

TRUSTUNDEFICIAL COPSY5921

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KH	CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made	December 1s	t 19 92 hetweenRosilo Castro and Pilar
Chicago, Illinois, herein rel THAT, WHEREAS the Mo	tgagors," and CHICAC erred to as TRUSTEE ortgagors are justly inc	GO TITLE AND TRUST COMPANY, an Illinois corporation doing business in i, witnesseth: debted to the legal holde's of the Instalment Note hereinaiter described, said is Holders of the Note, in the principal sum of Seventy one hundred
fifty seven-		Dollars.
		the Mortgagors of even date herewith, made payable to THE ORDER OF
from Tan . 1 . 1993	on the	the Mortgagors promise to pay the said principal sum and interest balance of principal remaining from time to time unpaid at the rate lents (including principal and interest) as follows
Two hundred of January 19.0 the 1st day of each and interest, if not soone account of the indebteduceremainder to principal; profession of eleven per and company in city of in writing appoint, and in a	andTwo hur there man the due or wall shall be due oss evidenced by said to wided that the principum, and all of said is	Dollars or more on the 1st day ndred ninety eight. Dollars or more on caffer until said note is fully paid except that the final payment of principal on the 1st day of December, 1995. All such payments on note to be first applied o interest on the unpaid principal balance and the sipal of each instalment inless paid when due shall bear interest at the rate principal and interest being made payable at such banking house or first ok County Himois, as the holders of the note may, from time to time, then at the office of Bernadette Gembora
in said City, NOW, THEREFORE, the Merms, provisions and limitation to be performed, and also in epicsents CONVEY and WARR 1111e and interest thereir	lorigagors to secure to us of this trust deed, and ensideration of the sum of the trustee its	prochent of the said principal sum of money and said interest in accordance with the 1 the performance of the covenants and agreements herein contained, by the Mottpagors of the Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these cances or and assigns, the following described Real Estate and all of their estate, right, being in the City of Chicago Cook COUNTY OF
Lot 39 in the Trustees' sub	e Subdivision division of	of out Lot or Block 36 in the Canal the East ½ of Section 31, Township 39 North Principal Meridian, in Cook County, Illinoi
1639 W. 38th Chicago, Illí	P1. nois PIT#17	-31-431-009
	nga	N COUNTY HELIKOIS
	÷'n	nec 10 MHH: 37 32955592
thereof for so long and during catate and not secondarily) as conditioning, water, light, power foregoing), screens, window she	ements, tenements, ease, all such times as Mortpar all all apparatus, equipment, refrigeration (whether ides, storm doors and whether all all all areas are areas	d to hereicas the "premises," ments, fixtures, and appuntenances thereto belong 6, and all rents, issues and profits our may be entitled thereto (which are pledged princilly and on a party with said real ent of anteles new or Leuratre, dierein or thereon
the real exerte. TO HAVE AND TO HOLD trusts herein set forth, tree from said rights and benefits the Mort	the premises unto the sa n nH rights and henefits s gagors do hereby expressl	ad Trustee, its successors and assigns, forever, for the purposes, and poin the tises and under and by sixtue of the Homestead Exempton Laws of the Score of Illinois, which by release and wrive
this trust deed) are incorpor	of two pages. The coverence herein	remaints, conditions and provisions appearing on page. (the reverse side of nee and are a part hereof and shall be omitting on the mortgagors, their heirs,
successors and assigns.	and sent S of Me	fortgagors the day and year first above written.
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و در		TarAt 7 (2 QCA)
STATE OF ILLINOIS, County ofCOOK	i, a Notary Publici	E. Gembara
force	ang instrument, a	to me to be the same person, whose name 22 422 subscribed to the appeared before me this day in person and acknowledged that med, scaled and delive ed the said fusionment as
マロト もっちゅうぐ ドレットか パシ けっりんいきゅ	i	gued, realed and delive ed the said fuscument as # ##### free and purposes therein so, 1939).
Demiliation KIP. JAN 25,1943	firen under my band en	od Notorial Soul this 18th day of Discoulings 14 92
Votantal Madio pace कुन विश्व .	di. Gerdinaka C	The parties 11 () the last of mount in the content of the content
र तम्म ४०७ साला स्थान है सर्वरिकात ए । १७७६	d Martinger - Allinn &	nis inCommitteeta with interest offundation because the Periodic Tage 1

1. Mortgoron shall (a) promptly repair, testour or tehnid any buildings or improvements in wor hereafter on the premises which may become damaged or be destroyed, (b) beep said premises in good condition and repair, without waste, and test from its chains consider the control of the interfect of the first hereoff, (c) pay when due any individences which may be secured by a limit of their or their or their properties to the here hereoff, of the pay when due any individences which may be secured by a limit of their properties to the note; (d) complete within a reasonable time any building or buildings on which the properties of the note; (d) complete within a reasonable time any building or buildings on which the properties of the note; (d) complete within a reasonable time any building or buildings on which the properties of the note; (d) complete within a reasonable time any building or buildings on which the properties of the properties of the properties of the note; (d) paying the properties of the properties of the note; (d) complete within a reasonable time any building or buildings on which the properties of the properties

preparations for the defense of any threatened suit or proceeding which might affect the premises or the security bereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority. I ust, on account of air costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the proceeding paragraph hereof; accord, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unosid 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 filling of a bill to toreclose this treat at d, the court in which such bill is tiled may appoint a receiver of said premises. Such appointment may be made either before or after sale without notice, without regard to the solvency of modelency of Mortgagors at the time of application for such receiver and without regard to me then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed its yell receiver. Such receiver shall have power to collect the reints, issues and profits of said premises during the pendency of such foreclosure we and, in case of a sale and a deficiency, during the till statutory period of redemption, whether there be redemption or not, as well as run in any further times where Mortgagors, except for the intervention of such receiver, would be entitled to callect such rents, issues and profits of said premises during the pendency of such foreclosure we also and a deficiency of the intervention of such receiver, would be entitled to callect such rents, issues and profit of such decrees provided such and pendon of the premise which may be necessary or attentions such cases for the protection, possession, contro

deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any detense 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 reason, the times and access thereto shall be permitted for that purpose.

permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, of the equine into the vandity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, not shall fruit to be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be halve for any account means as becaused; as the safety of its own gross negligence or misconduct or that of the agents or employees of Trustee, are it it has require independent of its own gross negligence or misconduct or that of the agents or employees of Trustee, are it it has require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof hy proper instrument upon presentation of scrollage, we evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to an act the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a selection of the executed by the persons herein designated as the makers thereof; and where the release is requested of a selection of the incommand of the internal property to be executed by the persons herein designated as the makers thereof; and where the release is requested of the internal property to be executed by the persons herein designated as makers thereof; and where the release is requested of the internal property to be presented and which conforms in substance with the description herein contained of the role and which this instrument shall have presented and which conforms in substance with the description herein contained of the note and which this instrument shall have

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

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AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD

PLACE IN RECORDER'S OFFICE BOX NUMBER

Identification No
CHICAGO TIPLE AND TRUST COMPANY
By Art Secretary Assistant Vice President

MAIL TO:	ARABMEG CONSULTANTS	
	2869 & ARCHER AVE.	
1	_CHICAGO, IL GOLOS	

FOR RECORDER'S INDEX FURPOSI INSURT STREET ADDRESS OF ABO DESCRIBED PROPERTY HERE ABOVE