UNOFFICIAL COPY



93112366

שישיא אוקישי

# # W.U	CTTC 13	THE ABOVE SPACE FOR RECORDER'S	USE ONLY
THIS INDENTURE, made	February 9	1993 .between Candelario Josephine M.	A. Negron and Negron, married
Chicago, Illinois, herein refer THAT, WHEREAS the Mor-	rred to as TRUSTEE, witnesseth: igagors are justly indebted to the	D TRUST COMPANY, an Illinois corp legal holders of the Instalment Note has Note, in the principal sum of \$3	erainafter described, said 6842.24
evidenced by one certain Ins	talment Note of the Mortgagors of	f even date herewith, made payable as	Dollars, stated therein
and delivered, in and by whi instalments as follows	ch said Note the Mortgagors prom	ise to pay the sum of \$36842.24	including interest in
of March 1993	b thereafter until said note is fully	paid except that the final payment of	ore on the 13 day Dollars or more on principal and interest, if
NOW, THEREFORE, the M limitations of this trust deed, an also in consideration of the sum WARRANT unto the Trustee.		the said sum of money in accordance with a greements herein contained, by the Mort ppt wherever is hereby acknowledged, do by it described Real Exists and all of their ex-	the terms, provisions and gagors to be performed, and these presents: CONVEY and tate, right, title and interest AND STATE OF
PART OF THE NORT	HEAST 1/4 OF SECTION	OCK 8 IN CRAWFORDS SUB- ON 27, TOWNSHIP 39 NOR RIDIAN, IN COOK COUNTY	TH, RANGE
PIN # 16 27 223	013	Brot of b	FORRETHE ATT FO
ath; (1134	w. asin II	#6709 #	ECORDING 423.50 RAN 9287 02/10/93 14/56:00 #-93-11/2356 DUHI'Y RECORDER
		931	112066
	And the second by the second by	',0	
TOGETHER with all improve thereof for so long and during all extate and not secondarily) and conditioning, water, light, power foregoing, screens, window shar foregoing are declared to be a p	Il such times as Mortgagora may be enti- i all apparatus, equipment or article refrigeration (whether single units or des, storm doors and windows, floor part of said real estate whether physica	ne premises, s, and appurtenances thereto belonging, an titled thereto (which are piedged primarily s s now or hereafter therein or thereon us centrally controlled), and ventilation, inclus coverings, inader bads, awnings, sloves an ally attached thereto or not, and it is agree s or their successors or assigns shall be consi-	nd o is parity with said real and o supply heat, gas, six fing (w. neut restricting the di wr or healers. All of the d that all similar apparatus.
trusts herein set forth, free from said rights and builefitz the Mortis This trust deed consists of this trust deed) are incorpora successors and assigns.	all rights and bonofits under and by agons do hereby expressly release and we few pages. The covenants, conducted herein by reference and are a	itions and provisions appearing on pa part hereof and shall be binding on the	f the State of Illinois, which ge 2 (the reverse side of
Candelario A. I	and seal of Mortgagors the SEAL Negron SEAL	Josephine M. Negr	on SHAL
STATE OF ILLINOIS, County ofCOOK SS.	a Notary Public in and for and	Mulhall rouding in said County, in the State aforone A. Negron and Josephir	J. DO HERRBY CERTIFY
" OFFICIAL The	******	close me this duy his person is	ind acknowledged that
ENOTARY TURNES, STATE MY COMMISSION FXHIR	three white my hand and Notarial Sca	of this day of	11 10 0

THE COVENANTS, CONTI TO SAND FROV SIDES REFE WENT DON LAGE (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or horeafter on the premises which may become darhaged or be destroyed; (b) keep said premises in good conditions and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien ar charge on the premises superior to the lien licroof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to indees of the note; (d) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (e) comply with all requirements of law or numicipal ordinance, with respect to the premises and the use thereof; (f) make no material altorations in said premises except as required by law or numicipal ordinance.

1. Mortgagors shall pay before any ponably antiches all general taxes, and shall pay special taxes, special assessments, water charges, server service charges, and other charges agains: the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent duriant hereunder Mortgagors shall pay on full under protest, in the manner provided by shallow or assessment which Mortgagors may desire to context.

3. Mortgagors shall keep all buildings and imprevements now or hereafter situated an said premises insured against loss or damage by fire, lightning or windstorm (and flood damage, where the lender is required by law to have its loan so insured under policios providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness recurred hereby, all in companies satisfactory to the holders of the note under insurance policies payable, in case of loss or damage, to Trustee for the henefit of the holders of the note, such tights to be evidenced by t

any instalment on the nore.

sy instalment on the note.

5. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the iten hereof. In any suit to foreclose the iten hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or an behalf of Trustee or holders of the note for attorneys feet. Trustee's feet, appraiser's feet, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, title insurance rulleies. Foreas certificates, and similar data and assurances with respect to title as Trustee or holders of the note may doom to be reasonably increasing either to prosecule such suit or to evidence to bidders at any sale which may be had pursuant to such decree the trus condition of the title to or the value of the premises.

6. The process of any interference of the premises whall be distributed and applied in the Calendar of the relative lines on a consequence.

the instance of cless, corresponding to the non-service such suit or to evidence to be iddent at any sale which may be had gutterain to the foresponding of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and exp. first incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided their in the interest thereon as herein provided their interest papers.

1. Upon, or at any time a fee the filling of a bill to foreclose that state, without notice, without regard to the solvency or insolvency or fine promises and profits of any paper.

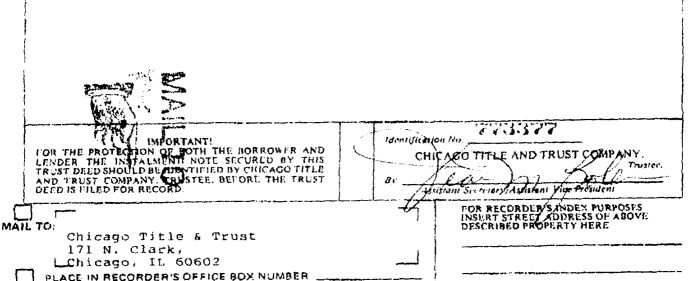
2. Upon, or at any time a fee the filling of a bill to foreclose that state, without notice, without regard to the solvency or insolvency or fine determined as a homestessed or not and the Trustee hereander may be expected and without regard to the them value of the premises or whether the same shall be then count, assues and profits of state or may be made either before or after sale, without notice, without regard to the solvency or insolvency o

persons herein designated as makers thereof.

12. Trustice may resign by instrument in writing filed in the office of the Recorder. Pegistrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustice, the title, now Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall and the idential title, powers and authority as are iterating even Trustee.

13. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgay. and all persons claiming under or through Marigagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtodness 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 constitued 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 to 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 previsions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applied to this trust deed.



TOTAL P.DS