

TRUST DEED

1981 DEC 9 PM 12 55

26080931

50.	

	44.	****
#76008	Section of the section	EXPERIMENTAL PROPERTY.
CTTC 9	THE ABOVE SPACE FOR RECORDE	PIS LISE ONLY
01103	1773 A.A.	
THIS INDENTURE, made December 8	th, 1981 5 5 to well 7 Bocor 2061	endeza, and,
Georgianna Mendoza, marr	ied to each other (h. 6.	A - REC 10
	Harris Trust & Savings Rank	1 - 1
	NOC TITLE AND TRUST COMPANY, an Illinois corpo	ration doing business in Chicago,
Illinois, here in referred to as TRUSTEE, witne		
	indebted to the legal holder or holders of the Instalment	
	as Holders of the Note, in the principal sum of Fif	,y inousanu bix
Hundred Forty Three and 60/10	Oths -	Swilling Dollars,
evidenced by one certain in Juliment Note of the	se Mortozoors of even date herewith, made navable to T	HE ORDER OF HEAREDX
evidence by one certain hard the first	ne Mortgagors of even date herewith, made payable to T. PAYEE AS THEREIN NAMED & M.	in one part of particle
	ortgagors promise to pay the said principal sum in instal	
S.M-) i
Six o Hundred Two and 90/10 tths		Dollars
xoxxxxx on the 14th day of 1/nuar	ry, 19 82 and Six Hundred Two and	90/100ths
Dollars accounts on the 14th day	each month thereafter, to and	including the 14th day of
November 1988, with a final pa	sym int of the balance due on the 14th day of D	ecember, 1988 , with
interest Mont after maturity	on the principal balance from time to time unpaid at the bearing interest after country and the transport	the rate of 2.4033 Shuper gly.
and all of said maintains and interest being ma	de pay and at such banking house or trust company in	COCCOCCE DE COCCE DE
	time to the , in writing appoint, and in absence of such	Chicago,
of	96. Chr.	in sald City,
NOW, THEREFORE, the Mortgagors to secure	the payment of the principal sum of money and said in performance of it cove ants and agreements herein contained in hand paid, it recently whereof is hereby acknowledged, as, the following described weal Estate and all of their estate, right	terest in accordance with the terms.
and also in consideration of the sum of One Dollar	r in hand paid, it is receipt whereof is hereby acknowledged,	do by these presents CONVEY and
WARRANT unto the Trustee, its successors and assign lying and being in the	ns, the following de cribed Real Estate and all of their estate, rig CAUNTY OF COOK AND STA	ht, title and interest therein, situate,
to wit:	COOK MAD ST	
	Resubdivision of the dest half (1/2)	-
	s Subdivision of the So thwest me, Township Thirty-Eight North,	
	hird Principal Heridian 1. Cook County	
Illinois.	1121.05pm2 //0120201 2/ 0001 00010	
THIS INSTRUMENT WAS PREPARED	BY REEVA TAYLOR, 185 N. Wabash /ve ,Ch	nicago.Illinois.
	//	
	/ 4	
	/ 1	
	<i>i B</i>	1199
	Ľ	
which, with the property hereinafter described, is refer	red to herein as the "premises,"	
so lone and during all such times as Mortgagors may	sements, fixtures, and appurtenances thereto belonging, and all y be entitled thereto (which are pledged primarily and on a	merity with said ∧al ∕al≥te and not the
secondarily), and all apparatus, equipment or articles	now or hereafter therein or thereon used to supply heat, gas, a led), and ventilation, including (without restricting the foregoi nings, stoves and water heaters. All of the foregoing are decla	ir conditioning, water, .gh. power,
doors and windows, floor coverings, inador beds, aw	nings, stoves and water heaters. All of the foregoing are decla	red to be a part of said if a es ate
whether physically attached thereto or not, and it is morteneous or their successors or assigns shall be consid	agreed that all similar apparatus, equipment or articles heres ered as constituting part of the real estate.	iter placed in the premise to, the
TO HAVE AND TO HOLD the premises unto the sa	ild Trustee, its successors and assigns, forever, for the purposes, a by virtue of the Homestead Exemption Laws of the State of Illi	and upon the uses and trusts herein
the Mortgagors do hereby expressly release and waive.	y value of the Homestern Exemption 2547 of the district	
This trust deed consists of two pages. The c	ovenants, 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 mortgage	ors, their heirs, successors and
assigns.		
WITHESS the hand and seal B of	Mortgagors the day and year first above written.	
Agense May dear.	ISEALI Georgiania Meno	SEAL
- Votes of the same	[SEAL] Sewagana 11-00-5	O SEAL!
	[SEAL]	[SEAL]
STATE OF ILLINOIS,) I,	Arnold Ginsburg,	
	ic in and for and residing in said County, in the State aforesaid,	DO HEREBY CERTIFY THAT
County of Gools Soc	orro Mendoza and Georgianna Mendoza, r	married to each other
-		
who nee personally	known to me to be the same persong whose name	s are subscribed to the
	, appeared before me this day in person and acknowledged	
	elivered the said Instrument astheirfree and	voluntary act, for the uses and
purposes therein set fo	_	
Given under my h	and and Notarial Seal this <u>Sth</u> day of	cember, 19 81.
14 July 200	_ Clevel The	
Notarial Seal		Notary Public.

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

1. Mortingors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become tamaged 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 not expressly subordinated to the lien hereof; (c) pay when due any indebtoness which may be secured by a lien or charge on the premises superior to he lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable: time any buildings or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or maniforal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or

demanged of the Gentroptest (etc.) acress mean resultance in the line hereof, and upper negatest childs statisfactory relations of the discharge of and paper less of the most (etc.) which are responsible time any building or buildings now or at any time in process of erection upon and premine; (c) comply with all requirements of law or manifold influence with respect to the premines and the use thereof; (f) make no material alternation in said premines except as required by law or manifold influence with the process of the control of the co

purpose.

12. 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 signatures on the note or trust deed, nor shall Trustee be o' ear of to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or the constant, one shereunder, except in case of its own gots negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnates and ctory to it before exercising any power

power herein given unless expressly obligated by the term interest, and it may require indemnate and "tory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation at attractory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute 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 note, representing that all indebtedness is end by secured has been paid, which represents ton Trustee may accept as true without inquiry. Where a release is requested of a macessor trustee, us, successor trustee may accept as the genuine note herein described any note which bears an identification number purporing to be pixed thereon by a prior true hereof early the description herein contained of the note and which purports to be executed by the persons acrein lesignated as the makers thereof, and where the release is requested of the original trustee and it has never placed its identification number on us note described herein, it may accept as the genuine note herein described any note which may be presented and which opinious in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder of Registrar of Titles in which this lastr men, shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the them Recorder of Deeds of the county 1, which the premises are situated thall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are here 1, or a Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or 1 wough Mortgagors, and the word "Mortgagors

1	Trustee or holder of the Note may take imm maintainpremises and apply surplus if any	ediate upon t	he inde	sion of Bedness	the premi	ses · and	collect	rents
5	TRUST COMBON, TRUSTEE, BEFORE THE TRUST DEED IS &	Harris Saving:	Trust	MAR	AITE AND RIS TRUST Loan Off	& SAVII	MANNEX	
Ì	MAIL TO: Recorder of Dec Cook County, III		4	INS	R RECORDERS ERT STREET / SCRIBED PROP	ADDRESS O	P ABOVE E	
2	PLACE IN RECORDER'S OFFICE BOX NUMBER4_			-		·		