22 956 069

TRUST DEED:

STHIS INDENTURE, Made December 17 divorced and not since remarried, of Chicago, Cook County, Illinois

1974, between MARSH H. BLACKBURN,

herein referred to as "Mortgagors," and

## Harris Trust and Savings Bank,

an Illinois banking corporation having its principal office in the city of Chicago, Illinois, (herein referred to as "Trustee"), witnesseth:

THAT. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the principal sum of FIFTY THOUSAND AND NO/100THS.

NO/100THS.

Dollars (\$ 50,000.00 ), which said Note the Mortgagors of even date herewith, made pavable to HEARER and delivered, 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 the said Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to the said Note the Mortgagors promise to pay the said principal sum and interest in the final payment of principal ance interest, in not sooner paid, due on the 1St day of January 19 73 All monthly payments on account of the set to declare the said Note shall be first applied to interest on the unpaid principal balance and the remainder to principal and it the event of default in the payment of any amount due thereon, the overdue principal amount thereof shall be are interest at a rate per annum, whichever is lesser, until such default shall be error.

All paw entropic in principal and interest shall be made payable at such banking house or trust company in the city of Chicago, Illianis, as the holder of the Note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of Harris Trust and 5 vin s. Bank in said City.

NOW, THE LEFORE, the Mortgagors to secure the psyment of the said principal sum of money and said interest in accordance with the terms, provisions and limitation on this Trust Deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performance of the covenants and agreements herein contained, by the Mortgagors to be performanced in the covenants and agreements herein contained, by the Mortgagors to be performanced in the provisions of the provisions

County of Cook

Chicago

County of Cook

Unit No. 3520 as delineated on Survey of certain lots in the Plat of Lake Front Plaza, a subdivission of a parcel of land lying in accretions to fractional Section 10, Township 39 North, Range 14, East of the Third Principa Meridian, according to the Plat thereof recorded April 30, 1962, as Document No. 18461961, conveyed by Deed from Illinois Central Railroad Company to American National Bank and Trust Company of C'i ago, as Trustee, under Trust No. 17460, recorded May 7, 1962, as Document No. 1846755s and also Supplemental Deed thereto recorded December 23, 1964, as Document No. 19341545, which survey is a cached as Exhibit "A" to Declaration of Condominium made by American National Bank and Trust Company of Chicago, as Trustee, under Trust agreement dated April 9, 1962 and known as Trust No. 17460, recorded in the Office of the Recorder of Cook County, Illinois, as Document No. 2245 331), together with an undivided 14072% interest in the property described in said Declaration or Condominium aforesaid (excepting the units defined and set forth in the Declaration of Condon; ii ... and Survey) which, with the property hereinafter described, is referred to herein as the 'pr m ses".

In the event Borrower shall convey away the above-describer property or if the title thereto shall become vested in any other person, persons or corporation in any manner whatsoever, whether by merger, consolidation or otherwise, all of the indebtedness sec rec by this Mortgage shall become merger, consolidation or otherwise, all of the indebtedness secree by this Nortgage shall become immediately due and payable at the option of the Bank unless tie Borrower shall have first obtained the written consent of the Bank to such conveyance or vesting o. 11 le. Acceptance by the Bank of any payments made by the successors, assignees, heirs, representative and vendees of the Borrower, without Borrower first obtaining written consent as required above, s. 11 not constitute or be constituented by the beautiful the second of the Borrower, without Borrower first obtaining written consents fixture, and apputenance there or many and all rents issues and profits thereof for so long and during all and these as Mortageers may be entitled thereof which are pledger firm by ado no a party with and real enter as security for the payment of the indebtedness secured hereby and not secondarily), and, without limiting any and the secure of the secondarily of the foregoing, all apparatus and equipment of every kind now or hereafter therein or thereon used to supply heat; ass, also condition as water light, power, refigeration and electric fluture, or enterly connoised, and ventilation, and all servers, window shades, storm doors and wind we, savings, floor coverings, can and electric fluture, or continued all similar apparatus, equipment of earlies bereafter placed in the premise, by the mortageors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and up herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, benefits the Mortgagers do hereby expressly release and waive.

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

- Mortgagors shall (1) promptly repair, restore or rebuild any buildings or impra ed or destroyed; (2) keep said premises in good condition and repair, without wast
- Abstants or contingencies as the holders of the note may require underpolities providing asymment by the insurance companies of moneys either to pay the cost of replacing or respiring the same or to pay in full the indubtedness accured hereby, oil in accompanies assistanced by the standard mortage clause to be attached to each policy and shall deliver all policies, noting additional and renewal policies, need by the standard mortage clause to be attached to each policy and shall deliver all policies, not providing additional and renewal policies. If the providing additional and renewal policies are considered to the standard mortage clause to be attached to each policy and shall deliver all policies not less than ten days prior to the respective dates of the standard coverage of the providing and the standard coverage of the pay of the control of the providing and the standard coverage of the providing and the providing asset Martgagors shall fail to perform any extensions to the providing and the providing attended and the providing attended the providing attended the propers advanced by Trutteger of the providing attended the propers advanced by Trutteger or the propers advanced by Trutteger or the providing attended the propers advanced by Trutteger or the providing attended the propers advanced by Trutteger or the providing attended the propers advanced by Trutteger or the providing attended the propers advanced by Trutteger or the providing attended the propers advanced by Trutteger or the providing attended to the providing attended the provi owners association procure and maintain

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THIS INSTRUMENT WAS PREPARED BY\_

HARRIS TRUST AND SAVINGS BANK Jane 1. Kulibaba 111 West Monroe Street, Chicago, Illinois

X-3136 (Rev. 8/74)

## UNOFFICIAL CO

the Note may be taken jointly by	the Trustee and an n		noiner o
Witnesses the hand	and seal	of Mortgagora the day and year first above written.	
		11. 1 40 0.	100
		(SEAL) Wayler Slocken	(SEAL)
		Marsh H. Blackburn	(SEAL)
and the second second			
			100
STATE OF ILLINOIS		L Rober, O Mansell	
	Ss.	a Notary Public in an for and residing in said County, in the State alo	resaid.
County of COOK	{		-
		DO HEREBY CERTLE THAT MARSH H. BLACKBURN, divor	ced
		and not since remarried	
		who is personally known to my to be the same person	
		whose name is subscribed to be foregoing Instrument, ap	peared
		before me this day in person and acknowl dged that he	<u> </u>
		signed, sealed and delivered the said Instruce i as his	iree
		and voluntary act, for the uses and purposes herein et forth, includ	ing the
		release and waiver of the right of homestead.	2
			11111
		GIVEN under my hand and Notary Seal this	11/1
		January A.D. 19 75	ું ૦
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IMPOR	RTANT	The Installment Note mentioned in the within Trust Deed	has :
FOR THE PROTECTION OF	BOTH THE BORR	OWER AND been identified herewith under Identification No.	L C;
LENDER, THE NOTE SEC	URED BY THIS TR		_
SHOULD BE IDENTIFIED	BY THE TRUSTE	EE NAMED HARRIS TRUST AND SAVINGS BANK, as Trustee	!
HEREIN BEFORE THE TRI			
	200 x 201	UNITED SUIVER SUIVER	- 1

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END OF RECORDED DOCUMENT