UNOFFICIAL COPY

TRUST DEED

21 289 37.4

Trust Deed Form 17)

THIS INDENTURE, made October ,5,

19 70, between

CARLO SCIANNA AND GANESE SCIANNA, his wife

herein referred to as "Mortgagors," and NATIONAL BANK OF ALBANY PARK IN CHICAGO.

a National Banking Association 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 here-evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEALER

and do rerel, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from monthly from date on the balance of principal remaining from time to time unpaid at the rate of 7 3/4 per cent per annum in instalments as follows: ONE HUNDRED FIFTY FIVE AND 99/100 (\$155.99) per cent per annum in instalments as follows: ONE HUNDRED FIFTY FIVE AND 99/100 (\$155.99)

Dollars on the first

day of December -

19 70 and ONE HUNDRED FIFTY FIVE AND 99/100 -

day of each& every month thereafter until said note is fully paid except that the final eyest, if not sooner paid, shall be due on the first day of November 19:90. Dollars on the fi s payment of principal and interest, if not sooner paid, shall be due on the payment of principal and merest, if not sooner paid, shall be due on the LIFST day of November 1979.

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the rum indeptincipal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent per annum, and all of said principal and interest being made payable at such banking house or trust common in Chicago. Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of sector appointment, then at the office of National Bank of Albany Park in in said City.

Chicago

Chicag

in said City.

NOW THEREFORE, the Morigagors to sook and immutations of this trust deed and also in consideration of the sum of One Delivities of Trustee, its successors and assigns and assigns. cagors to be performed, and is CONVEY and WARRANT at therein situate lying and e of the covenants and agreements he d, the eccupt whereof is hereby acknowledger ed Real Estate and all of their

the west to the City of Chicago

AND STATE OF ILLINOIS

Lot 34 in Block 1 in F. C. Anderson's Addition to Chicago being a Subdivision of the South East quarter of the South West quater of t'. Forth East quarter of Section 14 Township 40 North, Range East of the Third Principal Meridian in Cook County, Illinois



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 bin in g or the mortalism of this being a page of the page o

SEAL Agnese Scianna Bessie Burke Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Carlo Scianna and Agnes > Scianna, his wife

> rsonally known to me to be the same person_S. whose ared before me this day in person and acknowledged that they

My Commission Expires July 17, 1971

 \approx

UNOFFICIAL COPY

	ED TO ON PAGE ! CTHE REVERSE SIDE OF THIS TRUST DEED;
	ngs or introvernents now or intreatter on the premises which may become dame without waste, and free from inchanges or other times or claims for lien and ness which may be secured by a lien or charge on the premises superior to the of such prior lien to Traiste or to holders of the note, (4) complete within a of crection upon said premises; (5) comply with all requirements of law or fig. make no material alterations in said premises except as required by law or
2. Mortgagors shall now before any penalty attaches all general taxes, charges, and other charges against the premises when due, and shall, such therefor. To prevent default bereunder Mortgagors shall pay in full under 1 gagors may desire to contest.	and shall pay special taxes, succial assessments, water charges, sower service written request, turnish to Trustee or to honders of the note duplicate receipts protest, in the manner provided by statute, any tax or assessment which Mort-
3. Mortgagers shall keep all buildings and improvements now or here, or windstorn under policies providing for payment by the invariance compassion or to pay in full the indebtedness secured hereby, all in companies sail of loss or damage, to Trustee for the henofit of the holders of the note, such policy, and shall deliver all policies, including additional and renewal policy.	eafter stituted on said premises frestred orainst less or damage by fire, lightning anter of moneys sufficient water to pay the cost of explaning in repairing life in the property of the pro
4. In case of default therein. Trustee at the holders of the note may, Mortgapers in any form, and mosters deserted expected, and may but need brances, if any, and particles through component or stellle any tack her forfeither affecting and particles through component as a settled any tack her forfeither affecting and promote or centural attention and expected. All monuncired in commentations because it including attentions of expectation to Trust shall be so Origh Rathonium inductions associated componium to the shall be so Origh Rathonium inductions as only in the rate of semilaries continued in the particles of the particles of holders of on account of any default hereinder on the gard of Mortgapers.	s of expiration in the energy symmetric perform any act hereinhelder sequired of the theological performance of the performance of the performance per
ing any bill statement or estimate procured from the appropriate public	office without inquiry into the accuracy of such bill, statement or estimate or
6. Mortgagns shall pay each item of indebtedness herein mentioned, out: if the indices of the note, and without notice to Mortgagns all in the g in the note or in this Trust Deed to the contrary, become due and p states, principal or interest on the note, or the when default shall or	both principal and interest, when due according to the terms hereof. At the missal indebtness secured by this Trust Deed thall, inotwintstanding anything payable car immediately in the case of default in making payment of any incouraging continue for three days in the performance of any infer agreement.of:
the borgs ors berein contained. We are indebtedies bettely secured shall become due whether right to or any the lien berein lie any suit to forecline the lien hereof. In any suit to forecline the lien hereof for sale all experiences and expense which may be paid or incurred by or appraise a few outlays for documentary and expert evidence stenograph to be expense. The entry of the decrees of procuring all such abstracts reales, and sum in the hand assurances with respect to title as Trustee or the second of the sec	or by acceleration or otherwise, holders of the note or Trustee shall have the detect their shall be allowed and included as additional individences in the decree of including the holders of the note for attoricy few. Trustee's feet, or the hold of Trustee is holders of the note for attoricy few. Trustee's feet, it is not talk title searches and examinations, guarantee policies. Tortiens certification of the little searches and examinations, guarantee policies. Tortiens certification in the such decree the true condition of the title to or the value of the premises it hall become so much additional indebrelness secured bereity and immediately shall become so much additional indebrelness secured bereity and immediately in which either on them shall be a party, either as plantial, claimant or defined to the few of the commenced of the preparations for the defense of any threatened will or proform an octably commenced for low preparations for the defense of any threatened will or proform the decrease of the commenced and applied on the decrease of any threatened will or proform the decrease of the commenced of the
ferndant, by teason of the circli deed or any indebtedness hereby secured, hereof after accrual of ush oght to fureclise whether or not actually of ceeding which might affect or ceitises or the occurry hereof, whether or 8. The proceeds of correlosure sale of the premises that be districted as and expenses incident to the less that proceedings including all attems which, under the terms hereof our tistue secretal indebtedness additions.	l, or the preparations for the commencement of any suit for the foreclosure commenced, or ce) preparations for the defense of any threatened suit or pro- or not actually commenced, which are prepared to the pro- butted and applied in the following order of priority. First, on account of all such them as are mentioned in the preceding paragraph hereol, second, all other humals to that explained by the index with interest thereon as began arounder.
third, all principal and interest reliaining unlimited not the note, fourth, any rights may appear a group of the file of any time after the file of a bill to foreclose this true sees Such automation track be made evice thefore or direct value without n	y overplus to Mortgagors, their heirs, legal representatives or assigns, as their st deed the court in which such bill is filed may appoint a receiver of said premotice, without record to the subsense or involvers of Mortgagors at the time.
of application for such receiver and without f_ard_0 the then value of and the Trustee hereunder may be appointed as such receiver Such received during the pendency of such foreclinaire suit and, in case of a sake and g_rear. Tents, tsues and profits and all other pineers. Tents, tsues and profits and all other pineers. The Court from application of the premises during the while of said. Fig. The Court from a payment in while or in part of g.l. The incheste case secured hereby, or	st deed the court in which such bill is filed may appoint a receiver of said premindre without repart to the solvency or mineture of Mintagaron at the time reversible of the property of the solvency of the filed solvency of the time revers shall have power to cellect the rents, issues and profits of said premises a deficiency, during the full statutory period of redemption, whether there be except for the intervention of such receiver would be entitled to cellect such an intervention of such receiver would be entitled to cellect such an time to time may authorize the receiver to apply the net income in his hards or by any decree forcefolising this trust deed, or any tax special assessment or the order provided such application is made prior to forceforure sale. (2) the
the party interposing same in an action at law upon the n' is or or securing the party interposing same in an action at law upon the n' is or or securing the following the securing that the party interpose is the party interpose or the holders of the note shall have the right an impect	reful shall be subject to any nerense which would not be good and available to tred. It the premises at all reasonable times and access thereto shall be permitted for
12. Trustee has no duly to examine the fulle, location, exist nee, or stimo of the premise, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated y this terms hereof nor be liable for any acts or omnisons their unless expressly obligated to the case of its own gross negligence or miximized or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power terms given to the control of the agents of the properties of the control of the agents of the properties of the control of the agents of the properties of the control of the agents of th	
secured by this trial deed has been fully paid, and Trustee may execute their before or after maturity thereof, produce and exhibit to Trustee the representation Trustee may accept as true without inquiry Where a relet the genulie mote herein described any note which bears a certificate of conforms in substance with the description herein contained of the note makers thereoft, and where the release is requested of the original trustee.	oper instrument upon presentation of satisfactory evidence that all indeutedness can de ver a release hereof to and at the request of any, person who shall, her the, i resenting that all indeltedness hereby secured has been paid, which easy is rejusted of a successor trustee, und successor trustee may accept as identical and purporting to be executed by a print trustee hereigned in which identical and purporting to be executed by a print trustee hereigned in which er and it has every executed a certificate on any substruments of the described of received a certificate on any substruments of the following the substance to be executed by the persons, herein designated as makers thereof.
recorded or filed. In case of the resignation, inability or refusal to act situated shall be Successor in Trust. Any Successor in Trust hereunder; and any Trustee or successor shall be entitled to reasonable compensation.	of Trustee, the sensecorder of Deeds of the county in which the premises are shall have the iden call ite, powers and authority as are herein given Trustee, in for all acts perfor med hereinner.
15. This Trust Deed and all provisions bereat, shall extend to and be binding upon Mortic of and all persons claiming under or through Mortigagors, and the word Mortigagors, when used berein shall include all such persons and a wersons 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. 16. In addition to the payments of principal and interest hereinabov provided, the Mortgagors shall pay each month, to the holder or holders of said Note, 1/12th of the annual general real estate taxes, assessed or to be assessed against said premises and 1/12th of the annual cost of fire and extended coverage insurance	
in an amount approved by the holder or holders of said Note. The Policy or Petic. swidencing such insurance shall contain a mortgage clause covering and protecting the interest of the holder or orders of said Note.	
17. For prepayment privilege, see Note hereby COOK COUNTY, HALINOIS FILED FOR RECORD	secured.
Oct 14 '76 10 56 AM	
	15
IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified here with under Identification No.
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER. THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	NATIONAL BANK OF ALBANY PARKIN CHICAGO, AS Trustee.
FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD	by Cal Voltour Street Other
D NAME National Bank of Albany Park	in Chicago FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE
L STREET 3424 West Lawrence Avenue	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
V cury Chicago, Illinois 60625	4439 Bernard Street, Chicago,
R OR Y INSTRUCTIONS	

END OF RECORDED DOCUMENT