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THIS INSTRUMENT WAS PREPARED BY G. Scibor PARK NATIONAL BANK OF CHICAGO. 2958 N. MILWAUKEE AVE. CHICAGO, ILLINOIS 60618

23 117 143

TRUST DEED 23 117\_143 THE ABOVE SPACE FOR RECORDER'S USE ONLY June 10, 1975, between RALPH W. RAY AND CLARA R. RAY, THIS INDENT! RE made his wife; herein referred to as "Mortgagors," and PARK NATIONAL BANK OF a National Banking Associatio CHICAGO. . a doir g by mess in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth; THAT, WHEREAS the Mort age is are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of RIGHTEEN THOUSAND AND NO OO evidenced by one certain instalmen. No e of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said the Mortgagors promise to pay the said principal sum and interest from \_\_\_\_\_ June 10, 1975 \_\_\_\_\_ on the balance of principal remaining from time to time unpaid at the rate of \_\_\_\_\_ 8.5 \_\_\_\_ per cent per annum in instalments (including principal and interest) as follows: ONE HUNDRED PIFTY-SIX AND 21/100-Dollars on the the — lat — day of each and every mont? — thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be do not the — lat — day of — July — 195.

All such payments on account of the indebtedness evidenced by so d note to be first applied to interest on the unpaid principal balance and the remainder to principal; p and all of said principal at d it terest being made payable at such banking house of trust → Chicago appoint, and in absence of such appointment, then at the office of PARK NATIONAL BANK OF CHICAGO in said City. NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of on and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements here in a catalined, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right in and interest therein, situate, lying and being in the City of Chicago

COUNTY OF COOK

AND STATE OF ILLINOIS, Lot 35 in Block 3 in Pauling's Belmont Avenue Addit'or in the East half of the North West quarter of Section 27, Tourship 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois. . which, with the property hereinafter described, is referred to herein as the "premises."

TUGETHER with all improvements, tenements, resements, fixtures, and appurtenances thereto belonging, and all tents, issues and profits there? I for an long and during all such times as Murtgagors may be entitled thereto (which are pledged primardy and on a parity with said real estate and not seen via...ay) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, terfigeration whether single units or centrally controlled), and ventilation, including (without retretting the Integoing), xeceus, window hades, so for doors, and windows. floor coverings, inader beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles are therefore placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set. To HAVE AND TO HOLD the premises unto the said trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set. To HAVE AND TO HOLD the premises unto the said trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set. To the purpose, and upon the uses and trusts herein set. To the purpose, and upon the uses and trusts herein set. To the purpose, and upon the uses and trusts herein set. This test dead assists of the set of 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, successors and assigns. of Mortgagors the day and year first above written. (Clara R. a Notary Public in and for and residing in taid County, in the State aforesaid, DO HEREBY CERTIFY THAT

Ralph W. Ray and Clara R. Ray, his wife The ALB personally known to me to be the same person A whose name A BRO subscribed to the foregoing spill will be a subscribed to the foregoing spill will be a subscribed to the foregoing spill will be a subscribed to the foregoing spill spill be a subscribed to the same subscribed to the foregoing spill /ioth Given under my hand and Notarial Seal this.

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Page 2

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

THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO ON PAGE. I (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagots shall (1) promptly (c)pair, restore or rebuild any buildings or improvements more or intractive on the premises which may become demaged or be destroyed; (2) keep and premises in good condition and repair, without waste, and free from incelanit, "so other lies or tallons for lies not expressly abundanced to the lies hereoff (5) pay when to the any indebtedness which may be exacted by a lies or charge in the premises warfor to the lies hereoff, and substitution of the lies hereoff (5) pay when the any of the control of the promote and the report of the lies hereoff, and the charges of the control of the lies hereoff, and the charges against the use thereoff, (6) make no material alterations in said premises expert as required or discovered to the control of the promote and the charges against the premises when due, and shall pay special taxes, special assessments which here against the control of the control of

which under the terms hereof constitute occured indebtedness additional to that evi ence, by the note, with insteat interior as necessing provided and principal and interest remaining unpaid on the notes fourth, any overplus to Mora, as the heirs, legal representatives are assigns, as their rights may principal and interest remaining unpaid on the notes fourth, any overplus to Mora, as the heirs, legal representatives are assigns, as their rights may perfectly any production of the presentation of such presentation of such presentation of the presentation of such presentation of such presentation of such presentation of the presentation of such foreclosure suit and in case of a sale and a efficiency, during the full statutor, period of a proton of the presentation of such foreclosure suit and in case of a sale and a efficiency, during the full statutor, period of a proton of the presentation of the presentation of such foreclosure suits and in case of a sale and a efficiency, during the full statutor, period of a proton of the presentation of the presentation of such foreclosure suits and in case of sale and a efficiency, during the full statutor, period of a proton of the presentation o

TRUST DEED DATED JUNE 10, 1975

RIDER ATTACHED HERETO AND MADE PART HEREOF

16. Mortgagors further agree that upon default in the payment of any of the said instalments 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 \_0.5 \_ per cent per annum, or such statutory rate in effect at the time of execution upon the total indebtodness 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 issuediately due and payable, 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 last day of each and every ment, during the term of said loan, commencing on the last day of August, 1975, a num south, during the term of said loan, commencing on the last account and serve next accruing against—said premises computed on the amount of last ascentainable real estate taxes and one-twelfth the 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.

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 a copied of the Note.

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