12 SUL 22 11 11 25 20267496

TRUST DEED

JUN-22-82 6 1 THE ABOVE SPACE FOR RECORDERS USE ONLY

TH' 1 IDENTURE, made

June 15

19 82

, between Jose Luis Ortega and

Concepcion Ortega, (his wife) and Adrian Ortega

herein referred to as "Mortgagors," and

METROPOLITAN BANK AND TRUST COMPANY

an Illinois banki 2 corporation doing business in Chicago, Illinois herein referred to as TRUSTEE, witnesseth: THAT, WHERE 5 % Mortgagors are justly indebted to the legal holder or 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 evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to the order of

METROPOLICALI BANK AND TRUST COMPANY and delivered, in and by which said Note the Mortgagors promise to pay said principal sum plus simple interest from

at the rate of 191 per cent per rinu a in instalments of principal and interest as follows:

on the 15th on the 15th

day of each month

on the 15th day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not soo er sail, shall be due on the 15th day of June 19 83 and the principal of each instalment unless part from due shall bear interest at the rate of 21½ per cent

per annum, and all of said principal and interest b ing made payable at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to ame, in writing appoint, and in absence of such appointment, then at the office of METROPOLITAN BANK AND TRUST COMPANY in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said pri cipe' sum of money and said interest in accordance with visions and limitations of this trust deed, and the performance of the covenants and ar reements herein contained, by the Mortgagors to and also in consideration of the sum of One Dollar in hand paid, the receipt where 'n, 'n, reby acknowledged, do by these presents CON' RANT unto the Trustee, its successors and assigns, the following described Real Er ater ad all of their estate, right, title and interest t

lying and being in the to wit:

54-7-95-12

COUNTY OF

11.53

Lot 10 in Block 3 in Mc Millan and Wetmore's Subdivision of the North # of the East $\frac{1}{2}$ of the Southeast $\frac{1}{2}$ of Section 27, Township 39 North Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

> 00 MANU ms and

This document prepared by WI'LIAM E. NAVOLIO ONE WEST MONROE STREET CHICAGO, IL'LINOIS 60603

*This Trust Deed is Subject to the and made a part hereof.

of Rider "A" attached increto

which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily) not secondarily) and all apparatus, "supment or articles now or hereafter therein or thereon used to supply ower, refrigeration (whether single units or centrally controlled), and eventilation including (without resistance, storm doors and windows, floor overlings, inador beds, awaings, stowes and water heaters. All of the premises by the mortgagors or their successors or assigns shall be considered as contiluing part of the real TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for therein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws 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, successors and assigns.

. and seal.... of Mortgagors the day and year first above written. WITNESS the hand.

Cate [SEAL] e Luis Ortega [SEAL]

a. Artiga. [SEAL] Concepcion Ortega

Adrian Ortega STATE OF ILLINOIS.

Patricia Charles

County of ___Cook

ss. a Notary Public in and for and residing in said County, in the State aforesald, DO HEREBY CERTIFY THAT Jose Luis Ortega and Concepcion Ortega (his wife) and Adrian

personally known to me to be the same person 5 whose parties instrument, appeared before me this day in person and acknowledge was they delivered the said Instrument as. Their set forth, including the said. delivered the said Instrument as Their free and of uset forth, including the release and waiver of the right of homestead in

_signed, sealed and

16cl " AUB NOW

		~ ` '
THE COVENANTS. CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):		
requirements of law or municipal ordinances with respect to the p	remises and t	in provements now or hereafter on the premises which may become without waste, and free from mechanic's or other liens or cidims for diverse which may be secured by a lien or charge on the premises e discharge of such prior lien to Trustee or to holders of the note; time in process of erection upon said premises; (5) comply with all he use thereof; (6) make no material alterations in said premises
Morticagors shall pay before any penalty attaches all generate charges, and other charges against the premises when due, and receipts therefor. To prevent default hereunder Mortgagors shall receipts.	l taxes, and sh l shall, upon v bay in full und	iall pay special taxes, special assessments, water charges, sever servitien request, furnish to Trustee or to holders of the note duplicate for protest, in the manner provided by statute, any tax or assessment
Mortgagors may desire to contest. Mortgagors shall keep all huildings and improvements, now and or the same or to pay in full the Indobtedness secured hereby, a pa ale's, in case of loss or damage, to Trustee for the benefit of the 1 be t tached to each policy, and shall deliver all policies, including to expire, shall deliver neemal policies not less than ten day.	or hereafter s urance compani Il in companio holders of the ne additional	tracted on said premises insured against loss or damage by fire, light- tiles of money, sufficient either to pay the cost of replacing or repair- s satisfactory to the holders of the note, under 'insurance policies' r note, such rights to be evidenced by the standard mor, sage clause and renewal policies, to holders of the note, and in case left insurance
ib. (t.) expire, shall deliver renewal policies not less than ten day 4. In case of default therein. Trustee or the holders of the requir d of Mortgagors in any form and manner deemed expedi	s prior to the e note may, h ent, and may,	respective date of expiration. ut need not, make any payment or perform any act hereinbefore but need not, make full or partial payments of principal or in-
of the context of the	ompromise of estar or contest on therewith; milses and the solution at the right accruir	r settle any tax lien or other prior lien or title or claim thereof, any tax or assessment. All moneys paid for any of the purposes including attorneys fees, and any other moneys advanced by then hereof, plus reasonable compensation to Trustee for each nuch additional indebtedness secured hereby and shall become rate of per cent per annum. Inaction of Trustee or g to them on account of any default hereunder on the part of
5. The Trus of the holders of the note hereby secured may do so according to: y bill, statement or estimate procus of such bill, statement or estimate or into the validity of any 6. Mortgagors shr i p y each item of indebtedness hereir hereof. At the option of it e b iders of the note, and without n shall, notwithstanding an large in the note or in this trust dedefault in making paysheat of any instalment of principal or it.	making any red from the	payment hereby authorized relating to taxes or assessments, appropriate public office without inquiry into the accuracy
days in the performance of any er agreement of the Mortg 7. When the indehtedness, iere y ured shall become due have the right to foreclose the h.p. er of, in any suit to foreclos	agors herein whether by se the lien he	note, or (a) when detault shall occur and continue for three contained: ucceleration or otherwise, holders of the note or Trustee shall reof, there shall be allowed and included as additional indebt-
edness in the decree for sale all experditures and expenses which for attorneys' fees. Trustee's fees, appealser 'fees, outlays for d and costs (which may be estimated as to b'ms, o be expended aft and examinations, guarantee policies. To 'ens' or tifficates, and si	i may be paid ocumentary : ter entry of th milar data ar	or incurred by or on behalf of Trustee or holders of the note tud expert evidence, stenographers' charges, publication costs to decree! of procuring all such abstracts of title, title searches d assurances with respect to title as Trustee or holders of the
must have each it be reasonable of the season to the such decree the true conditions of the state of the mentioned shall be seen so much indicate the decree of the property of the state of the property of the state of the property of the state of the s	premises. Al hereby and ustee or holde shall be a pa	expenditures and expenses of the nature in this paragraph of the paragraph of the control of the
as the performance of any ", er agreement of the Mortgagors herein contained. T. When the indehtedness ere'y " ured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the laboration of the decree for sale all experiments and expenses which may be paid or incurred by or on healt of Trustee or holders of the note for attorneys fees. Trustee's fees, a praise " fees, outlays for documentary and expert evidence, stenographers' charges, publication costs which may be estimated as toil may be expended after entry of the decree of procuring all such abstracts of tide, tile scarches and costs (which may be estimated as toil may be expended after entry of the decree of procuring all such abstracts of tide, tile scarches and expense of the reasonably necessary's either to prosecute such sult or to evidence to bidders appeared to the safety of the such decree the true condition of the titl to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additiona. """ "" and "" "" trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptey proceedings, to while the rate of proceedings and the process of the state of the		
which might affect the premises or the security he sof, we there or not actually commenced. 8. The proceeds of any foreclosure sale of the premises. "be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, in luding all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebter—ess additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note, of our the proceedings of the process of t		
premises. Such appointment may be made either before or after sie whout notice, without regard to the solvency or insolvency of Mortgaggers at the time of application for such receiver and without regard to the solvency or insolvency or of Mortgaggers at homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver, shall have power to collect the rents, issues and profits		
9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after the without notice, without notice, without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the to the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in may of a sale and a deciciency, during the full statutory period of redemption, entitled to collect such rents, issues and profits furing any further three we and Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits furing any further three we and Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits suring the whole of a rend. The Court from this such receiver would be entitled to collect such rents, issues and profits suring the whole of a rend. The Court from this such receiver would be entitled to collect such rents, issues and profits suring the whole of a rend. The Court from this such renders and profits of the premises during the whole of a render render that the suring the whole of the profits of the profits are such as a suring the suring the whole of the profits of the suring the whole of the profits of the suring the whole of the profits of the suring the suring the whole of the profits of the suring the suring the suring the whole of the profits of the suring the suring the whole of the profits of the suring the suri		
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 a all reasonable times and access thereto shall be permitted for that purpose. 12. Trustee has no duty to examine the title leaving actions as modified of the previous case shall Trustee he obligated to example the		
12. Trustee has no duly to examine the title, location, existence, or condition of the pr. nises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms het oft, no be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees c. Trustee and it may require indemnities satisfactory to it before exercising any power herein given.		
13. Trustee shall release this trust deed and the lien thereof by proper instrument upon press (a'') of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release the lot on and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing the all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a recessor trustee, such successor trustee		
13. Trustee shall release this trust deed and the lien thereof by proper instrument upon press. (a) of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release 1 vo to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the one, representing the all indebtedness hereby secured has been paid, which representation Trustee may accept as the genuine note herein described any note which bears a certified of identification pur ort; s to be executed by a prior trustee may accept as the genuine note herein described any note which bears a certified of identification pur ort; s to be executed by a prior trustee designated as the makers thereof analyses of the description herein contained of the note and which purp vs. to be executed by the persons herein designated as the makers thereof analyses of the presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persented 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 or Registrar of Titles in wice 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 ofe cour. 'n which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and any trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.		
15. This trust deed and all provisions bereaf, shall extend to and be binding upon Mortgagors and all preson clothing under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all person. "o) for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this trust deed.		
16. The holders of the note secured by this trust deed, at their sole option, reserve the right to extend, modify or reserve the note secured hereby at any time and from time to time. This trust deed shall secure any and all renewals or extensions of the whole are any part of the indebtedness hereby secured however evidenced, with interest at such lawful rate as may be agreed upon and any such rerewally as the such as a su		
tension agreements shall not be necessary and need not be filed. 17. Mortgagors agree that until said note and any extension or renewal thereof and also any and all other indebtedness of \(\) or \(\) agors to the holders of the note, heretofore or hereafter incurred, and without regard to the nature thereof, shall have been paid in full, \(\)		
will not, without the prior written consent of the holders of the hold i) create or permit any iten or other encumbrance (other than presently existing lieus and lieus securing the payment of loans and advances made to them by the holders of the note) to exist on said real estate, or (ii) transfer, sell, convey or in any manner dispose of said real estate.		
I M/PG E TANT		ent Note mentioned in the within Trust Deed has been identified der Identification No.
FOR THE PROTECTION OF BUTH THE BORROWER AND LENDER, THE NOTE SECURITY HIS TRUST DEED SHOULD		TAN BANK AND TRUST COMPANY, as Trustee
BE IDENTIFIED BY THE COSTEE NAMED HEREIN BEFORE THE TRUST DEED IS LED FOR RECORD.	by	Assistant Secretary Assistant Vice President Assistant Trust Officer
D NAME METROPOLITAN BANK & TRUST CO.		FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
L _{STREET} 2201 West Cermak Rd., V		_
E Chicago, Illinois 60608		4123 West 26th Street Chicago, Illinois 60623

OR

INSTRUCTIONS

RECORDER'S OFFICE BOX NUMBER.

20267496

UNOFFICIAL COPY

RIDER "A"

TAKE NOTICE: The holder of the note secured by this Trust Deed, at its some option, reserves the right to extend, modify or renew the acte secured hereby at any time and from time to time for an amount up to and including the amount of the original note secured hereby. Notwithstanding the provisions for repayment provided for an the reverse side hereof, this Trust Deed shall remain a lien upon the real estate described herein, in the amount of the original provided due on the note secured hereby until this Trust Deed shall be released of record by the Trustee hereunder. In the event of any extensions, modifications or renewals, Extension Agreements shall not be necessary and need not be filed.

In order to provide for the plyment of taxes, the undersigned promises to pay monthly, in addition to the above payments, 1/12th of the annual real estate taxes is estimated by the holder hereof, in such manner as the holder may prescribe, so as to provide the current year's tax obligation on the last day of each such year during the term of this obligation. If the amount estimated to be sufficient to pay said taxes and issessments and other charges is not sufficient, the undersigned provides to pay the difference upon demand. The said sums are hereby pleaged together with any other account of the undersigned in the holder's bank to further secure this indebtedness and any officer of the bank is authorized to withdraw the same and apply hereon.

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