

678623 TRUST DEED

COOK COUNTY, ILLINOIS FILED FOR RECORD

Sidney H. Olsen RECORDER OF DEEDS

1982 HAY -4 PH 2: 44 26219971

76219971

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDEN , URE, made

May 119 82 between

Luciar Rodriguez and Maximina Rodriguez, his wife.

herein referred to "". ortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in

Chicago, Illinois, by ein eferred to as TRUSTEE, witnesseth:

THAT, WHEREAS the foregoing are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being by ein referred to as Holders of the Note, in the principal sum of Twenty Eight

Thousand and 00/00 ths. (\$28,000.00).

evidenced by one certain Instalr and Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which saw 'ote the Mortgagors promise to pay the said principal sum and interest from May 1, 1982 on the or ance of principal remaining from time to time unpaid at the rate from per cent per annum in instal nents (including principal and interest) as follows: of

Four Hundred Sixty Five and 14/00 ths. (\$465.14) Dollars or more on the 1st day June 19 82, and Four Hundred 1 iv Five and 14/100 ths. (\$465.14 Dollars or more on the 1st day of each month thereafter unt st.d note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the the day of July 1990. All such payments on account of the indebtedness evidenced by said note to be first approach to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each inst men unless paid when due shall bear interest at the rate of 16% per annum, and all of said principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and in erest being made payable at such backing bound in the principal and i of 168 per annum, and all of said principal and in crest being made payable at such banking house or trust company in Chicago Illungs, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the of the local of Pedro Trinidad

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal are on money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenar, san are terments herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, there ip whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following case bed Real Estate and all of their estate, right, and interest therein, situate, lying and being in the CLLY OF CO. COUNTY OF AND STATE OF ILLINOIS, to wit:

Lot 30 in Block 4 in Fullerton's Second Addition to Chicago in the Southeast 1/4 of Section 30, Township 40 North, Range 4 Fast of the Third Principal Meridian, (Except that part lying East or 1 ine 50 Feet West of and parallel with the East line of said Section taken for widening Ashland Avenue) in Cook County, Illinois.

00

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,

withess the hand	seal of Mortgagors th	ne day and year first above written.	
Luciano 14	SEAL [SEAL]	Maximing Roduy	CL SEAL
LUCIANO RODRIGUEZ	(SEAL)	MAXIMINA RODRIGUEZ U	C. I SEAL
TATE OF ILLINOIS	JOHN (1) 7	20.150	

		<u></u>	[SEA	ـــا			1.3		[SE	AL]
STATE OF ILLINOIS,	,	1, JO	HN W	TURNE	r					
County of Cook	ss.	a Notary Publi	lic in and for CLANO RO	and residing ciriquez	in said Cou and Ma	inty, in the S EXIMITA	State aforesa Rodrigue	id, DO HEI ⊇Z, his	REBYCER WLFe	TIFY
The Party of the P	who WE:	personally know	wn to me to	he the same	nector S	whose	name S	are ,	ubscribed t	to the
	oregoing	instrument,	appeared signed, scal	before	me this	day in	person -	and ackr	nowledged	that e and

PUBLIC

COUNTY OF THE PROPERTY OF THE

DOCUMENTO LEO NLASALLE C460 TLL 60601

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 PACE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagers shall (a) promptly repair, restore or rebaild any buildings or improvements now or hereafter on the premises which may become damaged or to destroyed; (b) keep said premises in good conditions and repair, without wests, and free from mechanics or other lens or claims for lien and expressly subordinated to the lien hereot (c) pay which don's explaines; without wasts, and free from mechanics or other lens or claims for lien and experience of the discharge of such prior fiel to the louders of the notice; (d) complete within a reasonable time any buildings or buildings now or at any time in process of creation upon said premises; (d) comply with all requirements of law or municipal ordinates with respect to the premises and the use thereof; (f) make no comply the process of the comply of the complete of the

indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or ot. Lier which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the dr. Cr. Win 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 defense which 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 times 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 inquite into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be obligated by the terms hereon, nor be liable for any acts or omission is a retunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require ... decored in a statistate 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 of satisfactory evidence it at all indebtedness secured by this trust deed and the lien, thereof by proper instrument upon presentation of satisfactory evidence it at all indebtedness secured by this trust deed and the lien, thereof by proper instrument upon presentation of satisfactory evidence it at all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of satisfactory evidence it at all indebtedness secured by this trust deed and the lien of the note of the note, representing that all indebtedness here. It is not that the security of the propers to the propers of the propers of

IMPORTANT!
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.

Identification No. CHICAGO TITLE AND TRUST COMPANY,

> cretary/Assistant Vice President FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

70カカ h logo, ILL MIL WANK De SUIK 307

PLACE IN RECORDER'S OFFICE BOX NUMBER _532

END OF RECORDED DOCUMENT