any installment on the agreement.

When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the agreement or Trustee shall have it rig to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree or all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the agreement for attorney's fees, provided; to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches, and examinations, title insurance policies, for ens certificates, and similar data and assurances with respect to title a Trustee or holders of the agreement may deem to be reasonably necessar (ether to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of ne premises.

6. The troe eds of any foreclosure sale of the premises shall be distributed and applied in the following order of prooftly: First, on account of all other items which use of the provided; third, air or lief it is not to be reasonably including all such items as are mentioned in the preceding paragraph hereof; second, all other items which use of the terms hereof constitute secured indebtedness additional to that evidenced by the agreement, with interest thereon as herein provided; third, air or lief is and interest remaining unpaid on the agreement; fourth, any overplus to Morgagors, their heirs, legal representatives or assigns, as their rights my popear.

7. Upon, or at any time a propear.

8. The proper is a propear of the premises of whether the same shall be then occupied as a homestead or not and the trustee hereunder my by appointed as such receiver. Such have power to collect the retrus, issues and profits of said premises

for that purpose.

10. Trustee has no duty to examine the title, location existence or condition of the premises or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or "rus. Deed, nor shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms her sof, n r be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees o Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

power herein given unless expressly obligated by the terms ner tot, the bound of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.

11. Trustee shall release this Trust Deed and the fien thereof by order instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may exclude and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the age cement, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a life is requested of a successor trustee, such successor trustee may accept as the genuine agreement herein described any agreement which bears an item itemion number purporting to be placed thereon by a prior trustee thereunder or which conforms in substance with the description herein containt a club agreement and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the agreement described herein, it may accept as the genuine agreement herein described herein, it may accept as the genuine agreement herein described herein, it may accept as the genuine agreement herein described herein, it may accept as the genuine agreement herein described herein, it may accept as the genuine agreement described herein, it may accept as the genuine agreement and which purports to be executed and which conforms in substance with the description herein contained of the agreement and which purpor to be exercited by the persons herein designated as makers thereof.

12. Trustee may resign by instrument in writing filed in the office of the Recorder or lifed. In case of the resignation, inability or refusal to act of Trustee, the ther Recorder or itsels of the county in

Prepared By: John E. Jacob 3415 W. Diversey Avenue Chicago, Illinois 60647

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

<del>669024</del> Identification No CHICAGO TITLE AND TRUST COMPANY, Assistant Sec ecretary/Assistant Vice President

MAIL TO:

Chicago Title and Trust Identification Department 111 W. Washington Blvd. Chicago, Illinois 60602

DESCRIBED PROPERTY HERE 2524 W. Moffat

Chicago, IL 60647

FOR RECORDER'S INDEX PURPOSES

INSERT STREET ADDRESS OF ABOVE

OFFICE

DE RECEIDED DOCUMENT