	TRUST-DEED—Short Form 7 - 1 7 7 FORM No. 831 JANUARY, 1968 22 847 326 GEORGE E. COLE® LEGAL FORMS					
MIE	THIS INDENTURE, made this. 8th day of August 1974 between JOSEPH J. CARLINO AND PAMELA A. CARLINO, his wife					
$^{\cdot}$	of the City of Park Ridge , County of Cook					
me	and State of Illinois , Mortgagor,					
acin	and FIRST NATIONAL BANK OF SKOKIE, A National Banking Association organized and existing under the laws of the United States of America of the Village of Skokie Cook					
δ	and State of, as Trustee,					
	WITNESSETH THAT WHEREAS, the said JOSEPH J. CARLINO AND PAMELA A. CARLINO, his installment					
	wife					
45	of october, A. D., 1974 and Two Hundred Sixty-Three and 09/100 (\$263.09) bollars on the 1st day of each and every month thereafter until said principal sum and interest have be of fully paid, each payment to be first applied to payment of interest and the balance on account of principal, providing that the final payment of principal and interest of not sooner paid, shall be due and payable on the 1st day of September, A. D., 1997, which said monthly payments include					
	with interest at the rate of _8 3/4 per cent per annum, payable monthly, said Note					
	THIS INSTRUMENT WAS PREPARED BY FIRST DO THE WAS PREPARED BY FIRST DO THE WAS PREPARED BY BOOL LINCOLN AVENUE SKOKIE, ILLINOIS 60076					
	all of said notes bearing even date herewith and being p2, 110 to the order of FIRST NATIONAL BANK OF SKOKIE					
	at the office of FIRST NATIONAL BANK OF SKOKIE, SKOKIE, ILLINOIS					
	or such other place as the legal holder thereof may in writing appoint, in lawful money of the United States, and bearing interest after maturity at the rate of XOURDESCRIPTION TO the highest legal rate of interest. Each of said principal notes is identified by the certificate of the true of principal motes is identified by the certified motes in the principal motes in th					
	NOW, THEREFORE, the Mortgagor, for the better securing of the said and obtedness as by the said note—evidenced, and the performance of the covenants and agreements herein contained on the Mortgagor's part to be performed, and also in consideration of the sum of ONE DOLLAR in hand paid, do CONVEY AND WARRANT unto the said trustee and the trustee's successors in trust, the following described and state situate in the					
ļ	County of Cook and State of Illinois					

LEGAL DESCRIPTION RIDER

Unity 1/2-H Sleep WinNack MALL as delineated on Plat of Survey of the o'lowing legally described property (hereinafter referred to as Parcel):

Parcel 1:

All of Lot 'A' in Sallergren's Bristol Court, being a subdivision of parts of Lots 8 and 10 in the owner's partaion of Lots 30 to 33 in the County Clerk's division of the Northwest 1/4 of Section 34, Township /1 North, Range 12, East of the Third Principal Ner dian, according to the plat thereof recorded Jane 10, 1966 as Document 19852990 in Cook County, 1 inois.

ALSO

Parcel 2:

All first addition to Sellergren's Bristol Court, being a Subdivision of Lot 5 (incluing that part thereof falling in Lot 1 of Decanini embdivision as recorded on November 7, 1963 as Document No. 18964943) and Lot 7, except the West 32° 50 feet thereof in owner's partition of Lots 30, 31. 32 and 33 of the County Clerk's Division of the Northwest quarter of Section 34, Township 41 North-Range 12 East of the Third Principal Meridian, In Cook County, Illinois,

which Plat of Survey is attached as Exhibit C to Declaration of Condominium made by BRISTOL COURT VENTURE, a limited partnersh p recorded in the office of Recorder of Deeds of Cook County, Illinois as Document No. 22699774, together with an undivided 210537 per cent interest in said Parcel (excepting from said Parcel all the property and space comprising all of the units thereof as defined and set forth in said Declaration and Plat of Survey).

Mortgagor(s) also hereby grant(s) to Mortgagee, its successors and assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the benefit of the property set forth in the aforementioned Declaration.

This Mortgage is subject to all rights, easements, restrictions, conditions, covenants and reservations contained in said Declaration, the same as though the provisions of said Declaration were recited and stipulated at length herein.

BRISTOL COURT - MORTGAGE

22 847 321

T gether with all the tenements, hereditaments and appurtenances thereunto belonging and the rents, issues and profits thereof and all gas and electric fixtures, engines, boilers, furnaces, ranges, heating, air-conditioning and lifting appar aus and all fixtures now in or that shall hereafter be placed in any building now or hereafter standing on said land, ar all the estate, right, title and interest of the Mortgagor of, in and to said land, hereby expressly releasing and wa rine all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois; TO HAVE AND TO H JLD the same unto the said trustee and the trustee's successors in trust, FOREVER, for the uses and purposes, and wor we trusts herein set forth.

£.F

And the Mctg_or does covenant and agree as follows: To pay said indebtedness and the interest thereon as herein and in said not, pre_ded; to pay all taxes and assessments levied on said premises as and when the same shall become due and payable and to keep all buildings at any time situated on said premises in good repair and to suffer no lien of mechanics or anterial men, or other claim, to attach to said premises; to pay all water taxes thereon as and when the same shall become due and payable and neither to do, nor suffer to be done, anything whereby the excentiphereby effected or intended so to be available and neither to do, nor suffer to be done, anything whereby the excentiphereby effected or intended so to be a value of any time be situated upon said permises; a used in a company or companies to be approved by the trustee and the trustee's successors in trust, or the logal notice of said note or notes, against loss or damage by fire for the full insurable value of such buildings for an amount not be successed as the sufficient endorsement, to be deposited with trustee as additional security hereunder and upon railure to so secure and deposit such insurance policies, said trustee or the trustee's successors in trust, or the legal holder of said note or notes, is hereby authorized to procure the same, and all moneys which may be advanced by said trust eo or the trustee's successors in trust, or the legal holder of said note or notes, or any of them, for the aforessor or any of them, or to remove encumbrances upon said premises or in any manner protect the title or est te be refered to the produce of about any suit or proceedings in relation thereto, including attorneys' (see, shall, "interest thereon at seven per cent per annum, become so much additional indebtedness secured hereby; but nothing herein contained shall render it obligatory upon said trustee or the trustee's successors in trust, or the legal holder of said in the or notes, to so advance or pay any such sums as a foresaid.

In the event of a breach of any of the aforesaid covenants or agreet end, or in case of default in payment of any note or notes secured hereby, or in case of default in the payment of o, e of the installments of interest thereon, and such default shall continue for thirty (30) days after such installment becom a due and payable, then at the election of the holder of said note or notes or any of them, the said principal sum truet even the accrued interest thereon shall at once become due and payable; such election being made at any time aft. the expiration of said thirty (30) days without notice, and thereupon the legal holder of said indebtedness, or any proverse and the filling of a complaint for that purpose, the court in which such complaint is filed, may at once and with any actice appoint a receiver to take possession or charge of said premises free and clear of all homestead rights or interests, with owner to collect the rents, issues and profits thereof, during the pendency of such foreclosure sait and this there is on deem the same from any sale made under any decree foreclosing this trust deed shall expire, and in cas, proceedings shall be instituted for the foreclosure of this trust deed, all expenses and disbursements paid or incurred in behalf of the plaintiff, including reasonable attorneys' fees, outlays for documentary evidence, stenographers' ch. see, costs of procuring a complete abstract of title, showing the whole title to said premises, embracing such fore loss re decree, shall be paid by the said Mortgagor, and such fees, expenses and disbursements shall be so much additional and cleas secured hereby and shall be included in any decree entered in such proceedings for the foreclosure of the loss of such as and the cost of such proceedings have been paid and out of the proceedings for the foreclosure of the loss of such as uncluding advertising, said and conveyance, attorneys', stenographers' and trustees' fees, outlays for documentary evidence and costs of such as bettee and examination of t

In case of the default of the payment of the indebtedness secured hereby or the breach of any of the covenants and agreements entered into on the Mortgagor's part, the Mortgagor hereby waives all right to the possession, income and rents of said premises, and it thereupon shall be lawful for the trustee or the trustee's successors in trust, to enter into and upon and take possession of said premises and to let the same and receive and collect all rents, issues and profits thereof.

AND THE Mortgagor further agrees that in case of a foreclosure decree and sale of said premises thereunder, all policies of insurance provided for herein may be rewritten or otherwise changed so that the interest of the owner of the certificate of sale, under such foreclosure, shall be protected to the same extent and in like manner as the interest of the legal holder of the note or notes herein described is protected by such policies.

Upon full payment of the indebtedness aforesaid and the performance of the covenants and agreements hereinbefore made by the Mortgagor, a reconveyance of said premises shall be made by the said trustee, or the trustee's successors in trust to the Mortgagor upon receiving reasonable charge therefor, and in case of the death, resignation,

391

*

~-1

on hereunder may be required by any	CHICAGO TITLE AND TRUST COMPANY person entitled thereto, then CHICAGO, ILLINOIS
	in trust herein, with like power and authority as is hereby vested in
Legal nolder" referred to herein shales, or inditedness, or any part thereof,	Il include the legal holder or holders, owner or owners of said note or , or of said certificate of sale and all the covenants and agreements of be binding upon Mortgagor's heirs, executors, administrators or other
ties of the lift part, joint	tly and severally further covenant and agree:
as one monthly pay ent, an a special assessment installme fire and other haze is to pris to be held by holder in the first part further igre holder of Note; the holder bills: nor to advance any f	th, in addition to the principal and interest, amount equal to 1/12 of the annual taxes, and ents, if any, and premiums for insurance for rotect the party of the second part, which sum Note to pay said items when due, and the party of as to secure said bills and deliver them to of the Note shall not be obliged to obtain said fund 'byond those it holds, and it shall have loc tion and payment, and it shall have the right as rendered;
secured by this Trust Deed i date of the Note, unless a c 2% of the amount exceeding t	than 0% of the original amount of the Note in any one year, computed from the anniversary compensatory or mium be paid holder of Note of the above 20% on such prepayment is made, and ulative; excet if the prepayment results from before described.
the title of said property,	nor in any way effect a change of ownership while
event they do so, such act s	s secured hereby is no vily paid, and in the shall cause the entire sim d.e holder of the Note ecome due and payable, at o's election of holder
event they do so, such act s secured hereby shall then be	s secured hereby is not really paid, and in the shall cause the entire stade holder of the Note
event they do so, such act s secured hereby shall then be	s secured hereby is not really paid, and in the shall cause the entire stade holder of the Note
event they do so, such act s secured hereby shall then be	s secured hereby is not really paid, and in the shall cause the entire stade holder of the Note
event they do so, such act s secured hereby shall then be	s secured hereby is not really paid, and in the shall cause the entire stade holder of the Note
event they do so, such act s secured hereby shall then be	s secured hereby is not really paid, and in the shall cause the entire stade holder of the Note
event they do so, such act s secured hereby shall then be	s secured hereby is not really paid, and in the shall cause the entire stade holder of the Note
event they do so, such act s secured hereby shall then be of Note.	s secured hereby is no. It ly paid, and in the shall cause the entire simed to holder of the Note ecome due and payable, at 1015 election of holder
event they do so, such act s secured hereby shall then be of Note.	s secured hereby is not really paid, and in the shall cause the entire stade holder of the Note
event they do so, such act s secured hereby shall then be of Note.	s secured hereby is no. It ly paid, and in the shall cause the entire simed to holder of the Note ecome due and payable, at 1015 election of holder
event they do so, such act s secured hereby shall then be of Note.	s secured hereby is no. It ly paid, and in the shall cause the entire sin d.e holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written.
event they do so, such act s secured hereby shall then be of Note.	s secured hereby is no. It ly paid, and in the shall cause the entire simed to holder of the Note ecome due and payable, at 1015 election of holder
event they do so, such act s secured hereby shall then be of Note.	s secured hereby is no. It ly paid, and in the shall cause the entire sin d.e holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written.
event they do so, such act s secured hereby shall then be of Note.	secured hereby is no. It by paid, and in the shall cause the entire sin d.e holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written. (SEAL) (SEAL)
event they do so, such act s secured hereby shall then be of Note. WITNESS the hand_ and seal_ of	secured hereby is no. 1. 1. 1. paid, and in the shall cause the entire sind de holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written. Secured hereby is no. 1. 1. 1. paid, and in the shall be and in the shall be a shall
event they do so, such act s secured hereby shall then be of Note. WITNESS the hand_ and seal_ of	secured hereby is no. It by paid, and in the shall cause the entire sin d.e holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written. (SEAL) (SEAL)
event they do so, such act s secured hereby shall then be of Note. WITNESS the hand_ and seal_ of	secured hereby is no. It ly paid, and in the shall cause the entire sin d.e holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written. Joseph A Corling (SEAL) (SEAL) (SEAL) (SEAL)
event they do so, such act s secured hereby shall then be of Note. WITNESS the hand_ and seal_ of	secured hereby is no. 1.1.19 paid, and in the shall cause the entire sin d.e holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written. Joseph Corley (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
event they do so, such act s secured hereby shall then be of Note. WITNESS the hand_ and seal_ of	secured hereby is no. It ly paid, and in the shall cause the entire sin d.e holder of the Note ecome due and payable, at o's election of holder the Mortgagor, the day and year first above written. Joseph A Corling (SEAL) (SEAL) (SEAL) (SEAL)

		. And	=
TATE OF ILLINOIS	} ss.		
COUNTY OF COOK	_}	".	
All	_ 57-4 Pict-17- 1	in and for said County, in the	
the undersigned			
State aforesaid, DO HEREBY CERTIFY that	JOSEPH J. CARLING AND PAMEL	A A. CARDINO, MIS WILL	
personally known to me to be the same person			
appeared before me this day in person and	acknowledged thatthey_ signed,	sealed and delivered the said	
instrument astheir_ free and voluntary	act, for the uses and purposes therein set	forth, including the release and	
will enough the right of homestead.		,	
VLOR	is 16th day of _	august 1974.	
		∂	
	Florence &	J. Petella	
	No	stary Public	
Commission E na July 9, 1976			
		-	
	_ `	~	25
	· ·	•	
		•	
		-	
- warding graps to be some and		الرحاد على الأخلي الأراث المراكبة	
COOKCOUNTY, ILLINOIS	10	Miles A. Oliver	5
FILED FOR RECORD	4	RCCORDEN/OF DEEDS	
SEP 13 '74 2 17 P		*22847326	
		· .	
	0,		
	4	· · · · · · · · · · · · · · · · · · ·	1
	1/x.	•	
and the second s			
		C/	
1 1 1			
er wife	89009	, K	
1 ≥ 1	11 1 -	90,00	
Trust De Insurance and Recei JOSEPH J. CARLINO AND PAMELA A. CARLINO, hAS TO PIRST NATIONAL BANK OF SKOKIE, ILLINOIS	2600 Windsor Mall 2H Park Ridge, Illinois	30X 533 TO: FIRST NATIONAL BANK 8001 Lincoln Avenue Skokie, Illin is an	S S S S S S S S S S S S S S S S S S S
and and LINO LINO LINO LINO LINO LINO LINO LINO	Ma1 Ma1	30X 533 TO: FIRST NATIONAL BA 8001 Lincoln Avenskokie, 1111nr 45	
IS1 Innce CAR CAR IONA	Isor Se.	E Sign	
Trust Insurance and Insurance and Insurance and Insurance and Insurance and Insurance	ADDRESS OF PROPERTY: 2600 Windsor Ma. Perk Ridge, III.	BOX 533 IL TO: PIEST NATIO 8001 Lincol Skokie, 111	
T III WELL	88 0 600 mr k	Skok 10 Skok	
OF AT E	DDDRI P	BO) MAIL TO: FIRE 80001 Skol	
1 []	114 1 1	-	
	•		
			1989
		e vina i vita	-
			·
TO CLUMB STATE OF THE STATE OF			·
			ē