UNGFICIALGO



LED FOR RECORD

#22480354

SEE 17 '73 | 40 PH TRUST DEED

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THIS INDENTURE, made

THE ABOVE SPACE FOR RECORDER'S USE ONLY 19 73, between

September 1

HERMAN J. MILLER and BEVERLY L. MILLER, his wife

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

at Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

at T. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described,

state and Thousand and 00/100 (\$16,000,00)

Dollars,

evider at 1 y one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF DEXICER

First National Bank of Lincolnwood, A National Banking Association

and delivited, in and by which said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate of the per cent per annum in instalments (including principal and interest) as follows:

One Hundry of Thirty Nine and 00/100 (\$139,00). Dollars on the 1st day of October 19.73 and One Hundred Thirty Nine and 00/100. Dollars on the 1st day of month thereafter until said note is fully paid more provided that the principal of each instalment unless paid when due shall bear interest at the rate of 8 per naum, and all of said principal of each instalment unless paid when due shall bear interest at the rate of 8 per naum, and all of said principal of each instalment unless paid when due shall bear interest at the rate of 8 per naum, and all of said principal and interest being made payable at such banking house or trust company in 10 months of the interest of the rate of the principal and interest being made payable at such banking house or trust company in 10 months of the principal and interest being made payable at such banking house or trust company in 10 months of the principal sum of money and the principal sum of money and said city.

NOW. THEREFORE, the Mortgagers to secure the part of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performed, and said on consideration of the sum of One Dollar in hand paid, it is prevented in agreements herein contained, by the Mortgagers to be performed, and also in consideration of the sum of One Dollar in hand paid, it is prevented in agreements herein contained, by the Mortgagers to be performed, and also in consideration of the sum of One Dollar in hand paid, it is prevented in agreements herein contained, by the Mortgagers to be performed, and also in consideration of the sum of One Dollar in hand paid. It is prevented to the covenants and also the covena

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This trust deed consists of two pages. The co



2619-51 West Rascher Condominium

DOOD CO

Unit ..., as delineated on survey of Lot 924 (except the east 10 feet thereof) and all of Lot 925 in William H. Britigan's Budlong Woods Golf Club Addition No. 3, a subdivision in the Northwest 1/4 of Section 12, 'own hip 40 North, Range 13, East of the Third Principal Meridian, in Cook County Illinois, which survey is attached as EXHIBIT 'A" to Declaration of Condominium Ownership made by LaSalle National Bank as Trustee under Trust No. 13094, recorded in the Office of the Recorder of Deeds of Cook County, Illin is as Document 1309 together with an undivided 25.07 per cent interest in said parcel (excepting from said parcel all of the property and space comprising all the units thereof as defined and set forth in said Declaration and survey.

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NB: Condominium consists of four (4) residential units delineated on survey as Units 1-E, 1 W, 2-E, 2-W respectively.

Each Unit has a corresponding percentage of ownership inthe common elements equivalent to 25.000 per cent.

	Page 2			100
THE COVENANTS, CONDITIONS A	ND PROVISIONS REFERRED TO ON P	AGE 1 (THE REVERSI	E SIDE OF THIS TRUST DEED):	
1. Mortgagors shall (1) promptly repair, or be destroyed; (2) keep said premises in g subordinated to the lien hereof; (3) pay whe	resture or rebuild any buildings or in proposed companies and new buildings or in proposed companies and new buildings of the discharge of such prior lien to Trustee process of erection upon said permisse; (5) make non material at axes, and shall pay an aduct, and shall pay in duct, and shall, upon written request, furnish pay in full under protest, in the manner pro-	nents now or hereafter on d free from mechanic's or d by a lien or charge on th or to holders of the note:	the premises which may become damaged other liens or claims for lien not expressly e premises superior to the lien hereof, and (4) complete within a reasonable time any	, š
upon request exhibit satisfactory evidence of building or buildings now or at any time in	process of erection upon said premises: (5) (6) make no material alterations in said premi	comply with all requirent ises except as required by	nents of law or municipal ordinances with law or municipal ordinance.	
Mortgagors shall pay before any pena and other charges against the premises whe had other charges against the premises when	ity attaches all general taxes, and shan pay sp n due, and shall, upon written request, furnish pay in full under protest, in the manner pro-	h to Trustee or to holders wided by statute, any tax o	of the note duplicate receipts therefor. To r assessment which Moregagors may desire	
to contest. 3. Mortgagors shall keep all buildings a	ad improvements now or hereafter situated	on said premises insured a sufficient either to pay th	gainst loss or damage by fire, lightning or e cost of replacing or repairing the same or	
to pay in full the indebtedness secured her damage, to Trustee for the benefit of the b	eby, all in companies satisfactory to the hol olders of the note, such rights to be evidence	lders of the note, under in d by the standard mortgage note, and increase of insur-	surance policies payable, in case of 1035 or je clause to be attached to each policy, and ance about to expire, shall deliver renewal	
shall deliver all policies, including addition policies not less than ten days prior to the r 4. In case of default therein, Trustee	espective dates of expiration. or the holders of the note may, but need n	ot, make any payment or	perform any act hereinbefore required of	
Mortgagors in any form and manner deeme if any, and purchase, discharge, compron	d expedient, and may, but need not, make to ise or settle any tax lien or other prior lien or assessment. All moneys paid for any of	or title or claim thereof, the purposes herein author	or redeem from any tax sale or forfeiture orized and all expenses paid or incurred in	
connection therewith, including attorneys' the lien hereof, plus reasonable compens	fees, and any other moneys advanced by Trustion to Trustee for each matter concerning	stee or the holders of the i g which action herein au without notice and with it	thorized may be taken, shall be so much	
rer annum. Inaction of Trustee or holde servender on the part of Mortgagors.	pay in full under protest, in the manner pro- duction and impourement now or heresther situated mean by the insurance companies soft muneys chey, all in companies satisfactory to the hol look of the note, such rights to be evidence and and renewal policies, to holders of the re- spective dates of explication holders of the re- spective dates of explication may, but need in de expedient, and may, but need on the make fu- tise or settle any tax lien or other prior lien or assessment. All moneys paid for any fu- tation to Trustee for each matter concerning the soft of the set of the set of the set of the set of the note shall never be considered as some horses secured making any payment be-	a waiver of any right ac	taxes or assessments, may do so according	
5. The Trustee or the holders of the root	rs of the note shall never be considered as note hereby secured making any payment he d from the appropriate public office without returner, as lie nor ritle or claim thereof, indebtedness herein mentioned, both princip- totice to Morraggors, all unpaid indebted new come due and paydest of the come to shall occur and continue for three days is to shall occur and continue for three days is	it inquiry into the accurac	y of such bill, statement or estimate or into	
of the nolds of the note, and without r	ndebtedness herein mentioned, both princip- otice to Mortgagors, all unpaid indebtedness s come due and payable (a) immediately in the	secured by this Trust Deed e case of default in makin	shall, notwithstanding anything in the note g payment of any instalment of principal or cother agreement of the Mortgagors herein	00000
interest of the note, or (b) when defau	t shall occur and continue for three days to ared shall become due whether by acceleration	on or otherwise, holders	of the note or Trustee shall have the right to	
foreclose he lien hereof. In any suit to expenditures and expenditures and expenditures and expenditures and expenditures and expenditures are to the suit of the	foreclose the lien hereof, there shall be allow paid or incurred by or on behalf of Trustee widence, stonographers' charges, publication	wed and included as addit o or holders of the note for on costs and costs (which t	nay be estimated as to items to be expended	
after entry of the ceree of recuring all	such abstracts of title, title searches and exarustee or holders of the note may deem to b	minations, title insurance pose reasonably necessary either to or the value of the	her to prosecute such suit or to evidence to the to prosecute such suit or to evidence to the premises. All expenditures and expenses of	
the nature in this para aph mentioned thereon at the rate of seven pern, et	shall become so much additional indebteds annum, when paid or incurred by Trustee	ness secured hereby and or holders of the note in c	immediately due and payable, with interest onnection with (a) any proceeding, including lefendant, by reason of this trust deed or any	
probate and bankruptcy proce lings, t indebtedness hereby secured: r (b) p whether or not actually comn inced; or	parations for the commencement of any su (c) preparations for the defense of any threat	uit for the foreclosure he ened suit or proceeding w	reof after accrual of such right to toreclose hich might affect the premises or the security	
8. The proceeds of any forecoustry	nd. at of the premises shall be distributed and p occedings, including all such items as are	applied in the following o	rder of priority: First, on account of all costs ing paragraph hereof, second, all other items interest thereon as herein provided; third, all	
which under the terms hereof constitute principal and interest remaining unpa-	or the note: fourth, any overplus to Mor	tgagors, their heirs, legal	other agreement of the movinguous instantion of the note or Trustee shall have the right to ional indebtedness in the decree for sale all or attorneys' fees, Trustee's fees, appraich or attorneys' fees, Trustee's fees, appraiched the sale of the	1
9. Upon, or at any time after the fi	in t of bil to foreclose this trust deed, the bil of after sale, without notice, without regar a sum then value of the premises of	out regard to the solvenor whether the same shall be	filed may appoint a receiver of said premises, yo r insolvency of Morgagors at the time of then occupied as a homestead or not and the issues and profits of said premises during the empirion, whether the ents, issues and profits, ol, management and operation of the premises of the premises of the premises of the premise of the premises of the premise of the premises of the premis	· · .
Trustee hereunder may be appointed a pendency of such foreclosure suit and,	is such receiver. Such receiver shall have point case of sale and deficiency, during the firm Mortgagers, except to the intervention of	ower to collect the rents, full statutory period of red f such receiver, would be e	temption, whether there be redemption or not, notified to collect such rents, issues and profits,	
and all other powers which may be not during the whole of said period. The Co	essary or are us al in su h cases for the property of the recourt from time t time m. / authorize the recourt from time t time m. / authorize the recourt from the result de	evection, possession, contr eiver to apply the net inco eed, or any tax, special ass	ol, management and operation of the presence of in part me in his hands in payment in whole or in part essment or other lien which may be or become	
of: (1) The indebtedness secured heret superior to the lien hereof or of such de 10. No action for the enforcement	cree, provided suc. plic on is made prior of the lien or of any rovisi n hereof shall	to foreclosure sale: (2) the be subject to any defense	e deficiency in case of a sale and deficiency; which would not be good and available to the	1-
party interposing same in an action at le 11. Trustee or the holders of the s	ote shall have the right to isput the prem	ises at all reasonable time	s and access thereto shall be permitted for that	
12. Trustee has no duty to exami identity, capacity, or authority of the	signatories on the note or true ed nor ships the terms hereof, nor be li ole or ny	all Trustee be obligated to acts or omissions hereund	quire into the validity of the signatures or the record this trust deed or to exercise any power for exercising any power herein given. The content of the c	:
misconduct or that of the agents or em	ployees of Trustee, and it may recoire in em- leed and the lien thereof by proper instrumi-	c upon presentation of sale hereof to and at the r	isfactory evidence that all indebtedness secured equest of any person who shall, either before or	
after maturity thereof, produce and Trustee may accept as true without	exhibit to Trustee the note, representing the inquiry. Where a release is requested if a	t all indebtedness heret uccessor trustee, such so the con by a prior trustee	by secured has been paid, what he note herein becomes trustee may accept as the note herein bereunder or which conforms in substance with	
the description herein contained of the is requested of the original trustee an	note and which purports to be executed it has never placed its identification numb	the persons herein designa er on the lescribed h rintion / crein cuntained o	ited as the makers thereof: and where the char- erein, it may accept as the note herein describe- f the note and which purports to be executed b	à
any note which may be presented an the persons herein designated as make 14. Trustee may resign by instru	s thereof. ment in writing filed in the office of the	Record r or Regis ar of	Titles in which this instrument shall have bee Deeds of the county in which the premises at	n re
recorded or filed. In case of the res situated shall be Successor in Trust. A	ignation, inability of refusal to act of red iny Successor in Trust hereunder shall have the o reasonable compensation for all acts perfor	he identicas titl, powers a	nd authority as are herein given Trustee, and an	nd .
15. This Trust Deed and all provi	sions hereof, shall extend to and be blinding to herein shall include all such persons and al ave executed the note or this Trust Deed. T	he word "note"	f the note and which purports to be executed by Titles in which this instrument shall have bee Deeds of the county in which the premises and authority as are herein given Trustee, and an arrows claiming under or through Mortgagors, aryment of the indebtedness or any part theree in this instrument shall be construed to me.	ot. an
memehan with the	holder of colleteral in	istallment Note	e a smi equal to 1/12 of t tairalle tax bill as tax	the
reserve.	care bases of appear		page and an indian	-
IMBO	R T A N-T	Identification No.	573176	-
THE NOTE SECURED I	BY THIS TRUST DEED SHOULD	CHICAGO	TITLE AND TREST (OMF ANY,	
BE IDENTIFIED BY Chicago BEFORE THE TRUST DEED	Title and Trust Company	an Car	Officer / Assessed y Assessed	=
	fman & Schoenfeld	07		
AIL TO: 10 North Clark		į	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	
	No. of the contract of the con		2651 West Rascher	—— ç
_ Chicago, Illino	\ ->	a -	Chicago, Illinois	
PLACE IN RECORDER'S	OFFICE BOX NUMBER 5.5			A Comme
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