## **UNOFFICIAL COPY**

		TRUST DE	ED	27 505 79	<del>3</del> 7
(The Note Contains Properties INDENTURE)	rovisions for Periodic Adjustment E, made	s in the Interest Rate)	705088	March 15,	,1985, between
Leonard F	.Indovina, a bachelo	r		CL:	Illinois bossis sa
ferred to as TRUSTEE THAT, WHEREAS the holders being herein re Three and 53/	Mortgagors," and CHICAGO TII. witnesseth: e Mortgagors are justly indebted to efforted to as Holders of the Note. 100 (\$73,983,53)——. in Adjustable Rate Installment N. 1 Bank of Schiller Poy which said Note the Mortgagor e amount of the monthly installme	o the legal holders of the Ad in the principal sum of Se	djustable Rate Installmer eventy-Three The	nt Note hereinafter describ ous and Nine Hund	oed, said legal holder or lred Eighty- OF BEARER
(1) Commenci e	in 1985 said Interest Rate may be on the same day every (6th mont	ne adjusted by the Holders	of the Note on the 20	Oth day of June	<ul> <li>part production</li> </ul>
(2) Changes in th	he in' rest Rate shall be based up				
(i) The nat	tional of a mortgage contracted to Loan B no B pard, published in	rate for major lenders on the Board's Journal, and m	he purchase of previously nade available in news re	y occupied homes, as cor leases;	aputed monthly by the
(ii) The ave	erage cost of fur as to FSLIC-insu stricts, as computed a mi-annually	red cavings and loan associa	ations either for all Fede	ral Home Lean Bank Dis	tricts or for a particular made available in news
(iii) The me	onthly average of we 1, auction r	ates on United States Treasi	ury bills with a maturity of d in Statistical Release C	of three months or six mor 3.13(415) during the first	iths, as published in the week of each month;
(:) The	and the land of the	toe Transvey cocurities adjus	ted to a constant maturit	v of one two three or fix	e years, as published in
the Federal R	eserve Bulletin and mades air shortmer rate of interes	y the Federal Reserve Bo	ard in Statistical Release.	B-13 (413) on mil me me.	WEEK-OI-SZUII-IIIVIIIIII. UI
Chicago,  If this Index	in Chicago, Illinoi is no longer available, the Hold Said note has an "Original Index" Change Date shall be the "Curre	ers of the Note shall select fig of 10.5			
(2) 20	Change Date, the Holders of the N the Current Index and the Origina ence to the Initial Rate of Interest, dex, the Holders of the Note SHA less than one-sixteenth of 1% per	lata chall the same cha	inge in the interest rate, as e Current Index exceeds the eighth of 1% per annu- trom the Original Rate of	and shall calculate the amo the Original Index, the Ho um. In the event that the co Interest; provided, if the co	unt of the difference, if Iders of the Note MAY arrent index is less than difference in increase or
Upon any cha standing princ	less than one-sixteenth of 1% per nge in the interest rate, the Holde ipal balance in full on May 20,	rs of the Note shall revise .	he m nthly payment on the maturity date)	the note to the extent sun at the new interest rate in	ncient to repay the out-
ments. (4) The new inter	est rate shall become effective on	each Change Date and any re	esul ing c lange in the mo	onthly payment shall becor	ne effective on the date
of the first me	onthly payment thereafter and sha	ill remain in effect until said	d an. " A gain change	ed of the Note is fally lep	aiu.
employee of a	ut not more than 45 days prior to at which notice shall include the info a Holder of the Note who can ans	wer questions about the no	nce.		
All payments on acc balance and the remaind as the Holders of the of First Nationa	ount of the indebtedness evidence fer to principal, and all of said principal. The Note may, from time to In Bankn said City, of Schi	ted by said Adjustable Rate cipal and interest are made r time in writing, appoint 11er Park	Mortgage Note shall be bayable at such bar king h	of such appointment	, then at the office
and limitations of this tr sideration of the sum o Trustee, its successors a COI	E, the Mortgagors to secure the paust deed, and the performance of it one Dollar in hand paid, the roid assigns, the following describe UNTY OF Cook AN	the covenants and agreement eccipt whereof is hereby ac d Real Estate and all of the D STATE OF ILLINOIS, t	knowledged, do by these ir estate, right, title and o wit:	e prets ONVEY and interest her in situate.	WARRANT unto the lying and being in the-
Lot 1 in the S North 1/2 of t thereof, and e 21, Township 4	Subdivision of Lot 10 he South West 1/4 of xcept the East 33 fe O North, Range 13 Ea	in Buehler's Se the South East et of the South st of the Third	cond Subdivisio 1/4 (except the 1/2 of the East Principal Merid	n, being 5 Sv'd North 1/2 5 1/2 thereof a ian, in Cook Co	ivision of the he East 1/2 11 in Section unty, Illinois.
*Provided that and NHC contin in Rider attac	so long as said not ues to maintain the hed hereto, the inte	e is not in defa deposit referred rest rate herein	ult T	his instrument oseph L. Guido irst National B	prepared by:
gardless of th	reater than 10% nor e prime rate of inte	rest charged by	A 17"	chiller Park 159 Old River R	oad
	onal Bank of Chicago No. 13-21-408-028-00		1 16 3 0	chiller Park, I	
√5120 W. Hender Chicago, Illin	son ois 60641 hereinafter described, is referred				C
TOGETHER with all long and during all such to apparatus, equipment or units or centrally controll	improvements, tenements, easem imes as Mortgagors may be entitled articles now or hereafter therein of ed), and ventilation, including (wi ives and water heaters. All of the fi ipparatus, equipment or articles he	nents, fixtures, and appurted thereto (which are pledged thereon used to supply hea thout restricting the foregoi	nances thereto belonging primarily and on a parity it, gas, air conditioning, v ng), screens, window sha	water, light, power, refrige	ration (whether single dows, floor coverings.
TO HAVE AND TO I	eal estate.  HOLD the premises unto the said  s and benefits under and by virtu	Trustee, its successors and a e of the Homestead Exemp	ssigns, forever, for the potion Laws of the State of	uenoses and upon the use	s and trusts herein set ts and benefits of the
This trust deed consis	ts of 2 pages. The covenants, con ng on the mortgagors, their heirs.	successors and assigns.		incorporated herein by re	terence and are a part
WIFNESS the hand _	and soal of Mor	tgagors the day and year fit	rst above written.		ISEAL 1
Leonard P.	Indovina	[SEAL]			[SEAL]
STATE OF ILLINOIS	i	HEREBY CI	entify THAT eonard P. Indov	ing in said County, in the	
County of Cook		who is persor is before me this day in per delivered the said Instrum poses therein set forth.	nally known to me to b subs son and acknowledged then tas his	e the same person	whose name instrument, appeared signed, sealed and for the uses and pur-
		Given under my hand April	and Notarial Seal this1985	100	day of
		$\triangle$	anne 1	Jaare	Notary Public

and it was a supplied to the s

## **UNOFFICIAL COPY**

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COOK COUNTY, ILLINOIS FILED FOR RECORD

1985 APR 10 AM 5 34

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## JNOFFICIAL COF

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

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

1. Mortgagers shall (a) promptly regair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or often liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof; and upon request exhibit satisfactory evidence of the discharge more process of recricion upon said holders of the note; (d) complete within a reasonable time any building so with respect to the premises and the use thereof; (f) make no premises; (e) comply with all requirements are required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note survice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note of assessment which Mortgagors shall keep all dullings and the state of the premises of more assessment which Mortgagors shall keep all dullings and the state of the premises of more assessment which may be a survive and the state of the premises of moneys sufficient either to pay the cost of replacing or repairing the same to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss of damage, to relevant policies, to of expiration.

2. Mortgagors shall pay be described to the premise when the lender is required by law to have its loans on insured under policies providing for payment delivered hereby, all the premises of mone

party, either as plaintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured; or (b) preparations for the commencement of the visit for the foreclosure hereof after accrual of such init. So foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might. Ject the premises or the security hereof, whether or not actually commenced.

The proceeds of any foreclosure sale of the premises shall be distributed and appli'd in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items a "mentioned in the preceding paragraph hereof; of all costs and expenses incident to the foreclosure proceedings, including all such items a "mentioned in the preceding paragraph hereof; of all costs and expenses incident to the foreclosure incidence do the note, furth any overplus to Mortagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such. "It filled may appoint a receiver of said premises. Such appointment may be made either before or after sale without notice, without said." It is not a sold to application for such receiver and without recommend as such receiver. Such . seciver, all have power to collect the occupied as a homestead or not and the Trustee hereunder may be a such as such receiver. Such . seciver, would be arrived to the foreclosure suit and, in case of a saie, and a deficiency, during the full rents, issues and profits of said premises during the period of not, as well as during any furth time. "In Mortagors, except for the stututory period of redemption, whether there be collect such rents, issues and profits, and all other power, which are all all any power to a said profit. The decrease of the proceeding the such cases and profits of such decree, provided such application is made prior to foreclosure

premises are situated shall be Successor in Trust. Any successor his Trust including upon Mortgagors and all persons claiming under or through 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons liable for the payment of the Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any the release deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER 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.

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<del>705088</del> CHICAGO TITLE AND TRUST COMPANY. By De

First National Bank of Schiller Park 4159 Old River Road Schiller Park, Illinois 60176

PLACE IN RECORDER'S OFFICE BOX NUMBER

60641 Chicago, Il.

★ 5120 W. Henderson

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

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Rider Attached To

Trust Deed

Dated: March 15, 1985

Executed By:

Leonard P. Indovina, a bachelor

A. As an inducement to First National Bank of Schiller Park ("FNBSP") to make the loan evidenced by the note referred to in this trust deed, National Hospital and Health Care Services Incorporated ("NHC"), has agreed to maintain at FNBSP, non-interest bearing deposit equal to or greater than 50% of the unpaid principal balance of the note so long as any portion thereof remains unpaid. Such deposit shall be segregated from other deposits of NHC and specifically item ified as having been make in accordance with this agreement. Notwith tanding anything to the contrary contained herein, in the event NHC shall if I to maintain such deposit during the term of the note, (the determination of FNBSP being conclusive as to whether such failure has occured), he at the option of the holder hereof, the Index referred to in the note shall to hanged from the prime rate of interest charged by First National Bank of Chicago, Chicago, Illinois, to the Federal Home Loan Bank Board National Index of contract Rates of Previously Occupied Single Family Homes.

Should the holders of said note elect to change the Index to that referred to in said Rider upon the failure to maintain such non-interest bearing deposit, paragraph 3 of page 1 of said trust deed shall be amended to read as follows:

Prior to each Change Tave, the Holders of the Note shall determine any change in the interest rate, and shall calculate the amount of the difference, if any, o tween the Current Index and the Original Index. In the event that the Current Index exceeds the Original Index, the Holders of the No e may add the difference to the initial rate of interest, rounded off to the nearest one-eighth of 1% per annum. In the event that the Current Index is less than the Original Index, the Holders of the Note shall subtract the difference from the Original Rate of Interest; provided, if the difference in increase or decrease is less than one-sixteenth of 1, er annum, the interest rate shall not change.

Upon any change in the interest rate, the Holde's of the Note shall revise the monthly payment on the Note to the extent sufficient to repay the outstanding principal balance in full on May 20, 2013, at the new interest rate in substantially equal payments.

- B. In the event that title to the premises shall be conveyed to any pirson, firm, corporation or trust other than the Mortgagors, or Articles of Agreemen for Deed be executed contemplating such conveyance, then at the option of the holder of the note secured hereby, the entire principal balance of said note then remaining unpaid shall be immediately due and payable.
- C. Notwithstanding anything to the contrary contained in this rider or the Note of Trust Deed referred to herein, the final payment of the unpaid principal balance of the note, interest and other charges, if not sooner paid, shall be due on March 20, 1990("the Maturity date").
- D. Upon default of the note secured hereby, the holder thereof shall be entitled to collect interest at the rate of 18 percent per annum. In addition thereto, the holder shall be entitled to collect all reasonable attorney's fees, costs and expenses incurred in the collection of the note and foreclosure of the trust deed. All such fees, costs, and expenses shall be added to the principal balance of the note.

Leonard P. Indovina

705088

END OF RECORDED DOCUMENT