## UNOFFICIAL COPY

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TRUST DEED  23 101 418  TRUST DEED  23 101 418  THIS INNERTURE, under Reach 18, 1975 between JOHN 7, BLEDSOE AND EARRIEST.  DEEDSOE, his wife, and RUCHARD P. KALTHOWSKI AND AND/TORPETE KALTHOWSKY, Had wife.  Detrin reforced to as "Murragon," and DARK MATORIAL BANK OF CHICAGO.  CHICAGO. THE CONTROL OF THE	L, BYBE HVLIOHVP	BYHK OF CUTORGO			MECUADENCIO	DEFOR
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INIS NORMURE, made  March 16,  DESSOE has wife, and RICHARD F. KALIROWSKI AND AMOUNTER KALIROWSKI, his wife  CHICAGO  THE NAME FIRES CASHINGS AND AMOUNTER KALIROWSKI, his wife  THE NAME FIRES CASHINGS AND AMOUNTER KALIROWSKI, his wife  THE NAME FIRES CASHINGS AND AMOUNTER KALIROWSKI, his wife  THE NAME FIRES CASHINGS AND AMOUNTER KALIROWSKI, whiteseits  THAI, Wilk-16-35 the Mortgages are insuly indebted to the legal holder of holders of the instalment Note been fined to excite the control of the	O TIME	TRUST DEED	23	i ini aig	70	$\sim$ 1
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berein referred to as "Mortgagors," and PARK NATIONAL BANK OF CHICAGO THESE COMPANY A National Banking Association with the company of the particular of the Instalment Nate hereinafter described, said legal tool with the format of the Instalment Nate hereinafter described, said legal tool with the format place in the company of the said hereinafter described, said legal tool with the property of the State of the Instalment Nate of THE ORDER OF BEARER AND NO/LOO  collected by one destand bendment Nate of the Mategagos of even date herewith, made payable to THE ORDER OF BEARER from March 18, 1975  of March 1975  o	CLEDSOE.		h 18, 197	5 . between JOHN .	. BLEDSOE AND HARRIE	િ .
THAT. WELE-AS the Mutragenes are listed ynchebeted to the legal holder or holders of the Instalment Note hereinafter described, and logical holders of holders. The Mutragenes are listed ynchebeted to the legal holder or holders of the Instalment Note hereinafter described, and delivered, in and the youngh said house the Mutragenes of even date herewith, made payable to THE ONDROP BEARER and delivered, in and the youngh said Note the Mutragenes of even date herewith growth time to time unpud at the rate for time. March 18, 1975 — on the balance of principal remaining from time to time unpud at the rate for mineral time of the said principal said interest from . March 18, 1975 — on the balance of principal remaining from time to time unpud at the rate for mineral time of the said principal said interest in the light of the said principal said interests of follows:  ONE, HINDROD THINTY-FOUR . 20.00 — Dullers on the . 10 to	4 / /					NK OF
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STOPEN THOUSAND AND NO/AGO  conducted by one created a malment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEAKER  and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from, March 18, 1975 — on the balance of principal remaining from time to time unpaid at the rate of the many of the said principal and interest is stollowed.  ONE HINDERD THIRTY-FOUR AND 2/100 — Dollars to the left of left o	THAT, WIE	AS the Mortgagors are justly	indebted to the legal h	older or holders of the	Instalment Note hereinafter des	cribed,
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trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.  WITNESS the hand8	forth, free from	ill rights and benefits under and by vi				
SINCESSONS and assigns.  WITNESS the hand B. — and sea B. — of Mortgagors the day and your first above written.  (John J. Bledsoe)						
(John J. Bledsoe) Charles (SEAL) (Hichard F. Kalinowski) SEAL    (Harright J. Bledsoe) (Antoinette Kalinowski) STATONE LLINOIST (SEAL) (Antoinette Kalinowski) STATONE LLINOIST (SEAL) (Antoinette Kalinowski) SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JOHN J. BLEDSOB AND HARRIET J. BLEDSOB, his wife, and STATONE COUNTY (SEAL) SEAL (SEAL) SEAL (SEAL) SEAL (SEAL) SEAL (SEAL) SEAL (SEAL) SEAL (SEAL (SEAL) SEAL (SEAL) SEAL (SEAL (SEAL) SEAL (SEAL (	successors and a	ssigns.	•			
(Barriething, Bledsoe)  (Antoinette Kalinowski)  STATE LINOIS  A Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT JOHN J. BLEDSOE AND HARRIET J. BLEDSOE, his wife, and District of the same persons whose names are subscribed to the foregoing and acknowledged that they signed, scaled and signed, scaled and	1	- Lake a Bl	A AOPSEAL I	Hickory K.	not be ferences by so	
(Antoinette Kalinowski)  STATO LEUROS  SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  JOHN J. BLEDSOE AND HARRIET J. BLEDSOE, his wife, and  RICHARD F. KALINOWSKI AND ANTOINETTE KALINOWSKI, his wife  OLD STATE personally known to me to be the same persons—whose names—affe—subscribed to the foregoing  STATE DESCRIPTION OF THE STATE O	de	With Bled	20 CISEAL 1 CO	duitte tal	enangler ise	\L.
Source Gook O JOHN J. BLEDSOE AND HARRIET J. BLEDSOE, his wife, and COLLAR RICHARD F. KALINOWSKI AND ANTOINETTE KALINOWSKI, his wife — Source of the same persons — whose names — STE — subscribed to the foregoing — whose names — STE — subscribed to the foregoing — they — signed, scaled and	(Harriet, )	Bledso()	•	Antoinette Kali		
RICHARD F. KALINOWSKI AND ANTOINETTE KALINOWSKI, bis wife  O Bre personally known to me to be the same persons—whose names—sere—subscribed to the foregoing  They—signed, scaled and	N. C.	to Con your a modely rul	lic in and for and residing i	in said County, in the State		
Distrument, appeared before me this day in person and acknowledged thatsigned, scaled and	E SOTA	RICHARD F. K	ALINOWSKI AND A	NTOINETTE KALIN	OWSKI, his wife	
the said Instrument as their free and voluntary act, for the uses and purposes therein set forth.	0	Compliment, appeared befo	re me this day in person an	d acknowledged that	theysigned, scaled	and B
	1 3 (1) (1)	delivered the said Instrume	ent as their -	free and voluntary act,	or the uses and purposes therein set for	orth.

## ATTACHED TO TRUST DEED DATED (AR ) 18, 1975 AND MADE PART THEREOF:

Opony Or

Unit 163

as de ineated on survey of parts of the South half of the Northeast Quarter of the Northeast Quarter of Section 16. Township 41 North. Range 12 East of the Northeast Quarter of Section 16. Township 41 North. Range 12 East of the Third Principal Meridian in Cook County, Illinois, which survey is attached as Exhibit "A" to Declaration of Condominum Ownership made by CHICAGO TITLE AND INUST COMPANY as Trustee under Trust No. 61500 Recorded in the Office of The Recorder of Decds as Document No. 22400645

together with a percentage of the Common Elements appurtenant to said Unit as set forth in said Declaration, as amended from time to time, which percentage hall automatically thange in accordance with Amendments to the Declaration as same are filed or record pursuant to said Declaration, and together with additional Common Elements as such Amendments to the Declaration are filed of record, in the percentages set forth in such Amendments to the Declaration, which percentages shall outomatically be deemed to be conveyed effective on the recording of each such Amendment to the Declaration as though conveyed hereby.

Mortgagor also hereby grants to the Mortgagee, his successors and assigned as an easement appurtenant to the premises conveyed, a perpetual easement for ingress and egress over, along, and across the North 33.0 feet (as measured at right angles) except the East 33.0 feet thereof, and the East 33.0 feet (measured at right angles) of the Southwest Quarter of the Northwest Carter of the Northwest Quarter of Section 15, Township 41 North, Range 17 East of the Third Principal Meridian, and over, along and across the North 23.0 feet of the South half of the Northeast Quarter of the Northeast Quarter of Section 16. Township 41 North, Range 12 East of the Third Principal Meridian, and over, along and across the North 33.0 feet of the South half of the Northeast Quarter of Section 16. Township 41 North, Range 12 East of the Third Principal Meridian (except that part thereof lying West of the Easterly line of the Illinois Toll Highway right-of-way; also except a strip of land 33.0 feet wide (measured at right angles) in the South half of the Northeast Quarter of the Northeast Quarter of said Section 16 lying East of and adjoining the Easterly line of the Illinois Toll Highway right-of-way) all in Cook County, Illinois. This Nortgage is subject to all rights, casements, EastExterious, conditions, covenants and reservations of said Section the same as though the provisions contained in said Declaration were recited and cripulated at length heretin.

The lien of this mortgage on the common elements shall be automatically released as to percentages of the common elements set forth in Amendments to the Declaration filed of record in accordance with the Condominium Declaration recorded in the Office of the Recorder of Deeds as Document No. 2400018 and the lien of this mortgage shall automatically attach to additional common elements as such Amendments of Declaration are filed of record, in the percentages set forth in such Amendments to the Declaration, which percentages are hereby conveyed effective on the recording of such Amendments to the Declaration as though conveyed hereby.

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

11. MOTIONIN, CONTINON AND PROVISIONS GLEEKIGH AT ON PAGE 1 CHIE. BUSTIONS ADD. OF THIS TWOST IPPDE.

1. Mortgagous shall (1) promptly report, it store or rebaild any buildings or improvements now or hereafter on the premises which may become damaged or be distroyed. (2) keep said premises in good condition and tepar, without waste, and free from mechanics or other here or faints for her in expressly subordinated to the here hereof, (1) pay when due any indebtedness which may be search by a lien or charge on the premises superior to the here hereof, and upon request exhibit satisfactory synthems of its foreign to prove the not promises of stretton upon said promises. (5) comply with all requirements of law or minimipal ordinations with respect to the premises and the me thereof, (6) make no material alterations in said premises every the required by law or maintigal ordination.

2. Mortgagots shall pay before any penalty attackes all general tases, and shall pay special assessments, water charges, ewer write charges and other charges against the premises when due, and shall, upon written request, trinsich of trustee or to hedders of the note duplicate receipts therefor. To present default bereafieds. Mortgagots shall pay in fell under protest, in the manner provided by statute, any tax or assessment which Mortgagots may desire to context.

Abortgogous delail hope before any penalty attaches all genoral taxes, and shall pay you tal gaves, special assessments, water, happes, sewer service charges, and other shapes or aborts the premises when the and stable upon written request, furnish to Trustee in budders of the note duplicate receipts therefor. To prevent default bereaded to Mortgogous shall pay in 16ll under protest, in the manner provided by statute, any tax or assessment which Mortgogous and all hondrings and improvements one of the protest in the manner provided by statute, any tax or assessment which Mortgogous and payone of the restaurance companies of moneys softineed either to pay the cost of teplasing or reparting the same or standard mortgogous about the expired the same or darious, the first of the bodies of the holders of the holders of the notes, and the holders of the soft and policies, including additional and removal policies, to holders of the holders of the about to expire, shall deliver enewal policies to the holders of the notes, and in case of instance about to expire, shall deliver enewal policies, to holders of the holders of the note of instance and policies, including additional and removal policies, to holders of the note of instance and of called therein. Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgogous and furchase, discharge, compromes consumers. All moneys paid for any of the purpose, more to great produce and furchase, discharge, compromes consumers. All moneys paid for any of the purpose and all expenses paid or incurred in summer and furchase, discharge, compromes consumers. All moneys paid for any of the purpose and all expenses paid or incurred in summer and manner to make the part of Mortgogous.

5. "The Trustee of the holders of the note while here the conditions of any right accurage dark the mortgogous distances of the holders of the note of hall never be conditioned as a waver of any right accurage may be so much as a summer of an

thele linder the terms beroaf constitute secure. I in observes additional to that evidenced by the note, with interest thereon as betten provided; third, all principal and interest remaining uniqual on the not. To the, any overplas to Mortgagors, their heirs, legal representatives or assigns, as their rights may present.

9. Upon, or at any time after the filing of a bill, and close this trust deed, the court in which such bill is filed may appoint a receiver of said premises, inch appointment may be made either before or after as a without notice, without regard to the solvency or insolvency of Mortgagors at the time of pipelation for such reversest and without regard to the desired to the solvency or insolvency of Mortgagors at the time of the premises of the premises of the premise of the premise of the premise as a household of a such receiver. Such receiver to affect may be appointed as such receiver. Such receiver to affect may be appointed as such receiver. Such receiver to affect may be appointed as such receiver. Such receiver to affect may be appointed as such receiver, or affect may, uring the full statutory period of seddelect such rents, issues and profits of such devices of the such receiver to affect the such force to the such as a proposed of the such as a present of the such as a full and other powers which may be necessary or are usual in such cases. The following any further times when Mortgagors, except for the anticent of the best of the manufacture of the following and all other powers which may be necessary or an usual in such cases of the such appearance of the following arms of the present of such device, provided such application in a direct of the present as a such as a

## ATTACHED TO TRUST DEED DATED MARCH 18, 1325 RIDER ATTACHED HERETO AND MADE PART HEREOF

RIDER ATTACHED HERETO AND MADE PART HEREOF

16. Mortgagors further agree that upon default in the payment of any of the maid instalments or of any of the obligations evidenced by the note secured by this Trust Ped, or of any of the covenants or agreements stipulated in this Trust beed, we shall pay interest at the rate of 19.5 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 1 inther agree that upon such default the principal sum above mentioned, or such part the reof as may be unpaid, and any advances made by the Holders of the Note become immediately due and parable, without notice, anything hereinbefore contained to the contrary notwithstanding.

17. 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 menth during the term of said four, commencing on the lost day of May, 1975 , a sum equal to one-twelfth (1/12th) of the cathmated general real catate taxes noxt accruing against twelfth (1/12th) of the amount of last accertainable real estate taxes and one-twelfth (1/12th) of the amount of the lodder of the note as and for a Sinking Fund to be used 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.

18. In the event of a Sale on Conveyuous of the premiums as and when the same become due

and payable.

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

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