TRUST DEED

26 668 535

COOK COUNTY, ILLINOIS. FILED FOR RECORD

Sidney M. Olson RECOYEES OF DEEDS

		1983 JUN 30 P	M 3: 01	26668	535			
	CTTC 7			R RECORDER'S USE ONI	LY			
Γ	THIS INDENTURE, made June 24		3, between	Salvatore Pard				
					1			
	Maria A. Pardo, his wife, Parkway Bank herein refer.d to as "Mortgagors," and &MXXX&XXXXX AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, berein referred to as TRUSTEE, witnesseth:							
ļ	THAT, WHERFAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Seventeen Thousand							
	and No/100ths. Dollars, evidenced by one certain his alment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER							
	and delivered, in and by which sold Note the Mortgagors promise to pay the said principal sum and interest from date of disburse							
¥	One Hundred Forty Eight & Sc.	00ths		Dollars or more on	the 16th day			
87	of August 19 83 and One Hundred Forty Eight & 30/100ths Dollars or more on							
78	the 16th day of each and Gyrry the eafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 16th day of July 1990. All such payments on							
4-	account of the indebtedness evidenced by said not, to be first applied to interest on the unpaid principal balance and the							
7 [remainder to principal; provided that the principal of each in talment unless paid when due shall bear interest at the rate of 15% per annum, and all of said principal and interest being made payable at such banking house or trust							
1	company in Chicago, Illinois, as the holders of the note may, from time to time,							
59	in writing appoint, and it absence of such app in said City,	ointment, then at the of	inc of Fi	ist state bank o	r cirreago,			
NOW, THEREFORE, the Mortgagors to secure the payment of the said pure par sum of money and said interest in accc terms, provisions and limitations of this trust deed, and the performance of the over ants and agreements herein contained, by to be performed, and also in consideration of the sum of One Dollar in hand part it, receipt whereof is hereby acknowled regents CONYEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of the control of the sum of the control								
13(title and interest therein, situate, lying COOK AND STATE OF ILLINOIS,	and being in the to wit:	4/)		COUNTY OF			
	Subdivision, being a Subdivision of the North East fractional quarter of Section 24 Township 40 North, Range 12, East of the Third Principal Meridian lying North of the Indian Boundry Line, except the West 10 feet thereof, and also the right of way of the Chicago Terminal Railroad according to the plat thereof recorded							
	October 16, 1922 as Document	768126 <mark>2, in Cook</mark>	County, I	Illinois.				
		11 00	B. 4777	H. SCHREI H. SCHREI MOUTH MINES A	BER Ventie			
		Sarrad to Walle was the Wall	l l	WOOD HEIGHTS, IL	60126			
	which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and posits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with so desired and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply hear, graying conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restriction of the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparat s, 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 upon 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 Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive. 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,							
	WINDESS the hand S and seal S of Mortgagors the day and year first above written. SEAL Marine & Davido [SEAL]							
	(Salvatore Pardō)	[SEAL] _	(Maria A.	Pardo)	[SEAL]			
	the undersigned							
	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY							
	2 × 61.74							
	who are personally known to me to be the same person S whose name S subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that							
	they signed, scaled and delivered the said Instrument as their free and							
	Two with the control of the uses and purposes therein set forth.							

OFFICIAL C

Rider attached hereto and made a part thereof.

THIS TRUST DEED)

SOME OF THE OWNER OWNER OF THE OWNER OWNE

The undersigned mortgagor covenants and agrees to pay to the mortgagee or bearer hereof, on each principal and interest installment payment date, until the indebtedness secured by this mortgage is fully paid, an additional sum equal to one-twelfth (1/12th) of the annual taxes and assessments levied against the mortgaged premises and assessments levied against the mortgaged premises and assessments of the loc., "i' also deposit with mortgagee or bearer an amount based upon the taxes and assessments "assertainable or so estimated by the mortgagee, for taxes and assessments on said remises, on an accrued basis, for the neriod from January 1, succeeding the year for whire a l taxes and assessments have been paid, to and including the date of the first deposit i this paragraph hereinabove mentioned. Such tax and insurance deposits are to be he d dithout any allowance of interest and are to be used for the payment of taxes and "ses ments, and renewal of such insurance pulicies, on said premises next due and payable whr. It ey become due. If the funds so naid and deposited are insufficient to pay for such jurioses, the mortgagor shall within ten (10) days after receipt of demand therefore, any and deposit such additional funds as may be necessary to pay such taxes, assessments ap incurrence premiums in full. It shall not be obligatory upon the mortgagee or bearer to nourise into the validity or accuracy of any of said items before making payment of he same and nothing herein contained shall be construed as requiring the mortgagee or uearer to advance other moneys for said purposes, nor shall the bearer incur any personal liabil ty for anything it may do or omit to do hereunder. The undersigned reserve the right to premay this note in whole or in part any time.

The undersigned reserve the right to prevay this note in whole or in part any time.

The undersigned reserve the right to prove the parties hereto that in the event.

It is expressly agreed and understood by an bet een the parties hereto that in the event.

of the sale of the property, execution of / rticles of Agreement, transfer of title or change in beneficial ownership to the aforemention of described real estate, without the prior written approval from the holder of the note secured by this instrument, then at the option of the holder of the note, the entire unnaid belane due on or under this instrument, together with accrued interest thereon, shall immediately become due and payable in full without notice to anvone.

The Mortgagor further covenants that any default on hi part under any provision of the Condominium Property Act of the State of Illinois he recorded Declaration of Condominium and any amendments thereto, pertaining to the property conveyed herein or the rules and regulations of any Association of owners owhich the property conveyed herein is subject, shall be a default in this mort_ye, and then in any of said events the mortgagee is hereby authorized and empowerel, cits option and without affecting the lien hereby created or the priority of said into option and without affecting the lien hereby created or the priority of said into option and without affecting the lien hereby created or the priority of said into options and in a said mortgagee hereunder to declare without notice, all sums lecured hereby immediately due and payable whether or not such default be remedied by the mortgagor and said mortgagee may also immediately proceed to foreclose this mortgage.

AT MATURITY, YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE AT MATURITY, YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE UP THE LOAN AND UNPAID INTEREST THEN DUE. THIS LOAN MATURES AND S PAYABLE IN FULL AT THE END OF 7 YEARS. UNLESS EXTENDED UNLER THE CONDITIONS STATED IN THE COMMITMENT LETTER, FOR AN ADDITION 7 YEARS. THE BANK IS UNDER NO OBLIGATION TO REFINANCE THE LOAI AT UNLTMATE MAUTIRTY. YOU WILL THEREFORE BE REQUIRED TO MAKE PAYMENTS OUT OF OTHER ASSETS YOU MAY OWN OR YOU WILL HAVE TO FIND A LENDER WILLING TO LEND YOU THE MONEY AT PREVAILING MARKET RATES, WHICH MAY BE CONSIDERABLY HIGHER THAN THE INTEREST RATE ON THIS LOAN LOAN.

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

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

1. Mortgagers stall or promptly repair, restore or rebuild any buildings or improvements now or hearsfare on the promises which may be confident for the not expressly associated to the line meets (1) go years which may be confident or the line of the notes; (a) complete within a responsible time any tunderly and the any individual switch may be confident or the notes; (a) complete within a responsible time any tunderly of the note; (b) complete within a responsible time any tunderly of the note; (b) complete within a responsible time any tunderly of the note; (b) complete within a responsible time any tunderly of the note; (b) complete within a responsible time any tunderly of the notes; (b) complete within a responsible time any tunderly of the notes; (b) complete within a responsible time any tunderly of the notes; (b) complete within a responsible time any tunderly of the notes; (b) complete within a responsible time any tunderly of the notes; (b) complete within a responsible time any tunderly of the notes; (b) complete tim

BANK	IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY KHXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		Identification No. 1596 XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
MAI	ILTO: First State Bank ofCh 4646 N. Cumberland Av Chicago, Ill. 606	æ. ¯		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3923 N. Oleander
Ε	PLACE IN RECORDER'S OFFICE BOX	475 X NUMBER	 *kwav Ban	Chgo, III.

END OF RECORDED DOCUMENT