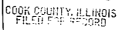


677 180

TRUST DEED

26178238



Bilney H. Olsen RECORDER OF DEEDS

11, 11, 11, 11	1982 HAR 22	PH 1: 45	26178238	
сттс 7		THE ABOVE SPACE FO	OR RECORDER'S USE ONLY	
THIS INDENTURE, made September	19,	19 80 , between L	ONGINO ADAMES AND ELBA	
ADAMY., IIS WIFE herein referrer to as "Mortgagors," and CHICA Chicago, Illinois Arrein referred to as TRUSTE THAT, WHER EAS the Mortgagors are justly legal holder or holders being herein referred to	E, witnesseth: indebted to the l	egal holders of the In	nstalment Note hereinafter described, said	
FIVE HUNDRED AND VJ/100evidenced by one certain instrinent Note on BEARER				
of 10.% per cent per annum in instal instal liments of:  ONE HUNDRED DOLLARS EIGHTY S. of October 19 80, and ONE HUND the first day of each month the first day of each month the account of the indebtedness evidenced by salvening the per annum, and all of salvening the company in Chicago in writing appoint, and in absence of such applications, provisions and limitations of this trust deed to be performed, and also in consideration of the presents CONVEY and WARRANT unto the Truster title and interest therein, situate, bying AND STATE OF ILLINOIS,	he balance of iments (including VEN CENTS  DEF 1 OI LAR herea	principal remaining principal and interest (IOU. 37)  SAND FIGHTY Sid note is fully paid that day of Jan sid applied to interest note in the control of the original and the control of the overary and in hand paid, the result assigns, the following as he	from time to time unpaid at the rate at as follows: 40 Equal	
LOT 4 IN BLOCK 11 IN FULLERTON': PAUGE 14, EAST OF THE FIRST PRI	S ADDITION TO NCIPAL MERI	DIAN, IN COOK (	COUNTY, 1'.1 IOIS	0
THIS IS A JUNIOR MORTGAGE AND I FEDERAL SAVINGS, DATED	S SUBORDINA	TED TO THE PRIM		_
thereof for so long and during all such times as M estate and not secondarily) and all apparatus, e conditioning, water, light, power, refrigeration (wf foregoing), secens, window shades, storm doors foregoing are declared to be a part of said real es equipment or articles hereafter placed in the premit the real estate.  TO HAVE AND TO HOLD the premises unto trusts herein set forth, free from all rights and be said rights and benefits the Mortgagors do hereby e	, easements, fixtur- ortgagors may be er quipment or articl tether single units or and windows, floo tate whether physi- ses by the mortgage the said Trustee, in the first under and by xpressly release and the covenants, cor-	s, and appurtenances the titled thereto (which are ne now or hereafter the rentrally controlled), as reoverings, inador bedeather or their successors or the successors or successors and assigns virtue of the Homestee waive. dittions and provision	nerein or thereon used to supply heat, gas, air and ventifation, including (without restricting the s, awnings, stoves and water heaters. All of the or not, and it is agreed that all similar apparatus, assigns shall be considered as constituting part of , forever, for the purposes, and upon the uses and at Exemption Laws of the State of Illinois, which as appearing on page 2 (the reverse side of	
Successors and assigns. WITNESS the had S and seal S  ELBA ADAMES  Successors and assigns.  But the successors and assigns.		LONGINO ADA	above written.    SEAL   MES   SEAL	
	EUCLIDES A	A. AGOSTO	y, in the State aforesaid, DO HEREBY CERTIFY ADAMES, HIS WIFE	<b> </b>
	haana ta mu to b		whose name S subscribed to the	ł
they voluntary act, for the	nt, appearedsigned, seale uses and purposes the	d and delivered the samerein set forth.	day in person and acknowledged that aid Instrument as their free and	
they voluntary act, for the t	nt, appeared signed, seale uses and purposes the hand and Notarial	before me this d and delivered the saterein set forth.  Seal this	day in person and acknowledged that their free and day of CCM 4981.  Notary Public	

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 during don't the destroyer (b) keep said premises in good condition and repair, without wate, and fire from mechanic to or other lens the premiser superior to the lien hereof, and upon request exhibit satisfactory evidence of the dischage of such prior lien to Trustee or to holders of the notic; (d) complete within a resonable time any building or buildings and on a superior lien to Trustee or to holders of the notic; (d) complete within a resonable time any building or buildings and such as the control of the premises and the use thereof; (f) make no holders of the notic; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no expect such as a subject to the premises and the use thereof; (f) make no expect such as a subject to the premises and the use thereof; (f) make no expect such as a subject to the premises and the use thereof; (f) make no expect such as a subject to the premises and the premise when due, and shall, upon written request, farnish to Trustee or to holders of the note upility of the subject subjects of the premise subject to the premise when due, and shall, upon written request, farnish to Trustee or to holders of the note of the premises of the premise of the premises when due, and shall, upon written request, farnish to Trustee or to holders of the note of the premises when the premises when the premises and the state of the premises and the law of the premise

indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessm at ro her lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale (b.' ne deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defe se w' ach would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable time and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquir it to the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obbe, and to my district deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or or sions vereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require i demnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evider e " a all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the requer of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness 'reby secured has been paid, which representation Trustee may accept as the genuine note herein described any note whithout inquiry. Where a release is requested of a successor are secured by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purpors to be exec

persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD. NEW ADDRESS

CHICAGO TITLE AND TRUST COMPANY, FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

EUCLIDES A. ACOSTO MAIL TO: ATTORNEY AT LAND 2748 N. ASHLAND AVE. CHICAGO, ILL. 60614 (312) 472 0009

PLACE IN RECORDER'S OFFICE BOX NUMBER

**BOX 533** 

END OF RECORDED DOCUMENT