UNOFFICIAL COPY

TRUST DEED

93490152

9305,3057 cttc 13	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made June 24 Gloria Nilza Gomez , His w	19 93, between Angel David Roldan and ife, as joint tenants
herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal 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	37,425.80 Dollars. Mortgagors of even date herewith, made payable as stated therein
and delivered, in any by which said Note the Mcrtgagors promise to pay the sum of 37,425.80 including interest in instalments as follows:	
	611.30 Dollars or more on the 1st day
of August 1992, and 576.	
	aid note is fully paid except that the final payment of principal and interest, is
NOW, THEREFORE, the Mortgage's o secure the payment of the said sum of money in accordance with the terms, provisions and limitations of this trust deed, and the por simance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns the following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the ILLINOIS, to wit:	
LOT 46 AND THE NORTH 3 1/2 RESUBDIVISION OF BLOCKS 1	FEET OF LOT 45 IN BLOCK 1 IN WINKELMANS AND 2 OF E. SIMON'S ORIGINAL SUBDIVISION OF THE 5, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE N CCOL COUNTY, ILLINOIS.
P.I.N. NUMBER 13-35-405-04	• •• national particles and the property of the property of the particle particles and the particles and the particle particles and the particles and the particle particles and the particles and the particles and the particles and the pa
	COOK COUNTY RECORDER
Property (ladrens 1934)	DEPT-11 RECORD #23.50 1 197777 TRAN 0885 06/25/93 15:02:00 2 200K COUNTY RECORDER 1 1000 COUNTY RECORDER
(many)	ser. Collects to
which, with the property hereinafter described, is referred to herein as the "premises," TOGETHER with all improvements, tenements, fixtures, and appurlenances therete belonging, and a recent state and profits thereof for so long and during all such times as Mortgagors may be entitled therete (which are pledged primarily and one parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including ("p" and restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water haters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.	
suid rights and benefits the Mortgagors do hereby expre	
this trust deed are incorporated herein by refer successors and assigns.	ovenants, conditions and provisions appearing on page 2 (the reverse side of ence and are a part hereof and shall be binding on the mortgagors, their heirs,
WITNESS the hand S and sea S of	Mortgagors the day and your first above written [SEAL] State State
ANGEL DAVID ROLDAN	[SEAL] GLORIA NILZA GOMEZ
STATE OF ILLINOIS, I DEAN	NE M. CROWLEY
SS. a Notary Publication THAT AN	ic in and for and residing in said County, in the Sine storeadd. DO REBERY TURTIFY GEL DAVID ROLDAN AND GLORIA NILZA GOMEZ
foregoing Instrument,	rn to me to be the same person S whose name S ARE subscribed to the appeared before me this day in person and acknowledged that signed, sealed and delivered the said instrument as THEIR free and
riven under my hand and Notarial Seal this 24TH day of JUNE 19 93	
Notariel Seal	DEANNE M. CROWLEY COWLEY Public D
	One Installment Note with Interest Included to Payment
	Programme and the second secon

ERE COVENANTS, CONCULDING PRO PERIORS IN LERK TOTAL ON PACE TOTAL TO VERSION OF THIS TICES TO STATE OF THE PROPERTY OF T

Mortganors shall (a) primipils repair—reside of rebuild any buildings of improvements now or hereafter on the piemises who, a may be some damined or be destroyed, the keep said premises in good condition and repair, without waste, and free from mechanics or other liens or 1 miles to the next expressly subordinated to the hereof, (c) pay when due any indebtedness which may be secured by a here is one other liens or 1 miles for the nord expressly subordinated to the hereof, (c) pay when due any indebtedness which may be secured by a here is charge or 1 miles with a mile of the nord of the condered without precaumable time any building or buildings cow or at any time in process of erection apon to 1 miles of the nord of the condered without process of erection apon to 1 miles of ratheors in additions with all requirements of law or musicipal ordinance.

1 Mortganis shall have before any possibly attaches all general taxes, and shall pay special taxes, special assersments, water the premises when due and shall upon written request, formish to Trustee or to holides of the ordinates receipts therefor. To prevent default herounder Mortgagors shall pay in full under protest, in the manner provided by stature any miles assessment which Mortgagors may desire to contest.

3 Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by the authoring or windstorm tand flood damage, where the lender is required by law to have its ican so insured under policies providing for payments to the benefit of the holders of the note, such rights to be evidenced by law to have its ican so insured under policies providing for payments to the benefit of the holders of the note, such rights to be evidenced by the standard mortgag clause to be pay in full the indebtedness secured hereby, all in companies arisfactory to the holders of the note, under mortgage clause to be attached to each policy, and the context of the holders of the holders of the note, such rights to be

or in this Trust Deed to the contrary, become due and payable immediately, less unearned charges, in the case of default in making payment of any installment on the note.

5. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trinster shall be right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or the decree for the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or tholders of the note for Estimated as the set of the sale of the decree of procuring all such abstracts of title, title searches and examinations title insurance policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note may deem to be reasonably neces, by either to proceed us unit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the life to or the value of the premises.

6. The proceeds of any foreclosure value of the premises shall be distributed and applied in the following order of prietity. First, we exceed at all costs and expenses incident to the fereclosure proceedings, including all such items as are mentioned in the preceding paraprupt certification as bettern proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of prietity. First, we exceed the foreing and any foreclosure sale of the premises shall be distributed and applied in the following order of prietity. First, we exceed all costs and expenses incident to the fereclosure proceedings, including all such items as are mentioned in the preceding paraprupt certification and the contract of the premises and provides of the premises of the remaining unpaid on the note, fourth, any overplus to Mortgagors, their here, or a second, all other titless which the pre deficiency

8. No action for the enforcement of the lieuter of any provision hereof shall be subject to any defense which would not be great available to the party interpresing some in an action at aw upon the note hereby secured

9. Trustee or the holders of the note shall have in right to inspect the premises at all reasonable times and access trevel, shall to

permitted for that purpose.

19 Trustee has no duty to examine the little, localism, existence or condition of the premises, or to inquire into the vending the signatures or the identity, capacity, or authority of the signaturies on the note or trust deed, nor shall Trustee be obligated to record this rust deed or to exercise any power herein given unless expressly obligat. Do the terms hereof, nor be liable for any acts or omissions becomed execute in case of list own gious negligence or misconduct or that of the agents or employees of Trustee, and it may require indemned exactly to it before exercising any power herein given.

11 Trustee shall release this trust deed and the lien thereof or proper instrument upon presentation of satisfactory evidence that all indebtedness secured 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 after inaturity thereof, produce and ernibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation. Trustee may accept as true without the following a price trustee may accept as the genuine note herein described any note which bears an identification number purporting to be observed thereof part in the properties of the recorded by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and of his note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and of his accept as the genuine note herein described any note which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and of his note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and of his accept and which purports to be executed by th

12. Trivite may resign by instrument in writing filed in the office of the Recorder of Regular of Titles in which this instrument of a construction of the country of the trivite of the country of the trivite of the country of which the members are situated shall be Successor in Trust. Any Successor in Trust hereunder shall be country of the country of which the herein given Trustee.

13. This Trust Deed and all provisions accord, shall extend to and be binding upon Mortugalors and all necessor extends a country of the country

herein given Trustee.
13. This Trust Deed and all provisions nercol, shall extend to and be binding upon Mortgajors and all persons claiming under or through Mortgajors, and the word "Mortgajors" when used herein shall include all such persons and the 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 this instrument shall be constructed to mean "notes" when more than one note is used.
14. 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 a conservice performed under the provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be a optic ble to this trust deed.

75% 6 !dentification No. IMPORTANTS FOR THE PROTECTION OF BOTH THE BORROWER AND SENDER THE INSTALMENT NOTE SECURED BY THIS SECURED BY THIS SECURED BY THIS SECURED SHOULD BE IDENTIFIED BY CHICAGO TITLE CHICAGO TITLE A SEPRENT ESTATE THE TRUST 1 safitant Secretary Assistant 3ERVICES SINDE SUITE #1015 SLRESTRÆLLA DH DESCRIBED PROPERTY 100 N LASALLE CHICAGO, IL 60602