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22 782 580 TRUST DEED For use with Note Form 1448
(Monthly payments including interest) The Above Space For Recorder's Use Only THIS INDENTURE, made July 1, 19 $_{74}$, between Bruce Rosenberg, a bachelor and Barbara R. Hork, a spinster herein referred to as "Mortgagors", and Edward J. Shaw principal and interest, if not sooner paid, shall be due on the 22nd day of July , 19 gg; all such payments on account of the indebtedness evidenced by said Note to be applied first to accrued and unpaid interest on the unpaid principal balance and the remainder to principal; the portion of each of said installments constituting principal, to the extent not paid when due, to bear interest after the date for payment thereof, at the rate utuling principal, to the extent not paid when due, to bear interest after the date for payment thereof, at the rate of seven per cent per annum, and all such payments being made payable at or at such other place as the legal holder of the note may, from time to time, in writing appoint, which note further provides that at the election of the legal holder thereof and without notice, the principal sum remaining unpaid thereon, together with accrued interest thereon, shall become at once due and payable, at the pecce of payment aforesaid, in case default shall occur in the payment, when due, of any installment of principal or interest in accordance with the terms thereof or in case default shall occur and continue for three days in the performance of any other agreement contained in said Trust Deed (in which event election may be made at any time after the expiration of said hree days, without notice), and that all parties thereto severally waive presentment for payment, notice of dishorder of the days, without notice of protest. OW THEREFORE, to secure the payment of the said principal sum of money and interest in accordance with the terms, provisions and ""various of the above mentioned note and of this Trust Deed, and the performance of the covenants and agreements herein con' aned by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt othered is bere? ""mykedaged, Mortgagors by these presents CONVEY and WARRANT unto the Trustee, its or his successors and assigns, the "....ow" generated Real Estate, and all of their estate, right, till earl miterest therein tutate, bying and being, in the dillage of UNITY OF AND STATE OF ILLINOIS, to wit: ∼ Schaumburg ACCUPATION OF WELL COOK COUNTY, ILLINGIE FI ED FOR RECORD ં૦ JUL 5 74 2 04 PK *22782580 with, with the property hereinafter described, is r' creo o herein as the "premises,"
TOETHER with all improvements, teneur its, ease nents, and appurtenances thereto belonging, and all rents, issues and therefol for so long and during all such times as Mortgagors may be entitled thereto (which rents, issues and profits are primarily and on a parity with said real estate and or economic paratrus, equipment or articles now or heterin or thereon used to supply least ras, water, light powe, refrigeration and air conditioning (whether single units or ce floor coverings, inadoor bedee, stowes and water heaters. "Or to foregoing are declared and agreed to be a part of the more premises whether physically attached thereto or not, and it agr d that all buildings and additions and all similar or other ratus, equipment or articles hereafter placed in the premises by do ragors or their successors and assigns, forever, for the puppose Takes, equipment or articles hereafter placed in the premises by 40° ragors or their successors of assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and bene, its ... is and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits Mortgagors do hereby exp existy release and waive:

This Trust Deed consists of two pages. The covenants, conditions and provasion-appearing on page 2 (the reverse side of this Trust Deed are incorporated herein by reference and hereby are made a part here '... e same as though they were here set out in full and shall be hinding on Mortgagors, their heries, successors and assigns.

Witness the hands and seals of Mortgagors the day and year first a 'vey w Tipen... [Seal] ur Rosenberg x funio/R. skik

Barbara P. br. k I, the undersigned, a Notary in the State aforesaid, DO HEREBY CERTIFY that Bru :e Rosenberg, a ficial seal, this office 21, 1978. instrument was prepared Ø. 2 ADDRESS OF PROPERTY: (namo 322 North Bayview Point DOCUMENT Bank of Yorktown, Lowlard, IL. Schaumburg, Illinois 60172 (address) **58**0 MWOTAROY TO AMAG UENT TAX BILLS TO ONE YORKTOWN CENTER Buce Rosenberg STATE LOMBARD, ILLINOIS 60148

BOX 533

JUL 12 63-22-636 3

LECAL DESCRIPTION RIDER

UNIT NO. 55 D as delineated on survey of the following described pare. I of real estate (hereinafter referred to as "Parcel"): Lot 7 (except that part-thereof described as follows: beginning at the Northeast corner of hot 7 aforesaid, thence South 86° 49' 30" West along the Korth line of hot 7 aforesaid, thence South 86° 49' 30" West along the Korth line of hot 7 aforesaid, thence South 86° 49' 30" East stright angles thereto 120.00 feet; thence South 86° 49' 38" East \$5.00 feet, thence South 25° 00' 00" East 115.64 feet to 30' 10' 20" Rast at right angles thereto 120.00 feet; thence Rorth 86° 49' 38" East \$5.00 feet, thence South 25° 00' 00" East 115.64 feet to a point in the Southerly line of Lot 7 aforesaid; thence Easterly along said southerly line being an arc of a circle, convex Northerly and having a radius of 365.00 feet for a distance of 218.81 feet to a point of tangency; thence South 79° 00' East along said Southerly line 33.24 feet to a point of curve; thence Southeasterly along said curve covex Northeasterly and having a radius of 665.00 feet for a distance of 162.86 feet to a point of tangency; thence Southeasterly along said curve, convex Northeasterly and having a radius of 665.00 feet for a distance of 162.86 feet to a point of tangency; thence Southeasterly along said curve, convex North-cast rl/ and having a radius of 174.66 feet for a distance of 39.48 feet to a coner of Lot 7 aforesaid; thence North 83° 11' 34" East along another South 11' aforesaid; thence North 83° 11' 34" East along another South 11' aforesaid; thence North 83° 11' 34" East along the East line of Lot 7 aforesaid; thence North 83° 11' 34" East along another South 11' aforesaid; thence North 83° 11' 34" East along the East line of Lot 7 aforesaid; thence North 83° 11' 34" East along the East line of Lot 7 aforesaid; thence North 83° 11' 34" East along the East line of Lot 7 aforesaid; thence North 83° 11' 34" East along the East line of Lot 7 aforesaid; thence North 83° 11' 34" East line of Lot 7 aforesaid; thence North 83

Mortgagor(a) also hereby grant to tortgagoe, the anceossors and assigns, Mortgagor(s) also hereby grant() to Cortgagoe, its successors and assign as rights and easements appartenent to the above described real estate, the rights and easements for the beautiful of said property set forth both in the aforementioned herebraided and it, that certain Declaration of Covenints, Conditions, Bostrictions and the ments for Dumber Lakes Community registered in the other of the Repetrar of Titles, Cook County, Illinois as becomed to 10, 274270 the Repetral February to Manuscript Beats and the Beats "Community Declaration").

This Mortgage is subject to all rights, easements test rictions, conditions, coverants and renervations contained in suit relaxation and Community Declaration the name as though the provisions of said Declaration and Community Declaration were recited and stipulace, a' length

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THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

THE POLLOWING ARE THE COVENANTS, CONDITIONS AND FROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

1. Mortgagors shall (t) keep said premises in good condition and repair, without waste; (2) pramping properties for the properties of the properties of the properties of the properties of the properties which may become damaged or the destroyed; (3) keep said premises free from mechanic's heirs of flens in days of the Dalled States on other hens or claims for flen appearance to the like hereof; (4) may when due any indebtedness which may be secured by a lien or charge on the premises superior to the herror, and upon required exhibit antistactory evidence of the dicharge of such piral fine to Trustee or holders of the online; (5) complete within a reasonable time any finiding or buildings or buildings or such piral fine to Trustee or holders of the note.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, access residence charges, and other charges against the premises when fine, and shall, upon afficing require any the protects, in the manner provided by statistic any taxes as exessioned which Mechanics shall pay appeal assessments, water charges, access and shall provided taxes, special assessments, water charges, access and shall pay appeal taxes, special assessments, water charges, access and shall pay in full undoblers of the manner provided by statistic any taxes as well assessment which Mechanics shall pay in full undoblers of the manner provided by statistic any taxes as provided the statistic of the provided pay and the provides and pay in the pay in full undoblers of the manner provided by the standard mechanics and provides the pay in the pay in full undoblers of the manner provided by the standard mechanics and the provides and the provides payed as a statistic pay that the pay in the payed as a statistic pay taxes and the payed as a statis

this Trust Deed shall, notwithstanding anything in the principal more of a notification of the control of the payment of principal or interest, or in case default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. When the inductioness hereby secured shall become due whether by the terms of the note and also shall have all other rights of ordering the laws of lilinois for the enforcement of a mortgage debt. In any suit to foreclose the lien hereof and also shall have all other rights and included as additional inductions in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of "use or holders of the note or storneys" lees. Trustee's fees, appraisar's fees, outlays for documerary and expert evidence, sterogr phere iche "es, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procurin "is a shartest so the little to the law of the control of t

menced; or (c) preparatio s for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actual, or ame ced.

8. The proceeds of any for losur sa' of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and exper. "In cent to the forclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other her sa, and under the terms hereof constitute secured indebtedness additional to that evidenced by the note hereby secured, with interest the con as herein provided; third, all principal and interest remaining unpaid; fourth, any overplus to Mortgagors, their heirs, legal representative, a sign, as their rights may appear.

9. Upon, or at any time after the filing of soil to t reclose this Trust Deed, the Court in which such bill is filed may appoint a receiver of said premises. Such appointment it by he made either before or after sale, whose not whether the same shall be then occupied as a homesta or 1, and the Truste hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues a d pre its of said premises during the pendency of such foreclosure said and, in case of a sale and a deficiency, during the full statutory, and or redemption, whether there he redempted as such receiver. Such receiver would all either powers which may be necessary or are must in such cases for the protection, possion, countries, issues and profits, and all ether powers which may be necessary or are must in such cases for the protection, possion, countries, issues and profits, and all ether powers which may be necessary or are must in such cases for the protection, possion, country in an against and operation of the premises during the whole of said period. The cost from time to time may authorize the receiver to apply the from the continue in his hands in payment in whole or in part of cill The adobt mass secured hereby, or by

11. Trustee or the holders of the note shall have the right to inspect the premiter a. ... reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or condition of the premites, nor shall Trustee be obligated to record of this Trust Deed or to exercise any power herein given unless expressly oblig. — 4b yt terms herein on be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Trustee, and he may require indemnities satisfactory to him before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon res. tation of satisfactory evidence that all indebtedness secured by his Trust Deed has been fully paid; and Trustee may execute and Gavier - 1r. be hereof to red at the request of any person who shall either before or after maturity thereof, produce and exhibit to Tru. e.e the principal note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true. on airy. Where a release is requested of a successor trustee may accept as the genuine note herein deser bed any note which bears a certificate of identification purporing to be executed by a prior trustee hereunder or which conforms it subst — with the description herein contained of the principal note and which conforms it is undestance with the description herein contained of the principal note described any note which was the release is requested of the original trustee and he has never executed a certificate on any instru or identifying same as the principal note described any note which was be maders thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which his in revent

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which his in remarks that have been recorded or filed. In case of the resignation, inability or refusal to act, the the Record of Deeds of two controls while the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the identic, titl nowers and suthority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed hereunder.

15. This Trust Deed and all provisions hereof, shall extend to and be hinding upon Mortgagors, and all persons claiming under setherous Mortgagors, and the word "Mortagors" when used herein shall include all such persons and all persons at any time liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the principal note, or this Trust Deed. 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which, his in reveal.

FOR THE PROTECTION OF BOTT THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT