TRUST DEED UNOFFICIAL COST PY

COUNT NO.	THE ABOVE SPACE FOR RECORDERS USE ONLY
a* 29	Jörge I. Rios and Betsy L. Roman
THIS INDENTURE, made August 28	19 90 , between Rios, his wife
COMMERCIAL BANK, an Illinois Banking (THAT, WHEREAS, the Mortgagors are inde	Illinois , herein referred to as "Mortgagors", and THE FIRST Corporation, its successors and assigns, herein referred to as "Trustee", witnessethed to the legal holder or holders of the Note hereinafter described in the principal
sum of Sixteen Thousand Four Hur	ndred Eighty Six & 80/1.ooths Dollars, evidenced by the
is fully paid, provided that upon default in the and payable and shall bear interest at 7% pe	e above account number, made payable to the order of and delivered, in and by pay the said principal sum as provided therein from time to time until said Note he prompt payment of any instalment all remaining instalments shall become due r annum, and all of said principal and interest being made payable at the Banking K in Chicago, Illinois, unless and until otherwise designated by the legal holder of
NOW, THEREFORE, the Mortgagors to secure the payment of and the parformance of the covenants and agreements herein continuous	f the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed- sined, by the Mortgagots to be performed, do by these presents CONVEY and WARRANT unto the Trustee, its successors and
	right, title and interest therein, situated in the City of Chicago . County of Cook
Subdivision of the South ed (34), Township forty (40) No The Third Principal Medician Seven (307) feet of the Work Seventy five hundredths (53	ock fourteen (14) in Carfield, a last quarter of Section thirty four orth, Range thirteen (13) East of an except the West three hundred the Six Hundred Thiry one and 1.75) feet and the WEst three feet of the South Twelve hundred paragraphs.
ninety five (1.295) feet T	ne eoi) in Cook County, Illinois + 1988 - 1884 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
•	約分 2 日 メータロー4 A A B
P.I.N. 13-34-4 1 0-021	£004 10 W 155 4
times as Mortgagore may be entitled thereto (which are pledged price	ures, and appurtenances increto and in rear beinging, and all rents, waves and promis increat for so long and during all such
	· C/O/A
This Instrument Prepared by	
Joseph G. Kozderka	
The First Commercial Bank	4
6945 N. Clark St.	',0
Chicago, IL 60626	
• 90466807	
	nants, conditions and provisions appearing on the reverse side of this true oced are incorporated be binding on the mortgagors, their heirs, successors and assigns.
WITNESS the hand and seal of Mortgagors on the date first al	X 1000 L Live
	(SEAL)
J00 £.	(SEAL) Belga. Fig. (SEAL)
STATE OF ILLINOIS) the United States of ILLINOIS)	dersigned '
	and for and residing in and County, in the State aforesaid, DO HEREBY CERTIFY THAT Jorge L. Rios SV L. Roman Rios
	house to me to be the same jursun 5 whose nameS subscribed to the foregoing
Instrument, appeared before me this day in the and and manufacture of the contract of the cont	
uses and purposes therein set forth, including the release OF-ELO	
GIVEN under my hand and Notarial Salithia BARBAF	
	S. STATE OF ILLINOIS 1 Expires 10.7.1993

Notary Public

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

- 3. Mortgagers shall (1) promptly repair, rectors or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep said premises in good condition and repair, without wasts, and (ree from mechanics or other liens or claims for lien not expressly subordinated to the law hereof. (3) pay when due any indebtedaces which may be accured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit assisfactory evidence of the discharge of such prior lien to Trustee or to helders of the note; (4) compleve within a reseasable time any buildings now most and from process of exection upon each premises. (5) compleve with all requirements of law or municipal ordinances with respect to the premises and the use thresof; (6) make no material alterations is said premises except as required by law or municipal ordinances.
- 2. Mortgagers shall pay infore any punalty ettaches all general taxes, and shall pay apertal taxes appeal taxes appeal taxes, never charges, never never never charges, never never never charges, never nev
- 3. Mortgagers shall been all buildings and improvements now or hereafter situated on said premises insured against loss or damage his fire, lightning or windstorm under judicine providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or requiring the name or to pay in full the indebtedness secured hereby, all in companies estimated to the holders of the note, under insurance policies juvable, in case of loss or damage, to Trustee for the hereby of the holders of the note, such rights to be exidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the mote, and in case of insurance about to expire, shall deliver exeminal policies not loss than ten days prior to the respective dates of exputation.
- 4. In case of default therein, Trustee or the halders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any forst and manner degmed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any and purchase discharge, compromise or settle only tax here or other prior lies or title or claim thereof, or redeem from any tax sale or forfesture affecting and premises or contest any tax or assessment. All moneys paid for any of the purposes better authorized and all expenses paid or incurred in connection therewith, including attorness less, and any other moneys advanced by Trustee or the holders of the noise to protect the mortgaged premises and the lies horsof, plus reasonable compensation to Trustee for each matter contenting which action herein authorized may be taken, shall be so much additional indebtedness occured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of even per cent per annum. Inaction of Trustee or holders of the noise shall never be considered as a walver of any right accruing to their our account of any default hereunder on the part of Mortgagors.
- 5. The Tractor or the kilds. I the note hereby secured making any payment hereby authorized relating to taken or assessments, may do so according to any bill, statement or estimate or into the validity of any tax, assessment, sale, forfesture, tax lion or title or claim thereof.
- 6. Morgagors shall pay each ite. of in basedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Margagors, all impaid a the contrary, become due and passable (a) immediately in the case of default in making pay were of any instalment on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Morgagors herein contained.
- Then the indecedence hereby accured shall one lime due whether he acceleration or otherwise. It ideas of the noise or Trustee shall have the right to foreclose the lien hereof, there shall be allowed an exciteded as additional indebtedness in the decree for sair all expenditures and expense. This has be paid or incurred by or on behalf of Trustee or holders of the noise for attending to the foreclose the lien hereof, there shall be allowed an exciteded as a distance or holders of the capital of the contract of ideal or intensive and expenses in the expenses. To remove certificates, and contained the and assurances with respect to take as Trustee or holders of the capital or any deem to be reasonably necessary enter to prosecute such assist to evidence to budgets at any assistance parameter in an expenses of the nature in this paragraph mentioned shall become so much additional indebtedness sobured hereby and immediately day and applicable, light inters it then on at the rate of seven just tensor proceeding, relading probate and hadropicly proceeding, the white the commencement of any of the time for the designess of the parameter of the parameter of the parameter of the processing of the indeptedness of the designess of the processing of the light to foreclose with the commencement of any of the indeptedness of the designess of the foreclose with the commencement of any of the indeptedness of the designess of the designess of any threatened out or proceeding which might. It is preparations for the commenced of any threatened out or proceeding which might. It is a courty because the security between the security between the security in the thereof, whether or not actually commenced.
- 8. The proceeds of any foreclosure sale of the premiers shall be distributed and outsed in the following order of priority. First, on account of all costs and expresses incident to the free-closure proceedings, including all such items as are mentioned in the prescript paragraph hereof, second, all other stems which under the terms hereof constitute secured indebtodness additional to that evidenced by the note, with interest thereon as herein provided, third, all principal and interest remaining uniqued on the note, fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- 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 aither before or after sale, without noises, wishout regard to the solvency or impolyency of Mortagory at the time of application for such receiver and without regard to the solvency of she premises or whether the same shall be then occupied as a homestead or not and the Trustee hereund; which is appointed as such receiver. Such receiver shall have goover to collect the renta, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and who think the full institutors period of redemption, whether there he redemption as not as well as during any further times when Muritagors, except for the intervention of such receiver, while we entitled to collect such rents, issues and profits, and all other powers which may be measured by the series of the presentation, possession, control, management and operation of the premise during the whole of said piecod. The Court from time to time may authorize the receiver to apply the series and instance in his hands in payment in which on an instance in his hands in payment in which of the foreclosure aske, (2) the deficiency in case of a sale and deficiency.
- 10. No action for the enforcement of the liest or of any prevision hereof shall be subject to any defense which would extra cood and available to the party interpreting same in an action at law upon the note hereby secured.
 - 22. Trustee or the holders of the note shall have the right to import the premiers at all resonable times and access thereto shall be comitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, nor shall Trustee be obligated to recited the trust deed or to exercise any power become given unless expressly obligated by the terms hereof, nor be liable for any acts or amissions betweener, except in case of its own gross negligence of a secondard or that of the agents or employees of Trustee, and it may require indomnities satisfactory to it before exercising any power become given.
- 13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of activitative exidence that all indebtee was a cured 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 ofter maturity thereof, primate and subsite in Trustee the note, representing that all indebtedness hereby secured has been just, which represents in Trustee may accept as true without inquiry. There a release is requested at the engines of a successor trustee, such trustees may accept as the genuine note herein discribed any note which conforms in substance with the description herein contained of the note and which pur are to be executed by the persons hards as the makers thereof.
- 16. France may resign by instruments in writing filed in the office of the Recorder or Registrar of Istles in which this instrument shall have been recorded or filed. It case of the resignation, inability or refusal to act of Trustee, the then Samorder of Deeds, of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust becaused that the identical title, powers and authority as any herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed becaused.
- 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 (or the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Freed.

DELIVERY INSTRUCTIONS		
MAIL TO		
THE FIRST COMMERCIAL BANK		
CLARK AT MORSE		STREET ADDRESS OF PROPERTY DESCRIBED HEREIN
CHICAGO, ILLINOIS 60426	*	
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