TRUST DEED

THIS INSTRUMENT WAS PREPARED BY PARK NATIONAL BANK OF CHICAGO 2958 N. WILWAUKEE AVE. CHICAGO, ILLINOIS 60618

25330229

CITC	į.					
	сттс 1	THE ABOVE SPACE FOR RECORDER'S USE ONLY				
THIS INDENTURE, made	January 15,	19 7 Detween MANUEL NAVAS AND AURORA NAVAS, his				
wife	PARK NATIONAL	BANK OF CHICAGO, a National Banking Association				
herein refered o as "Mortgagors", and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago,						
Illinois, herein sorred to as TRUSTEE, witnesseth: THAT. WHE KE to the Mortgagors are justly indebed to the legal holder or holders of the principal Promissory Note hereinafter						
described, said legal loyder or holders being herein referred to as Holders of the Principal Sum of						
SIX THOUSAND SIR n	UNDRED AND NO/10	DOLLARS,				
evidenced by one certain h.	incipal Promissory Not	te of the Mortgagors of even date herewith, made payable to THE ORDER OF				
BEARER and delivered, in and by which said Principal Note the Mortgagors promise to pay the said principal sum						
of — 12.68 per cent per annum payone seminantually on the						
- it minimal and interest being made naviale at such hanking house of trust company in						
the holders of the note may, from time to time, i, wr, ing appoint and in absence of such appointment, then at the office of park NATIONAL BANK OF CHICAGO  PARK NATIONAL BANK OF CHICAGO  A contract of the c						
PARK NATIONAL BANK OF CHICAGO  NOW. THEREFORE, the Mortgagors to secure to possent of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the perfor sance of the covenants and agreements herein contained, by the Mortgagors to be performed, provisions and limitations of this trust deed, and the perfor sance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollate in had all the receipt where of is hereby acknowledged, do by these presents CONVEY and and also in consideration of the sum of One Dollate in had all the receipt where the performed was also in consideration of the sum of One Dollate in had all the receipt with the terms.  WARRANT unto the Trustee, its successors and assigns, the tone sing described Real Estate and all of their estate, right, title and interest therein, situate, was all the province of the province of the performed and also in consideration of the sum of One Dollate in the trust of the performed and also in consideration of the sum of One Dollate in had all the receipt when the performed and also in consideration of the sum of One Dollate in the performed and also in consideration of the sum of the performed and also in consideration of the sum of the performed and also in consideration of the sum of the performed and also in consideration of the sum of the performed and also in consideration of the sum of the performed and also in consideration of the sum of the performed and also in consideration of the sum of the performed and also in consideration of the performed and also in consideration of the sum of the performed and also in consideration of the performed and also in consideration of the performed and also in the perf						
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lying and being in the —— Ci to wit:	ty of Chicago —	- J				
	that part of	Lots 7 & 191ng West of a line Drawn through a point				
Section 8 through	a point in the N	worth (N) line of Carmen Avenue 327 to 1810ck 2 in				
14, East of the Th	ird Principal Me	eridian , in cook (sunty, initiate)				
		Many Rolling Rolling				
		1980 JAN 22 AM 9 07 70 750 H A - Rec 10.0				
	J	JAN-22-60 7315:97 -25 30229 4 - Rec 10.0				
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which, with the property hereina	fter described, is referred to vements, tenements, easem	o herein as the "premises," nents, fixtures, and appurtenances thereto belonging, and all rents, issue, and roll of				
for so long and during all such t	imes as Mortgagors may be quipment or articles now o	e entitled thereto (which are pledged primarily and on a parity with said et end not be entitled thereto or thereon used to supply heat, gas, air conditioning, water light, power, the start of th				
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Page 1

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

Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become
d 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
testly 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
thereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within
nable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or
rail ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or
rail ordinance.

not expressly subordinated to the linn hereof, (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superfor to the lien hereof, and upon required exhibit satisfactory evidence of the discharge of such prior lien to Trustee or (c) complete within multipal ordinances with respect to the premises and the use thereof; (f) make no malerial alterations in said premises except a required by law or multipal ordinances. How per before any penalty attaches all general taxes, and shall pay special taxes, pecial taxes, the charges, and other charges against the premises when due, and shall pay special taxes, pecial taxes, the charges, except a charge, and other charges against the premises when due, and shall pay special taxes, the control of the control of the premises and the use thereof. (f) To prevent default hereander Mortegors shall gay in full under protest, in the namer provided by statute, any tax or assessment which Morte of the prevent default hereander. Mortegors shall gay in full under protest providing for payment by the binary of the prevent default hereander. Mortegors shall gay in full under protest, in the namer provided by statute, any tax or assessment which Mortegors and the prevent of the default of the protest of the namer provided by statute, any tax or assessment which Mortegors and the providing for payment by the binary or companies of the notes and default of the protection and the protection of the protection of the notes and the notes and the protection of the protection of the notes and the notes and the protection of the notes and the no

the party interposing when it an action at law upon the note hereby secured.

11. Thuspee or the holders of the note shall have the right to inspect the premise, at an easonable times and access thereto shall be permitted for that purpose.

12. Thustee has no duty to examine the title, location, existence or condition of the premise, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall frustee by the condition of the premise, and it may require indo or missions hereunder, except in case of its own gross neeligence or misconduct or that of the agents or employees of Trustee, and it may require indo or miscons hereunder, except in case of its own gross neeligence or misconduct or that of the agents or employees of Trustee, and it may require indo or miscons hereunder, except in case of its own gross neeligence shall release this trust deed and the lien thereof by proper instrument upon presentally a of a hisfactory evidence that all indebtedness occured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at 1 e request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release hereof to a successor, are es, such successor nuttee may accept as the genuine note herein described any note which here and the accept as the genuine note herein described any note which are placed its deet life of a principal note and which are principal note and which are placed its deet life of the principal note and which purports to be executed by the persons herein designated as a least successor in trust. Any Successor in Trust hereunder shall have been released by the persons herein designated. So a further than the principal note and which purports to be executed by the persons herein designat

IMPORTANT!  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.		Identification No. 722 CHICAGO TITLE AND TRUST COMBANY, Park Nactional Bank of Chicago Trustee. By Chicago Trustee.		
MAIL TO:	:	Ţ	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	

PLACE IN RECORDER'S OFFICE BOX NUMBER

END OF RECORDED DOCUMENT

Chicago, Il.