UNOFFICIAL COPY

TRUST DEED NO OC # 199449
TRUST DEED NO OC 1/7/1/1/
(The Nate Contains Provisions for Periodic Adjustments in the Interest Rate) 27 506 294 April 4, 1985 between
April 4, 1907 between
GONZALO CASTILLO AND CHARTITI CHARGO AND CHARTITI AND CHARTITI CONTROL OF THE CON
THAT. WHEREAS the Mortgagos and Selection of the Note in the principal purp of 100, 100, 100, 100, 100, 100, 100, 100
and delived, in and by which said Note the Mortgagors promise to pay the said principal stain and in 13.50 %. Said Note provides for changes in the on the late rest of principal remaining from time to time unpaid at the "Initial Rate of interest" of principal remaining from time to time unpaid at the "Initial Rate of interest" of the monthly installment payments due thereon in the following manner.
(mon 1), a doit the sume any
(i) The natio .' a erage mortgage contract rate for major fellocate. Federal Home oa. Bank Board, published in the Board's Journal, and made available in news releases; Federal Home oa. Bank Board, published in the Board's Journal, and made available in news federal Home Loan Bank Districts or for a particular (ii). The average r st of unds to FSLIC-insured savings and loan associations, either for all Federal Home Loan Bank Board, published in the Board's Journal, and made available in news Districts or Districts, as fair uted semi-annually by the Federal Home Loan Bank Board, published in the Board's Journal, and made available in news federal Home Loan Bank Board, published in the Board's Journal, and made available in news federal Home Loan Bank Board (iii).
(iii) The monthly average of weekly auction rates on United States Hassarrollis with Release G.13(415) during the first week of each month; Federal Reserve Bulletin and mark available by the Federal Reserve Board in Startstical Release G.13(415) during the first week of each month; (iv) The monthly average yiel for Jr. 1 States Treasury securities adjusted to a constant maturity of one, two, three, or five years, as published in the Federal Reserve Board in Statistical Release B.13(415) during the first week of each month; or the Federal Reserve Bulletin and made available by the Federal Reserve Board in Statistical Release B.13(415) during the first week of each month; or the Federal Reserve Bulletin and made available by the Federal Reserve Board in Statistical Release B.13(415) during the first week of each month; or the first week of each mon
(v)
(v) If this Index is no longer available, the 'lolders of the Note shall select an alternative legally sufficient Index and shall mail notice thereof to Mortgagors. Said note has an "Original Index" .igu e of .11.90 . %. The most recently available Index figure as of the date .30 days Mortgagors. Said note has an "Original Index" .igu e of .11.90 . %. The most recently available Index figure as of the date .30 days prior to each Change Date shall be the "Current Index exceeds the Original Index, the Holders of the Note MAY Prior to each Change Date, the Holders of the Note's all cetermine any change in the interest rate, and shall calculate the amount of the Holders of the Note MAY in the Current Index exceeds the Original Index, the Holders of the Note MAY in the court index is less than
(3) Prior to each Change Date, the Folders of the Criginal Ind. x. If the event that the Current Index exceeds the Original Ind. x. If the event that the current index exceeds the Original Ind. x. If the event that the current index is less than any, between the Current Index and the Original Ind. x. If the event that the current index is less than add the difference to the Initial Rate of Interest, rounded of the head of the Criginal Rate of Interest; provided, if the difference in increase or
Upon any change in the interest rate, the Holders of the Holders o
standing principal balance in ruli of ments. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date of the first monthly payment thereafter and shall remain in effect until said amount is again changed or the Note is fully repaid. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall become effective on the date. The new interest rate shall become effective on each Change Date and 'nyr sulting change in the monthly payment shall be one of the Note in the Monthly payment shall be one of the Note in
(5) At least 30, but not more than 45 days prior to any change in the another utile and telephone number of a Holder of the 150s of an another of a Holder of the Note who can answer questions about the notice.
Mortgagors, which notice shall include the findmand of the Note who can answer questions about the notice. All payments on account of the indebtedness evidenced by said Adjustable Rate Mortgar. N te shall be applied first to interest and the principal and all of said principal and interest are made payable at such a physicing house or trust company in the shall be applied for the Note may. From time to time in writing, appoint, and in the absence of such appointment, then at the office as the Note may. From time to time in writing, appoint, and in the absence of such appointment, then at the office as the Note may. From time to time in writing, appoint, and in the absence of such appointment, then at the office as the Note may. From time to time in writing, appoint, and in the absence of such appointment, then at the office as the Note may. From time to time in writing, appoint, and in the effect of such appointment, then at the office as the Note and it result in accordance with the terms, provisions of FVERGEN PARK. NOW THEREFORE, the Mortgagors to secure the payment of the said principal sum of money an said it erest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein containe. by the Jortgagors to be performed, and also in conand limitations of this trust deed, and the performance of the covenants and agreements herein containe. By the Jortgagors to be performed, and also in conand limitations of this trust deed, and the performance of the covenants and agreements herein containe. By the Jortgagors to be performed, and also in conand limitations of this trust deed, and the performance of the covenants and agreements herein containe. By the Jortgagors to be performed, and also in conand limitations of this trust deed, and the performance of the covenants and agreements herein containe. By the Jortgagors to be performed, and also in conand limitations of this trust deed, and the performance of the covenants are also in the p
Lots 6 and 7 in Block 1, in Auburn Heights, a Subdivision of the East 1/2 of the Northeast 1/4 of Section 31, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.
Property Address: 7912-16 South Ashland Avenue, Chicago, IL 60620
P.I. # 20-31-207-023-0000 This Document is prepared by: First National Bank of Evergreen Park, Robert Honig This Document is prepared by: First National Bank of Evergreen Park, Tillinois 60642
3101 West 95th. Street, Everginet herein as the "premises."
TOGETHER with all improvements, tenements, each toler (which are pledged primarily and on a party with san tower, refrigeration (whether single long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a party with san tower, refrigeration (whether single long and during all such times as Mortgagors may be entitled thereto used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single long and to supply least, gas, air conditioning, water, light, power, refrigeration (whether single long and to supply least, gas, air conditioning), and the supply least supply least supply least to supply least su
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and said rights and benefits of the TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and said rights and benefits of the TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits of the Total Research and the said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits of the Total Research and the said Trustee, its successors and assigns, forever, for the purposes, and said rights and benefits of the Total Research and the said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits under an additional research and the said rights are successful to the said rights and the said rights are successful to the said rights and the said rights are successful to the said rights are successful to the said rights are successful to the said rights and the said rights are successful to the said rights are su
Mortgagors do licitory explicit for pages. The covenants, conditions and provisions appearing on page This trust deed consists of pages. The covenants, conditions and provisions appearing on page This trust deed consists of pages, the covenants, conditions and provisions appearing on page This trust deed consists of pages, the covenants, conditions and provisions appearing on page This trust deed consists of pages, the covenants, conditions and provisions appearing on page This trust deed consists of pages, the covenants, conditions and provisions appearing on page This trust deed consists of pages, the covenants conditions and provisions appearing on page This trust deed consists of pages, the covenants conditions and provisions appearing on page This trust deed consists of pages, the covenants conditions are pages.
WITNESS the hands and seal of Morigagius int under the land with land lister the land is seal of Morigagius interest the land
Gonzale Castillo (SEAL)
STATE OF ILLINOIS, SS. A Notary Public in and for and residing in said County in the State aforesaid. DO HERBY CERTIFY THAT CONTINUE CAST IN THE STATE OF THE S
County of before me this day in before man acknowledged the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as their free and voluntary act, for the uses and purded the said postument as the
Given under hymand and Notarial Seal this 4th 19 85 Notary Public
Notarial Seal
F. 809

UNOFFICIAL COPY

Property of Coot County Clert's Office

COOK COUNTY, ILLINOIS FILED FOR RECORD

(7)

1985 APR 10 PM 1: 11

27506294

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

premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are 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.

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.

CHICAGO TITLE AND TRUST COMPANY.

Assistant Secretary/Assistant Vice President

MAIL TO:

Box 223

PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

END OF RECORDED DOCUMENT

294