## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAJE FURM (Illinois)

FORM No. 2202 September, 1975

THIS INDENTURE, V. INESSETH, That WILLIAM E. PAHLKE

thereinafter called the Grante ), of 169 North Grove Avenue,

000.00)for and in consideration of the sum of Juleen Thousand (\$15,

in hand paid, CONVEYS AND WARRANTS to CHERYL L. F
of 169 North Grove Av. Trie Oak Park, Illinois
(No. and Street) (City)

and to his successors in trust hereinafter nan ed in the purpose of securing performa lowing described real estate, with the improvemer is the real, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and executing apparatus thereto together with a least size and profits of said premises, situated in the Village and everything appurtenant thereto, together with and ents, issues and profits of said premises, situated in the

and State of Illinois, to-wit: \_ County of \_

Unit 6C in Grove Towers Condor ini m, as delineated on survey of Lot 4 in Scoville's Subdivision of Lots 1, 2, 3, 4 and the north 1/2 of Lot 5 of Lot 1 in Kettlestring's Subdivision c. 11nd in the south east 1/4 corner of the north west 1/4 of Section 7, Townshir 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illi ois (hereinafter referred to as Parcel), which survey is attached as Exhibit "A" to the Declaration of Condominium made by Pioneer Bank and Trust Company, a Corporation of Illinois, as Trustee under Trust Agreemen, dated February 15, 1968 and known as trust number 16339 recorded in the office of the Recorder of Deeds of Cook County, Illinois as Document 2421 1070 together with an undivided .041 per cent interest in said parcel (excepting from said parcel all the property and space comprising all the units 'n reof as defined and T'S OFFICE set forth in said Declaration and survey).

DOOR COOK Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois. In Trust, nevertheless, for the purpose of securing performance on the covenants and agreements herein.

WHEREAS, The Grantor WILLIAM E. PAHLKI it

that particular justly indebted upon prir cipal promissory note\_bearing even date herewith, payable in the principal sum of Fifteen Thousand (\$15,000 00) Dollars and three years from the hereinafter stated date.

The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the interest there on, a berein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when cube in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days afterdistruction or dr mage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or dampred; (4) that waste to said ...e. see shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be cleeted by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mort; age in cheddness, with loss clause attached payable first, to the first Trustee or Mortgagees, and, second, to the first steeper and steep the payable first, to the first Trustee or Mortgagees, and, second, the first herein as their interes. — as 'papear, which policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to pay all pri ir umbrances, and the interest thereon, at the time or times when the same shall become different payable.

In the Event of failure so to insure, or pay taxes or assessments of the prior incumbrances or the interest thereon were the holder of said indebtedness, may procure such insurance or by such taxes or assessments, or discharge or putch see; by tax lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time: and all money, to now here and any payable, and with interest thereon from time to time: and all money, to now here and any payable, and with interest thereon from time to time: and all money, to now here and any payable, and with interest thereon from time of such breach at eight per cent per antumy shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said

The name of a record owner is:William_EPahlke	
IN THE EVENT of the death or removal from said COOK	County of the grantee, or of his resignation,
refusal or failure to act that the Recorder of Deeds first successor in this fust, and if for any like cause said first successor fail or refuse to act, the of Deeds of said County is hereby appointed to be second successor in this trust. And when a	of said County is hereby appointed to be
first successor in this trust, and if for any like cause said first successor fail or refuse to act, the	e person who shall then be the acting Recorder
of Deeds of said County is hereby appointed to be second successor in this trust. And when a	Il the aforesaid covenants and agreements are
performed, the grantee or his successor in trust, shall release said premises to the party entitle	ed, on receiving his reasonable charges.

Witness the hand_and seal_of the Grantor_		day of	May	_, 198.2
	Wil	liam E.	Pahlke	(SEAL)
	Willian	n E. Pahlke	•	

(SEAL)

Leonard F. Amari, 2 N. LaSalle, Chicago, IL 60602 This instrument was prepared by (NAME AND ADDRESS)

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I, Leonard F.	Amari		, a N	otary Public in a	ınd for sai	d County, in	the
State aforesaid, DO	HEREBY CERTIF	Y that	William E.	Pahlke		<del></del>	<del></del>
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	free and volu						
waiver c. the right of							
Given mater	ny hand and notarial	seal this	12th	day of _May_ ^		19.6 LTP.	753 m
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SECOND MORTGAGE Trust Deed	Villiam E. Pahlke.			, :	io AND	ATTORNEYS and COUNSELORS TWO NORTH LA SALLE, SUITE 1906 CHICAGO, ILLINOIS 60602	GEORGE E. COLE® LEGAL FORMS
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BOX NO.	William E.		`v.	W. Cu.	1,4/ LI	TORN O NOF	9
	Will			7	<b>Z</b>	AT.	
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END OF RECORDED DOCUMENT