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THUS INSTRUMENT WAS PREMARIND BY J. Igaravidez
PARK WATIONAL BANK OF CHICAGO

TRUST DEED 2558 N. MILWACCES AVE.
CHICAGO, ILLINOIS 60618

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å.	CC	CTTC 11	THE ABOVE SPACE FOR RECORDER'S USE ONLY			
	THIS INDENTURE, made	October 6,	1977 . between RIDGE-DAVIS CO-OPERATIVE APARTMENTS,			
dis. No. :	INC., an Illinois Corporation a corporation organized under the laws plank National Bank OF CHICAGO, herein referred to as "Mortgagor," and National Banking Association					
	an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:  THAT, WHEREAS the Mortgagor is justly indebted to the legal holder or holders of the Instalment Note hereinafter described,					
j	said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of					
N						
2	ofoctober 6, 1977 on the balance of principal remaining from time to time unpaid at the rateper cent in instalments (including principal and interest) as follows:					
<u>505</u>	Dollars on the 1st	day of - December	er 19 77 and TWO THOUSAND TWO HUNDRED FOURTEEN			
(5)	Dollars on the is day of each and every month thereafter until said note is fully paid except that the final payment of principe and interest, if not sooner paid, shall be due on the1st day of November2002 All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal					
7	balance and the remainder to principal; provided that the principal of each includence paid when the chall bear interest at the rate of coven per caut is a summ, and all of said principal and interest being made payable at such banking house or trust company in					
	to time, in writing appoint, and CHICAGO	i ab ence of such a	appointment, then at the office of PARK NATIONAL BANK OF			
-	NOW, THEREFORE, the Mortgagor to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performaction are consideration of the sum of One Dollar in hand paid, he receipt whereof is hereby acknowledged, does by these presents CONVEY and WARRANT unto the Thister, its successors and assigns, the following described B at a tate and all of its estate, tight, title and interest therein, situate, lying and being in the AND STATE OF ILLINOIS, to wit:					
	Lot 7 and 8 and the North 15 feet of Lot 9 in Block 61 in the Village of Evanston in Section 13, Township 41 North,					
	Range 14, East o	of the Third Pr	rincia' Meridian, in Gook County, Illinois.			
l			C			
	which, with the property hereinafter described, is referred to herein as the "premises,"  TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances the exact elonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are pledged primar 'v and 'n a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, as, a conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation including (without restricting the formology), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the forgoing 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 hereafter placed in the premises by the mortgagor or its 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					
			enants, conditions and provisions appearing or page? (the reverse side of this d are a part hereof and shall be binding on the Mc tgagor, its successors and			
	In Witness Whereof said mortgagor has attested by its Assistant Secretary on the Board of Director	ie dav and vear first abov	al to be hereunto affixed and these presents to be signed by its + Auto-President and overwritten, pursuant to authority given by resolutions duly passed 'y ' or said corporation.			
	Said resolutions further provide that the President	note herein described m	may be executed on behalf of said corporation by its and Secretary			
	CORPORATE		Charles J. Eksteat			
	SEAL	(	ATTEST Vignie Krikn Virginis Kreiter			
	STATE OF LILLINGUES County of COOKS	SS. I. Notary Public in	in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT			
-	INC., an Illinois Corp	oration —	President of the RIDGE-DAVIS CO-OPERATIVE APARTMENTS,  and Virginia Kreiter Assets Secretary			
Time OA C	of said Company Assistant Vice P signed and delive the uses and pur the us	r, personally known to m recident and Assistant Se tred the said instrument : noses therein set forth; an corporate seal of said Co ree and voluntary act and GIVEN under my	in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT  President of the RIDGE-DAVIS CO-OPERATIVE APARTMENTS,  wing and Virginia Kreiter  and Virginia Kreiter  me to be the same persons whose names are subscribed to the foregoing instrument as such Secretary, respectively, appeared before me this day in person and acknowledged that they as their own free and voluntary act and as the free and voluntary act of said Company, for and the said Assistant Secretary then and there acknowledged that said Assistant Secretary as Company, did affix the corporate seal of said Company to said instrument as said Assistant and as the free and voluntary act of said Company for the uses and purposes therein set forth.  The same persons whose names are subscribed to the foregoing instrument as said Assistant as a said Assistant and the said can do voluntary act of said company to refer uses and purposes therein set forth.  The same persons whose names are subscribed to the foregoing instrument as said Assistant as the free and voluntary act of said company for the uses and purposes therein set forth.  The same persons whose names are subscribed to the foregoing instrument as said Assistant as the free and voluntary act of said company to refer the uses and purposes therein set forth.  The same persons whose names are subscribed to the foregoing instrument as said Assistant for the same persons and acknowledged that they are said to said			
THE A	China sed		NOTARY PUBLIC			
Form	Sign Lopes Dood, Corp., Instal.	-Incl. Int.	Page 1			

THE COMPNANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (The Reverse Side of This Trust Deed)

THE CON-NANTS, CONDITIONS AND PROVISIONS RETERRED TO ON PAGE 1 (The Reverse Side of This Trist Deal):

1. Hortgagor shalf (1) promptly repair, restore or rebuild any buildings or improvements mow or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other hens or claims for field not expressly subordinated to the lien betreof, (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien betreof, and upon-frequent exhibit a stratactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or manicipal ordinances with respect to the premise; and the use thereof; (6) make no material affectations in said premises except as required by faw or municipal ordinances with respect to the premise; and the said premises except as required by faw or municipal ordinances with a state of the premise and the said premise except as required by faw or municipal ordinances with a state of the premise and the said the premises when due, and shall, upon written request, furnish to Trustee or to holders of the none duplicate receipts therefor. To prevent default hereunder Mortgagor shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagor may desire to contest.

over contestinges against one premiers when vote, and some, upon written request, turnist to Fristee or to miders of the note duplicate receipts frienders.

3.5 Mortgagor shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or tepating the same or pay in full the indictedness occured hereby, all in companies Structure to the holders of the note, under insurance policies payable, in case of flow of damage, to Princte for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy and shall deliver real policies, including additional and tenewal policies, to holders of the note, and in case of murature about to expure, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of the first of the note of the prior to the respective dates of expiration.

5. The gas of in any form and manner deemeds of the contest any to the representation of the prior less of principal or interest on prior restribution establishments of the prior and prior and manner deemeds of the prior and the prior less of principal or interest on prior restribution establishments of the prior and prior manner deemeds of the prior and the prior prior prior to the interest on prior restribution of the prior here of the prior prior prior to the interest on prior restribution of the prior prior and prior manner deemeds of the prior prior prior prior prior to priority of principal or interests on furfacture of the priority of priority of principal or interests on the priority of principal or interests on priority priority priority priority priority priority priority priority priority pri

to the firest beed of the construction of any passable (a) numediately in the case of detailt in making payment of any instalment of principal or uniform in the note, (c) of the details shall occur and continue for three days in the performance of any other agreement of the Mattingagor herein contained.

7. When the indebtedness hereb—creek is used shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any into incredose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for autorneys' fees. Trustee's fees, appraiser's fees, outlays for documentary an expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree of procura, all out abstracts of title, title searches and examination of the other opposition, to restrict the same and assurances with respect to title as Truste or holders of the note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had put sure or builders at any sale which may be had put sure or builders and assurances with respect to title as Truste or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which, the outlet of the metal bankruptcy proceedings, to which, the outlet of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any male to the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced, in (c) preparations or me commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced, in (c) preparation so the declense of any threatened uit or proceeding which might affect the premises of the secur

purpose.

12. Trustee has no duty to examine the title, location, existence of condition of the pointers, a to inquire into the validity of the signatures or the indeptity, capacity, or authority of the signatures on the inite of trust deed, not shall Trustee be of pared 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 omission— it evides except in case of its own gross negliginite or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to a vertex of the agents or employees of Trustee, and it may require indemnities satisfactory to a vertex of the agents of the agents of the satisfactory of the satisfactory of the agents of the satisfactory of the agents of the satisfactory of the satisfactor

TRUST DEED DATED OCTOBER 6, 1977

RIDER ATTACHED HERBTO AND MIDE PART HEREOF

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 par interest at the rate of 10 per cent per annum, upon the total indebtedness so long as said default shall continue and further agree that upon such default the principal sum above .....tored 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 i mediately due

and payable, without notice, anything hereinbefore contained to the contrary not its standing.

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 monel during the term of said loan, commencing on the 1st day of December, 1977, a sum equal to one-twelfth (1/12th) of the estimated real estate taxes next accruing against said premises computed on the amount of last ascertainable real estate taxes and one-twelfth 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 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 same become due and payable.

19. 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

20. The mortgagors hereby waive any and all rights of redemption from sale under any order or decree of foreclosure of this Trust Deed, and its own behalf and on behalf of each and every person, except decree or judgment creditors of the mortgagors, acquiring any interest in or title to the premises subsequent to the date of this Trust Deed.

(Virginia Kreiter, Secretary)

## **UNOFFICIAL COPY**

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	13. Trustee shall release this trust deed and the lien thereof by pupper by this trust deed has been fully poid, and Trustee may execute and deliater maturity thereof, produce and exhibit to Trustee may execute and deliater maturity thereof, produce and exhibit to Trustee may execute and deliater maturity thereof, produce and exhibit to Trustee in the placed thereof herein contained of the note and which purports to be executed on behalf requested of the original trustee and it has never placed its identification mote which may be presented and which conforms in substance with the behalf of the corporation herein designated, as maker thereof.  14. Trustee may resign by instrument in writing filed in the office recorded on filed. In case of the resignation, inability or refusal to act situated shall be Successor in Trust. Any Successor in Trust hereunder shall Trustee or successor shall be entitled to reasonable compensation for all at 15. This Trust Deed and all provisions hereof, shall extend to and be the word "Mortgago" when used herein shall include all such persons and or not such personashall have executed the note or this Trust Deed. The water than one note a used.  16. The mortgagor hereby waives any and all rights of redemption from and on behalf of each and every person, except decree or judgment creditors.	instrument upon presentativer a release hereof to a ' z g that all indebtedness! rebecessor trustee, such such assection of the proporation herein deather on the note described description herein containe of the proporation herein containes of the proporation herein containes of the Recorder or Registra of Trustee, the then Record have the identical title, powsperformed hereunder, building upon Montragors and high great which is all the proporation of the proporati	satisfactory evidence that all indebtedness secured it the request of any person who shall, either before or yes cured has been paid, which representation Trustee or titus, and a state of the state of
	the date of this trust deed.	s or the moregagor, acquiring	RECORDET OF SEFDS
	Nov 4 9 00 AH '77		*2417?352
	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	Identification	No. 1169
	MAIL TO:	7	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 1585 Ridge Avenue
	L		Evanston, Il. 60201
	PLACE IN RECORDER'S OFFICE BOX NUMBER	480	
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