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TRUST DEED

1991 JAN 23 1 1 1:21 91034024

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UNOFFICIAL COPY

THE ABOVE SPACE FOR RECORDERS USE ONLY

	19 91 , between Ramon Soto Burgos and
	referred to as "Mortgagors," and
***************************************	AND TRUST COMPANY
after described, said legal holder or holders being herein SEVENTY FIVE THOUSAND AND 00/100ths evidenced by one certain Instalment Note of the Mortgagor MEIP/POLITAN BANK AND TRUST Mortgagors promise to pay said principal sum plus simple is at the rate of 137 procent per annum in instalments Nine hundred forty nine and 00/100ths on the 15th (ay of February on the 15th day of sach month payment of principal and interest, it not sooner paid, shall and the principal of each instalment upless paid when due per annum, and all of said principal and incress being made	the legal holder or holders of the Instalment Note herein- referred to as Holders of the Note, in the principal sum of Dollars (\$ 75,000.00), rs of even date herewith, made payable to the order of COMPANY and delivered, in and by which said Note the interest from date of disburnament of principal and interest as follows: Dollars (\$949.00), 19 91 and a like amount of money thereafter until said note is fully paid except that the final be due on the 15th day of January 19 94 shall bear interest at the rate of 17% per cent de payable at such banking house or trust company in Chicago, in writing appoint, and in absence of such appointment, then
NOW. THEREFORE, the Mortgagors to secure the paymen of the said visions and ilmitations of this trust deed, and the performance of the cave and the performance of the cave and the performance of the said said the performance of the said said said the said said said said said said said said	s principal sum of money and said interest in accordance with the terms, pro- unis and agreements herein contained, by the Mortgagors to be performed, t whereof is hereby acknowledged, do by these presents CONVEY and WAR. I Real Estate and all of their state, Tight, title and interest therein, situate.
	TT) OF Cook AND STATE OF ILLINOIS,
Lot 30 in Block 2 in Poncock's Subdivision of 10 Acres of the South 25 Acres of the West 16, Township 39 North, Range 14 East of the Tounty Illinois. Commonly known as: 1944 k	/2 of the North East 1/4 of Section Third Principal Meridian, in Gook T. Diviator PIN: 17-06-226-018
	C/ ₂
The provisions of which Note including the flue on Sala Clause are hereby incorporated bergue and made part of by reference.	1300
which, with the property hereinafter described, is referred to herein as a TOCETHER with att improvements, tenements, essements. fixtures, and for so long and during all such times as Morigagore may be entitled there not secondarily) and all appearants, equipment or articles now or hereafter power, refrigeration (whether single units or centrally controlled) and whades, storm doors and windows, floor coverings, inside peaks awnings, it said real estate whether physically attached thereto ur not, and it is agreement by the moritagors or their successions or considerable the remaining of their successions.	the "premiaes."
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TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): THE COVENANTS, CONDITIONS AND PROVISIONS

THE COVENANTS. CONDITIONS AND PROVISIONS REPEARED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

3. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be distroyed. (2) keep and premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for iten not existed the lient hereof (3) pay when due any indebtedness which may be accured by a lien or charge on the premises and providedness which may be accured by a lien or charge on the premises of the not of the provided provided in the providedness which may be accured by a lien or charge on the premises which provided provide

Morigagora.

5. The Trustae or the holders of the note hereby secured making any payment hereby authorized relating to taxee or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or title or claim thereof.

6. Morigagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the larges hall, notwithstandin, a withing in the note, and without notice to Morigagors, all unpaid indebtedness secured by this trust deed shall, notwithstandin, a withing in the note or in this trust deed to the contrast, become due and payable (a) immediately in the case default in making payment of any instalment of principal relations on the note, or (b) when default shall occur and continue for default in making payment of any instalment of principal relations on the note, or (b) when default shall occur and continue for a contin

the interest of any indultivations herobyce used or th) preparations for the commencement of any suit for the defense of any threatened suit or proceeding which might in freet the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the requirity hereof, whether or not actually commenced.

8. The proceeds of any foreclosure process the security hereof, exceed, all cats and expenses incident to the foreclosure process has be distributed an applied in the following order of priority. Pirst, on account of all coils and expenses incident to the foreclosure process the distributed as are mentioned in the preceding paragraph hereof, second, all other lines which under the terms hereof constituty secured indebtedness additional to that evidence by the node with interest thereof as hereof provided; third, all principal and interest remaining up and on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives of sales and the region of a sit by first may spear. Distributed the sales without notice, the court in which such bill is filed may appoint a receiver of sales.

9. Upon, or at any time after the mide either before or effect also without notice, without notice, or in which such that the lime of application for such receiver and without regard to the the volume of the premises of the premise

makers thereof.

14. Trustee may resign by instrument in writing fied in the office of the flacorder or Registra; of cit's in which this instrument shall have been recorded or fied, 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 field. 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 fished at the Successor in Trust. Any Successor in Trust, the premise are fished any Trustee or successor shall be entitled to reasonable compensation for all exist performs A hereunder.

15. This trust deed and all provisions bereaf, shall earled to and be binding upon Mortgagors, in all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons the all persons the labels for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or the city of the find the such and from time to the time of the indebtedness or any part deed.

15. The holders of the note secured by this trust deed at their sole option, reserve the right to extend modify or renew the note secured hereby as any change in the term or rate of interest at all includes and all retermals or extensions of the whole or any sact of the indebtedness has been provided to the validity of or priority of the indebtedness hereby secured in the event of any extendence, the includes the following segments shall not be necessary and need not be field.

16. Mortgagors agrees that until said note and any extension or renewal thereof and also any and all other textendadas of Maximumon.

tension agreements shall not be necessary and freed but be filed.

If Morigagors agree that until said note and any extension or renewal thereof and also any and all other fiel of disease of Morigagors to the holders of the note, hereticines or hereafter incurred, and without regard to the nature thereof, shall have beet paid in full. Morigagore will not, without the prior written consent of the holders of the note (1) create or permit any lies or other encumber to (other than properties) and disease of the note; to exist on said real estate.

It is also note; to exist on said real estate.

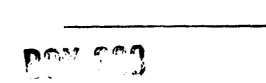
The frustee hereby weives any and all right of redemption from sale under any order or decree of farociative of this Itual field on its own behalf and an behalf of each and warp proud except decree or judgment creditors of the trustee acquiring any interest in or title to the intermises net to the date of this fruit Boot

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTER NAMED HEREIN SEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified		
herewith under Identification No.		
METROPOLITAN BANK AND TRUST COMPANY, as Trustee		
Assistant Recretary Assistant Vice President Assistant Vice President		
Assistant Trust Officer		

NA E	NAME	Metropolitan Bank 2201 W. Cermak Rd.
PITE L	STREET	Chicago, 11.60608
'v') V E R	CITY	
¥	INSTRUCTION	or or
	RIDO	ORDER'S OFFICE BOX NUMBER



FOR RECORDERS INDEX PURPOSES INDEXT STATEST ADDRESS OF ABOVE DESCRIBED PROPERTY HERE