UNOFFICIAL COP

TRUST DEED

25127704

1979 AUG 31 PM 2 275127704 4 A Rec WW-31-77 65-6895

10.00

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made August 10,

19 79 , between Miguel Chavez & Delores Chavez, his wife (joint

herein referred to as "Mortgagors," and

METROPOLITAN BANK AND TRUST COMPANY

Act Par

an Illinois corporation de ag usiness in Chicago, Illinois herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Morage gors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal hol or or holders being herein referred to as Holders of the Note, in the principal sum of

Seven thousand inc no/100's * * * * * * * * * * * Dollars, evidenced by one certain Instalment No sof the Mortgagors of even date herewith, made payable to THE ORDER OF BEXEER Metropoliatn Cank & Tr. Co.

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum including add-on at the rate of interest from August 10, 1979

7 per cent per annum in instalments as oli ws: Three hundred thirty seven and 50/100

day of Septembe. 1979 and Three hundred thirty seven Dollars on the and 50/100's the eafter until said note is fully paid except that the final

day of each month Dollars on the

payment of principal and interest, if not sooner paid, shall be due on the 15th, day of August 1981 provided that the principal of each instalment unless paid when due shall bear interest at the rate of each process annum, and all of said principal 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 appointment, then at the office of METROPOLITAN BANK AND TRUST COMP INY in said City,

NOW. THEREFORE, the Mortgagors to secure the payment of the said principal sum of me ley and said interest visions and limitations of this trust deed, and the performance of the covenants and agreen ent, herein contained, by and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby of moveleged, do by the RANT unto the Trustee, its successors and assigns, the following described Real Estate and on of their estate, right.

City of Chicago Cook lying and being in the to wit:

Lot 3 in Block 15 in Walker's Douglas Park addition to Chicago in Section 25, Township 39 North, Range 13 East of the Third Principal Meridian.

THIS IS A JUNIOR MORTGAGE

This document prepa ed ty WILLIAM E. NAVOLIC ONE WEST MONROE STREET CHICAGO, ILLINOIS 60605

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 and seal of Mortgagors the d	ay and year first above written.	*
	miguel Chases Delores Chavez	[SEAL.]
[SEAL]	Higher Chayes (
[SEAL]	Delores Chavez	[SEAL]

STATE OF ILLINOIS

a Notary Public in and for and residing in said County, in the State atoms and Delores Chaves 1915 MIN DO HEREBY CERTIFY THAT

(ioint tenancy) instrument, appeared before me this day in person and ackn delivered the said Instrument as their set forth, including the release and waiver of the right of h

County of Du Page

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1		and the second
THE COVENANTS, CONDITIONS AND PROVISIONS REFI		
1. Mortgagors shall (1) promptly repair, restore or rebuild and damaged or be destroyed: (2) keep said premises in good conditional files not expressly subordinated to the lien hereof: (3) pay when displayed to the lien hereof, and upon request exhibit satisfactory are to the lien hereof, and upon request exhibit satisfactory of the lien hereof in the property of	ny buildings on and repair, ue any indebir of the evidence of the common at any remises and	r Improvements now or hereafter on the premises which may bec without waste, and free from mechanic's or other liens or cidims edness which may be secured by a lien or charge on the prem time in process of erection upon a selection of the no- time in process of erection upon a selection of the in- time in process of erection upon a selection in and prem the use thereof; (6) make no material alterations in and prem
ice charges, and other charges against the premises when due, and receipts therefor. To prevent default hereunder Mortgagors shall p which Mortgagors may desire to contest	shall, upon v ay in full un	nail pay special taxes, special assessments, water charges, sewer s written request. furnish to Trustee or to holders of the note duplic der protest, in the manner provided by statute, any tax or assessm
3. Mortgagors shall keep all buildings and improvements now on hing or windstorm under policies providing for payment by the inst ing the same or to pay in full the indebtedness secured hereby, all payable, in case of loss or damage, to Trustee for the benefit of the to be attached to each policy, and shall deliver all policies, includin about to expire, shall deliver renewal policies not less than ten day	urance compa il in compani holders of the ng addition the	ntuated on said premises insured against loss or damage by fire. If nies of moneys sufficient either to pay the cost of replacing or repes satisfactory to the holders of the note, under insurance polle e note, such rights to be evidenced by the standard mortgage claud renewal policies, to holders of the note, and in case of insura recognition that of a varieties of a varieties.
4. In case of default therein, Trustee or the holders of the note of Morty cors in any form and manner deemed expedient, and may encum rances, if any, and purchase, discharge, compromise or sett tax s a or or felture affecting said premises or contest any tax or a	may, but ne but need no le any tax lie ssessment. A	respective due of expiration. ed not, make any payment or perform any act hereinbefore requisit, make full or partial payments of principal or interest on pin or other prior lien or title or claim thereof, or redeem from a line or the purposes herein authorized and il moneys paid for any of the purposes herein authorized and
of Morror in any form and manner deemed expedient, and next of morror in any form and manner deemed expedient, and next of morror in any form and manner deemed expedient, and next tax s. or orfeiture affecting said premises or contest any tax or a expuses. if or incurred in connection therewith, including attorn to protect the mortgaged premises and the lien hereof, plus reasor authorized may be taken, shall be so much additional indebtedness with interest even at the rate of seven per cent per annum. Inact right accruing to them on account of any detault hereunder on the p	eys' fees, and nable compens secured hereby lon of Truste eart of Mortga	I any other moneys advanced by Trustee or the holders of the n sation to Trustee for each matter concerning which action her y and shall become immediately due and payable without notice a e or holders of the note shall never be considered as a waiver of a gors.
according to any our statement or estimate procured from the appr	ropriate publi	c office without inquiry into the accuracy of such bill, statement
estimate or into the ralidity of any tax, assessment, sale, forfeiture. 6. Mortgago — "Day each them of indebtedness herein mention of the holders — the note, and without notice to Mortgagors, thing in the note or m 's Trust Deed to the contrary, become dufinstalment of principal or 's rest on the note, or (b) when default end the Mortgagors erel contained. 7. When the indebtedne's hyreby secured shall become due whe	e and payable shall occur a ther by accel	e (a) immediately in the case of default in making payment of a and continue for three days in the performance of any other agr
right to foreclose the lien h (co. 1n any suit to foreclose the lien he for sale all expenditures and exper_s which may be paid or incurrer (see, appraiser's fees, outlays for documentary and expert evidence, to to items to be expended after entry of the decree) of procuring all sy ertificates, and similar data and ass and expert of the least of the control of	reof, there she by or on be stenographers uch abstracts Trustee or he	all be allowed and included as additional indebtedness in the deci- healf of Trustee or holders of the note for attorneys' fees. Truste i' charges, publication costs and costs (which may be estimated of title, title searches and examinations, guarantee policies. Torre olders of the note may deem to be reasonably necessary either
ment of the Mortgagors 'ere' contained. 7. When the indebtedne s in reby secured shall become due whe right to foreclose the lien he reo. In any suit to foreclose the lien he for sale all expenditures and ex per ses which may be paid or incurred fees, appraiser's fees, outlays', documentary and expert evidence, to items to be expended after entry of 'be decree) of procuring all sterilitates, and similar data and ass, an es with respect to title as 'proceedings and similar data and ass, and es with respect to title as 'proceedings and similar data and ass, and es with respect to title as 'proceedings and the proceedings and the proceedings and the proceedings and the proceeding and immediately due and payable, win 'terest thereon at the rate he note in connection with (a) any proceeding, 'cluding probate a claimitif, claimant or defendant, by reason of 'is t ust deed or any uit for the foreclosure hereof after accrual o such ight to foreclos hreatened suit or proceeding which might af ect the premises or the S. The proceeds of any foreclosure sale of 'perpresses shall be defended.	aragraph men of seven per ind bankrupto Indebtedness	iant to such decree the true condition of the title to of the value tioned shall become so much additional indebtedness secured here cent per annum, when paid or incurred by Trustee or holders by proceedings, to which either of them shall be a party, either hereby secured; or (b) preparations for the commencement of at
and for the forecostre nere after across a see fight to freche threatened sult or proceeding which might affect the premises or the 8. The proceeds of any foreclosure sale of the process including obtaining the firms which under the terms hereof constitutive secured indebted to the first hereof constitutive remaining the first hereof constitutive secured indebted to the first hereof constitutive secured indebted to the first hereof constitutive secured in the first hereof constitutive secured in the first hereof constitutive secured to the first hereof constitutiv	e security her distributed an all such item dness addition	not actuary commenced; or (c) preparations for the detense of a reof, whether or not actually commenced. d applied in the following order of priority: First, on account of a s as are mentioned in the preceding paragraph hereof: second, a hal to that evidenced by the note, with interest thereon as here
provided; third, all principal and interest remaining ".r.l." on the resistings, as their rights may appear. 9. Upon, or at any time after the filing of a bill to for close this remises. Such appointment may be made either before with the time of application for such receiver and without regard to the	note; fourth, s trust deed, e, without no then value o	any overplus to Mortgagors, their heirs, legal representatives the court in which such bill is filed may appoint a receiver of sa tice, without regard to the solvency or insolvency of Mortgagors of the premises or whether the same shall be then occupied as
9. Upon, or at any time after the hiling of a bill to for clear this remises. Such appointment may be made either before or for sail the time of application for such a viver and wilvou eggan to see the control of the	ich receiver. S se of a se limes when M s wi ich may whole of said	such receiver shall have power to collect the rents, issues and profi- lie and a deficiency, during the full statutory period of redemptio ortgagors, except for the intervention of such receiver, would be be necessary or are usual in such cases for the protection, posse period. The Court from time to time may authorize the receiver
pply the net income in his hands in payment in whole or in part of eed, or any tax, special assessment or other lien which may be or s made prior to foreclosure sale; (2) the deficiency in case of a sale 10. No action for the enforcement of the lien or of any provision in the party interposing same in an action at law upon the note hereby		ebtedness secured hereby, or by any decree foreclosing this tru- rior to the lien hereof or of such decree, provided such applications. y. ie subject to any defense which would not be good and available in the such applications.
 Trustee or the holders of the note shall have the right to in or that purpose. 	spect tile pre	
12. Trustee has no duty to examine the title, location, existence ust deed or to exercise any power herein given unless expressly object in case of its own gross negligence or misconduct or that of it it before exercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof by	oligated by the he agents or o	te mr hereof, nor be liable for any acts or omissions hereunde: err jloy es of Trustee, and it may require indemnitues satisfactor umen apon presentation of satisfactory evidence that all indebted
13. Trustee shall release this trust deed and the lien thereof by the secured by this trust deed has been fully paid; and Trustee may sall, either before or after maturity thereof, produce and exhibit to ald, which representation Trustee may accept as true without inquir ay accept as the genuine note herein described any note which be any accept as the genuine note herein described any note which be seen that the description herein accepts a second to the second the second to the second	y execute and y Trustee the y. Where a r ars a certifica in contained o d of the orig! the genuine note and whice	deriver a re' hereof to and at the request of any person win note, repre intin, that all indebtedness hereby secured has bee elease is riqueste, of a successor trustee, such successor trustee to fiden fleation, urporting to be executed by a prior truste of the note a. 2 whin purports to be executed by the persons herein all trustee and 3 here never executed a certificate on any instruncte herein desc. if 1 any note which may be presented and which purports to be ex- uted by the persons herein designated a
akers thereof. 14. Trustee may resign by instrument in writing filed in the office orded or filed. In case of the resignation, inability or refusal to ac estituated shall be Successor in Trust, Any Successor in Trust here ustee, and any Trustee or successor shall be entitled to reasonable 15. This Trust Deed and all provisions hereof, shall extend to an gors, and the word "Mortgagors" when used herein shall include all rit thereof, whether or not such persons shall have executed the note	e of the Recort of Trustee, inder shall ha compensation	rder or Registrar of Tl'es ir which this instrument shall have been the then Recorder of Dee end the county in which the premie twe-the identical title, p w rs and authority as are herein given a for all acts performed hereunder.
16. TAKE NOTICE: The holder of the note secured by this Trust D	leed, at its sol	e option, reserves the right to extend, moviey or renew the note secured
reby at any time and from time to time for an amount up to and includ: repayment provided for on the reverse side hereof, this Trust Deed shall principal due on the note secured hereby until this Trust Deed shall diffications or renewals, Extension Agreements shall not be necessary a	nall remain a I be released and need not	lien upon the real estate described her in in he amount of the or- of record by the Trustee hereunder. In he we c of any extensions, be filed.
17. Mortgagors agree that until said note and any extension of the holders of the note, heretofore or hereafter incurred, and with il not, without the prior written consent of the holders of the not tly existing liens and liens securing the payment of loans and a tate, or (il) transfer, sell, convey or in any manner dispose of sa	r renewal th hout regard te (i) create dvances mad id real estate	ereof and also any and all other indebted est of Mortgagors to the nature thereof, shall have been paid in u' Wortgagors or permit any lien or other encumbrance of ler than pres- le to them by the holders of the note) to ex st on said real b.
Fe-		CV.
7		
COLIMPORTANT		nent Note mentioned in the within Trust Deed has been identified ider identified ider identification No
R THE MOTECTION OF BOTH THE BORROWER AND NDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE	METROPOI.	ITAN BANK AND TRUST COMPANY, as Trustee.
È TRUST DEED IS FILED FOR RECORD.		Assistant Secretary Assistant Vice President Assistant Trust Officer
D NAME METROPOLITAN BANK & TR.	. co.	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
L STREET 2201 W. CERMAK ROAD		
CHICAGO, IL 60608	· 	2605 W. 21st Street
Y OR	•	