## **UNOFFICIAL COPY**



## TRUST DEED

PHIS INTERCEMENT WAS PREPARED BY G. R. SCIBOR PARK NATIONAL BANE OF CHICAGO 2958 N. MILWAUKEE AVE. CHICAGO, ILLINOIS 60618

|  | 23   | 845   | 230   |
|--|--|---|---|
| Cid A  |  |   | gar a negativa separa   |
| THIS IN DENTURE, made  | March 3,   |   | OVE SPACE FOR RECORDER'S USE ONLY , between ANDREW BALLAS AND ANNA  |
| BALLAS, his wife   | NAMTONAT   | DANIZ O   | E CHTCACO - Note - I Double - Annual -  |
| herein referre to rs "Mortgagors," and GHIGH<br>Chicago, Illinois, ne an referred to as TRUSTEI  | E, witnesseth:<br>adebted to the   | legal ho  | ders of the Instalment Note hereinafter described, said n the principal sum of  |
| TWENTY-FIVE THOUSAN) AND NO/100 ovidenced by one certain instalment Note of BEARER   | the Mortgagor  | rs of eve   | Dollars, n date herewith, made payable to THE ORDER OF  |
|  | balance of   | principal   | nise to pay the said principal sum and interest<br>remaining from time to time unpaid at the rate<br>of and interest) as follows:   |
| and interest, if not sooner paid, shall be ducaccount of the indebtedness evidenced by said remainder to principal; provided that the principal per annual, and all of said  | real sixTEF<br>reafter at sa<br>e on the -1s<br>note to be fire<br>sipal of each i   | st - day<br>st - Nice<br>stelm n<br>nterest   | Dollars or more on the <u>lst</u> day <u>96/100</u> Dollars or more on s fully paid except that the final payment of principal of April 1997 . All such payments on to interest on the unpaid principal balance and the tenless paid when due chall bear interest at the rate being made payable at such banking house or trust   |
| n said City  |  | t the offi  | s as the holders of the note may, from time to time,  of PARK NATIONAL BANK OF CHICAGO  i.e. sv. of money and said interest in accordance with the oven star degreements herein contained, by the Mortgagors d, the rein whereof is hereby acknowledged, do by these following see the Real Estate and all of their estate, right, City of Chicago COUNTY OF  |
| being a Subdivision of that<br>Right of Way of South 1/2 of  | part lying<br>the North<br>the Third   | g East<br>h West<br>Princi  | ods Golf Club Ad lition No. 2,<br>of the Sanitary district<br>1/4 of Section 12, Township<br>pal Meridian (ex:ep. South 33  |
| Note on the Transfer   | ·  |   | Wilney Harrison   |
| NEODRD NEODRD  |  |   | THER OF DEEDS   |
| sich, with the property the final of receptual, if if ferre TOGETHER with all improvements, the ments, case ercof for so long and during all such times as Mortga, late and not secondarily) and all apparatus, equipmolitioning, water, tight, power, refrigeration (whether regoing), screens, window shades, storm doors and regoing are declared to be a part of said real estate vulpment or articles hereafter placed in the premises by | d to herein as the<br>ments, fixtures,<br>gors may be enti-<br>nent or articles<br>single units or ovindows, floor ov-<br>whether physical<br>the mortgagors | e "premise<br>and appu<br>tled theret<br>now or<br>centrally c<br>coverings,<br>ly attache<br>or their su | rtenances thereto belonging, undestinated by Julia of (which are pledged primarily and on a parity with said r al neterafter therein or thereon used to supply hear, gas air introlled), and ventilation, including (without restricting the inador beds, awnings, stoves and water heaters. All of the difference or not, and it is agreed that all similar apparatus, ecessors or assigns shall be considered as constituting part of and assigns, forever, for the purposes, and upon the uses and |
| ists herein set forth, free from all rights and benefits<br>id rights and benefits the Mortgagors do hereby express<br>This trust deed consists of two pages. The co-  | under and by vi<br>dy release and wa<br>venants, condi   | irtue of th<br>nive.<br>tions and   | and assigns, forever, for the purposes, and upon the uses and e Homestead Exemption Laws of the State of Illinois, which provisions' appearing on page 2 (the reverse side of f and shall be binding on the mortgagors, their heirs,  |
| is that deep are incorporated neterin by referencessors and assigns.  WITNESS the hand see and seals of M  |  |   |   |
|  | [ SEAL ]   | (Anna   | ma Ballas sall  |
| ATE OF BLINOIS I. SS. a Notary Public  |  |   | R. Scibor   |
| NO MARIE O E   | ANDREW   | BALLA   | aid County, in the State aforesaid, DO HEREBY CERTIFY S AND ANNA BALLAS, his wife   |
| O Moregoing instrument,  | appeared bef   | ore me  | rson <u>S</u> - whose name <u>S</u> - <u>are</u> subscribed to the this day in person and acknowledged that the said instrument as - their - free and   |

Ţ.

**[** ]

[:

## **UNOFFICIAL COPY**

23845235

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 CHE REVERSE SIDE OF THIS TRUST DEEDE

THE COMPANIS, CONDITIONS AND PROVISIONS REFERENCE TO ON PAGE 1 CIDS REVERSE SIDE OF THIS TRUST DEED;

More gigors shall (a) promptly repair, restore or rebuild any buildings or improvements mow or increater on the premises which may be some it maged or be destroyed; (b) keep said premises in good condition and repair, without waste, and the reliant mechanics on other lieus or claims (to be more destroyed) without market or the premises of the more conditions of the provision of

indebteniess secured necessy, and assume that the supplication is made prior to torccosine sos, or not supplied to the lien hereof or of such decree, provided such application is made prior to torccosine sos, or not supplied to deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

TRUST DEED DATED MARCH 3, 1977

RIDER ATTACHED HENETO AND MADE PART HEREOF

17. Mortgagors further agree that upon default in the payment of any of the said install ents or of any of the obligations evidenced by the note secured by this Trust Deed, or of any of the covenants or agreements stipulated in this Trust Deed, we shall pay interest at the rate of 9.15 per cent per annum, or such statutory rate in effect at the time of execution, upon the total indebtedness so long as said default shall continue and further agree that upon such default the principal sum above mentioned, or such part thereof as may be unpaid, and any advances made by the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note become immediately due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.

of the Note become immediately due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.

18. Said parties of the first part further covenant and agree to deposit with the Trustee or the Legal Holder of the within mentioned note, on the 1st day of each and every month, during the term of said loan, commencing on the 1st day of May, 1977, a sum equal to one-twelfth (1/12th) of the estimated general real estate taxes next accruing against said premises computed on the amount of last ascertainable real estate taxes and one-twelfth (1/12th) of the annual insurance premiums, such sums to be held in a non-interest bearing account by the Trustee or the Legal Holder of the Note, to pay the general real estate taxes levied against said premises, and insurance premiums as and when the same become due and payable.

19. In the event of a Sale or Conveyance of the property described herein the entire salance remaining unpaid on this mortgage shall become due and payable immediately at option of the Roter of the Note.

23845230

## **UNOFFICIAL COPY**

| Droperty Or Collyn,   |        |
|---|--------|
| Of County County  |        |
| permitted for that purpose.  12. Trustee has no duty to examine the title, location, existence or condition of the promises at all car which permitted for that purpose.  12. Trustee has no duty to examine the title, location, existence or condition of the promises, or o inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shan Trustee os obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trust e, and c may require indemnities satisfactory to it before exercising any power herein given.  13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of so to actory evidence that all indebtedness secured by this trust deed and the lien thereof by proper instrument upon presentation of so to actory evidence that all indebtedness secured by this trust deed and the lien thereof, produce and exhibit to Trustee the note, representing 0 at all indebtedness hereby secured has been paid, which representation Trustee may accept as true entwhenting my. Where a release is requested of as ecosyst trustee, such successor trustee may accept as the genuine note herein described any note which bears an identification number or profit g to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which under the profit of the promises are situated with the description herein contained of the note and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the contained of the note with any accept as the genuine note herein described any note with a provision herein described any |        |
| FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.  MAIL TO:  PARK NATIONAL BANK OF CHICAGO TO TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.  PARK NATIONAL BANK OF CHICAGO TRUSTEE, BY TRUSTED TO TRUSTEE, BY TRUSTEE THE TRUST DEED IN TRUSTEE TO TRUSTEE.  FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROFERTY HERE  5312 N. California Ay.  | 45 230 |
| END OF RECORDED DOCUMENT  |        |