## UNOFFICIAL COPY

SECONDENTOF DEEDS COOK COUNTY, ILLINOIS 21 826 451 21826451 MAR 6 '72 10 45 AH TRUST DEED THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made February 25 19 72 between Anthony W. Fingl and Rose M. Fingl, his wife herein referred to as "Mortgagors," and Parkway Bank and Trust CARACOTINAL/AND/MANICOMPANICA
an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, mid legal holder or holders being herein referred to as Holders of the Note, in the principal sum of These Thousand Dollars and No/100--- Dollars, and No/100--- Dollars, Dollar and cure ed, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from 1.50 25, 1972 on the balance of principal remaining from time to time unpaid at the reaon the balance of principal remaining from time to time unpaid at the rate of (6) six per cent per annum in instalments (including principal and interest) as follows: Sixty Five and 84/100 (65.84)---of ..April..... the 1st day of ac. and every month thereafter until said note is fully paid except that the final payment of principal and in rest if not sooner paid, shall be due on the 1st day of March 1977

All such payments on account of the in ebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to pri cipal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and ill of said principal and interest being made payable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointmen, the a the office of in said City, NOW, THEREFORE, the Mortgagors to secure the payme at of the sold principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coverints and also in consideration of the sum of One Dollar in hand paid, the receipt vierof is nereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Esta and all of their estate, right, title and interest therein, situate, lying and being in the Lot 16 in Block 8 in Cumberland & Lawrence being George Gauntlett's Subdivision of the Southeast Quarter of the Join west Quarter of Section 11, Town 40 North, Range 12, East of the Fird Principal Meridan, in Cook County, Illinois. This mortgage is Junior and subordinate to existing first mortgage in the original principal sum they now have at Portage Park Savings a Joan Assn. which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, learnents, fixtures, and appurtenances thereto belonging, and all rents, issue. "I profite thereof for so long and during all such times as Mortesfors may be entitled thereto (which are pledged primarily and on a parity with said real estate and so see nodarily) and all apparatur, equipment-or-articles now or hereafter therein or thereon used to supply heat, gas, and area. The many the said there is no see that the said there is successors and assigns, forever, for the purposes, and upon the uses and trusts letter and sorthic the said there is no see that the said th This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, ... of Mortgagors the day and year first above written WITNESS the hand STATE OF ILLINOIS, ss. Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Anthony W. Fingl and Rose M. Fingl, his wife ent, appeared before me this day in person and acknowledged that they signed, scaled and QTAR; LO Edelivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth. February Page 1

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		N PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	
or distroyed. (2) keep said premise ordinated to the lien hereof. (3) pay in request exhibit satisfactory evid delige of buddings now or at lany till occet to the premises and the use the 2. Mortgagors shall pay before any to the charger spains the ptemises went default hereunder. Mortgagors	es in good condition and repair, without waste, y when due any indebtedness which may be sect ence of the discharge of such prior lien to Trust time in process of erection upon said premises: proof; (6) make no material afterations in said pro-	incurrents now or hereafter on the premises which may become damaged and free from unchanic's or other liters or claims for lien not expressly used by a lien or charge on the premises superior to the lien hereof, and tec or to holders of the note; (4) couplete within a reasonable time any (5) comply with all requirements of law or municipal ordinables with emises except as required by law or municipal ordinables with comises except as required by law or municipal ordinables. Superial Jussessmott, water charges, sewert service charges, minimal or further control of the control duplicate recipies therefor. To provided by statute, any tax or assessment which Mortpagors may desire	
contest, "  3. Mortgagors shall keep all buildi udstorm under policies providing for pay in full the indebtedness secure mage, to Trustee for the benefit of all deliver all policies, including ad licies not less than ten days prior to	ings and improvements now or hereafter situate or payment by the insurance companies of mone de hereby, all in companies satisfactory to the le the holders of the note, such rights to be evider iditional and renewal policies, to holders of the the respective dates of expiration.	ed on said premises insured against loss or damage by fire, lightning or eys sufficient either to pay the cost of replacing or repairing the same or holders of the note, under insurance policies payable, in case of loss or need by the standard mortgage clause to be attached to each policy; and ne note, and in case of insurance about to expire, shall deliver renewal	
4. In case of negative therein, frontingages in any form and manner day, and purchase, discharge, confecting said premises or contest an meetion therewith, including attorne lien hereof, plus reasonable conditional indebtedness secured herety annum. Inaction of Trustee or here annum. Inaction of Trustee or here	deemed expedient, and may, but need not, make promise or settle any tax lien or other prior lib yo tax or assessment. All moneys paid for any neys' fees, and any other moneys pawarned by T preparation to Trustee for each matter concern by and shall become immediately due and payab holders of the note shall never be considered	I not, make any payment or perform any act hereinbefore required of full or partial payments of principal or interest on prior encumbrances; into still or claim thereof, or redeem from any tax sale or fuffiture of the purposes herein authorized and all expenses paid or incurred in furstee of the holders of the note to protect the mortgaged premises and ning which action herein authorized may be taken, shall be so much ble without notice and with interest thereon at the rate of seven per cent as a waiver of any right accruing to them on account of any default	
reunder on the part of Mortgagors.  5. The Trustee or the holders of  ,, bill, statement or estimate price all lity of any tax, assessment, sa  6. do ragors shall pay each item  time budger of the note, and with  in in is T' ss. Deed to the contrary	the note hereby secured making any payment to ocured from the appropriate public office with ale, forfeiture, tax lien or title or claim thereof. no of indebtedness herein mentioned, both princi- out notice to Mortgagors, all unpaid indebtednes v, become due and payable (a) immediately in	hereby authorized relating to taxes or accessments, may do so according out inquiry into the accuracy of such bill, statement or estimate or into cityal and interest, when due according to the terms hereof. At the option as secured by this Trust Deed shall, notwithstanding anything in the note the case of default in making payment of any instalment of principal or s in the performance of any other agreement of the Mortgagors herein	<u> </u>
intained. "7, Wh-n a indebtedness bereby preclose the lien heree" In any auto- geneditures and ear ness which ma- ees outlays for doc ment by "", or fire entry of the decra, of nocurin dassurances with respe. To little diders at any sale which may be! In he nature in this paragraph rea in the nature in the nature in the nature in the nature in the nature in the nat	y secured shall become due whether by accelera it to foreclose the lien hereof, there shall be all ay be paid or incurred by or on behalf of Trust expert evidence, stenographers' charges, publicat on all such abstracts of title, title searches and as Trustee or holders of the note may deem to a pure, ant to such descree the true condition of oned s all become so much additional indebte to per annum, when paid or incurred by Trustee to the control of them shall be a party, eith presents no for the commencement of any	ation or otherwise, holders of the note or Trustee shall have the right to lowed and included as additional indebtedness in the decree for sale all tee or holders of the note for attorneys' feer, Trustee's feer, appraiser's tion costs and costs (which may be estimated as to litems to be expended aximinations, title insurance policies, Torrens certificates, and similar data obe reasonably necessary either to prosecute such suit or to evidence to the title to or the value of the premises. All expenditures and expenses of edness secured hereby and immediately due and payable, with interest e or holders of the note in connection with [3] any proceeding, including her as plaintiff, claimant or defendant, by reason of this trust deed or any suit for the foreclosure hereof after accural of such right to foreclose	
thethef or not actually commenced ereof, whether or not actually commenced 8. The proceeds of any foreclos nd expenses incident to the forecle which under the terms hereof coun- trincipal and interest remaining un	3; or c  or parations for the detense of any three mences. our sale o the r cm' cs shall be distributed and owner proce. I gs. including all such items as are invite secured in cr caness additional to that er	atened suit or proceeding which might affect the premises of the security d applied in the following order of priority: First, on account of all costs re mentioned in the preceding paragraph hereof: second, all other items windenced by the note, with interest thereon a herein provided; third, all ortgagors, their heirs, legal representatives or assigns, as their rights may	
such appointment may be made upplication for such receiver and cur- fustee hereunder may be appoint endericy of such foreclosure suit as well as during any further times and all other powers which may be turing the whole of said period, the period of the period of the purpose of the period of the purpose of the 10. No action for the enforcem to the period of the such 10. No action for the enforcem to the period of the such to the period of the 10. No action for the enforcem to the period of the 10. No action for the enforcem to the period of the 10. No action for the enforcem 10. No action for the such 10. No action for the enforcem 10. No action 10. No action 10. No action 10. No action 10. No action 10. No action 10. No action	ither before or after sal, without notice, wit intour regard to the then. "We of the oremises ted as such receiver. Such receiver, the laws ted as such receiver. Such receiver, the laws to the when Mortgagors, except for the mery atton to necessary or are usual in such cases or the preceding the count from time to time may authorize errerby, or by any decree foreclosing this true of the decree, provided such application is made prionent of the lien or of any provision hereof shall always and the proceding the such was the work weekly secured.	the court in which such bill is filed may appoint a receiver of said premises, thout regard to the solvency or insolvency of Morgagors at the time of or whether the same shall be then occupied as a homestead or not and the power to collect the rents, issues and profits of said premises during the full statutory period of redemption, whether there be redemption or not, of such receiver, would be entitled to collect such tents, issues and profits, or of such receiver, would be entitled to collect such tents, issues and profits, or otection, possession, control, management and operation of the premises after or apply the net income in his hands in payment in whole or in part deec or any tax, special assessment or other lien which may be or become, to be obly it to any defense which would not be good and available to the mises at all assonable times and access thereto shall be permitted for that	
purpose.  12. Trustee has no duty to a dentity, capacity, or authority of therein given unless expressly objection given unless expressly objection given unless expressly objective or 13. Trustee shall release thing the stress deed has been fully by this trust deed has been fully of after maturity thereof, produce after maturity thereof, produce a trustee may accept as true without described any note which bears and the described any note which bears and the described any of the original trustee is requested of the original trustee.	ramine the title, location, existence or condition the signatories on the note or trust deed, nor stated by the terms hereof, nor be liable for any employees of Trustee, and it may require indem us deed and the lien thereof by proper instrume, paid; and Trustee, may execute and deliver a related to the careful of the continuous deliver and exhibit to Trustee the note, representing to out inquiry. Where a release is requested of a identification number purporting to be placed (the note and which purports to be executed by and it has never placed its identification number.	n of the premise of the inquire into the validity of the signatures of the hall Trustee be bligated o record this trust deed or to exercise any power acts or omissin a bereund, except in case of its own gross negligence or minities astisfactor, it is not exercising any power herein given. In tupon presentation a section of the control	
any note which may be presented the persons herein designated as mi- 14. Trustee may resign by ins recorded or filed. In case of the situated shall be Successor in Trust	and which contorms in substance with the deed akers thereof, strument in writing filed in the office of the i- traignation, inability or refusal to act of Trus t. Any Successor in Trust hereunder shall have the determinant of the compensation for all acts person voisions hereof, shall extend to and be binding the determinant include all such persons and all lawe executed the note or this Trust Deed, Till have executed the note or this Trust Deed, Till	Recorder or Registrar of Titles in which is instrument shall have been stee, the then Recorder of Deeds of the county in which to premises are the identical title, powers and authority as are here; given T stee, and any	
THE NOTE SECURED	R T A N T BY THIS TRUST DEED SHOULD Title and Trust Company IS FILED FOR RECORD.	Identification No. 2.35  CHICAGO TITLE AND TRUST COMPANY, PARKYAY BANK & TRUST CO.  By Assistant Typis Officer Assistant Typis Officer Assistant Typis Officer Assistant Typis Officer	21. 826
MAIL TO:		FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	45
PLACE IN RECORDER	S OFFICE BOX NUMBER		
	5	826 7     	
ar and reconstruction	RECORDED D		antichter (*) Rei