TRUST DEED

600353

23 508 428

THIS INDENTURE, made May 14, THE ABOVE SPACE FOR RECORDERS USE ONLY

1976, between

RAYMOND HOLTZMAN and SHIRLEY HOLTZMAN, his wife

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY.

00

RMINTES:

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

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from-8-1/2%--- ce it per annum in instalments as follows: THREE HUNDRED SIXTY THREE & NO/100--on the balance of principal remaining from time to time unpaid at the rate of

----(\$363,00)

NOW, THEREFORE, the Mortgagors to secure the the core of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the cover ants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is kereby set the secure of the coverage of the Coverag

being in the City of Chicago COUNTY OF COOK AND STATE OF HAINOIS LEGAL DESCRIPTION IS HEREBY ATTACHFO BY RIDER, FULLY INCORPORATED HEREIN AND MADE A PART HEREOF:

DESCRIPTION IS HEREBY ATTACHED TO PRIST DEED & ASSIGNMENT OF RENTS EXECUTED BY RAYMOND & SHIRLEY HOLTZMAN AND MEREBY MADE A PART HEREOF:

Unit No. / S// as delineated on Survey of certain lots in the Flat of Lake Front Plaza, a subdivision of a parcel of land lying in accretions to fractional Section 10, Texnship 39 North, Range 14, East of the Third Principal Maridian, according to the Plat thereof recorded April 30, 1962, as Document No. 184619/1, conveyed by D. ad from Illinois Central Relinead Company to Aserican National Eank and Trust Company of Chicago, as Trustee, under Furt No. 17460, recorded May 7, 1962, as Document No. 18467558, and also Supplemental Deed thereto recorded December 23, 1964, as Document No. 19341545, which survey is attached as Entipit "A" to Enclaration of Condominium made by Aserican National & as and Trust Company of Chicago, as Trustee, under Frust Agreement dated April 9, 1962, and known as Trust No. 17460, recorded in the Office of the Recorded of Coek County, Illinois as Document No. 22463315, together with an undivided //9672x interest in the preparty described in said Ecclaration of Condominium aforesaid (excepting the units defined and set forth in the Declaration of Condeminium and Survey);

Commonly known as Unit 1860 and Set forth in the Declaration of Condeminium and Survey);

Commonly known as Unit 1910_{\circ} at the Outer Drive East Condominium, 400 East Randolph Street, Chicago, Illinois.

RECEIVED IN BAD CONDITION

٠Ó,

UNOFFICIAL COPY

DOORTH OX COOK COUNTY (Jun 4 10 51 AH '78 *23508428 This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, WITNESS the hand (HAYMOND HOLTZMAN) (SEAL) "This Instrument Was Prepared By"

Exchange National Bank of Chicago

60690

130 S. LaSalle St. Chicago, Ill.

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

1. Margagors shall (1) promptly repair, return or rebuild any buildings or improvements may of horesters on the premiers which man become alonged on be destroyed; (2) keep said premier in good conditions and repris, without savirs, and free from mechanics, or other below or claims for lien on expressly substituted to the lien better (3) by whom the method in the lien better (3) by whom the second in the lien better (4) complete which is a resonable time any building or buildings now or at any time in process of erection upon depremise; (3) complete which is a resonable time any building or buildings now or at any numbers of erection upon depremise; (3) make no material alterations for any process of the new of the control of the co

- Mortgagors shall pay before any penalty statches all general taxes, and shall pay special taxes, aperial assessments, water charges, sever service charges, and other charges against it premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protein the manner provided by statute, any tax or seasonare which Mortgagors may decide to context.
- 2. Morgague a half tergal huldings and improvements now or bereafter signated on aid promises instituted against loss or demany by fee, lightings or similator mer similar essently (numously known to him and terminated on original transport of the product of the
- In case of default therein. Feater or the indices of the Nate may, but need not, note any personal or perform any set herindebute required of Marigagus in any form and manned sequencing, and may, but need under the following the personal or principal or directed on principal configurations; if any, and purchase, distorbang, compromise or settle any last lene or unless part for any orders from any tax sale or toriesture allociting and premises or contest any tax as excessions. All monites paid for any of the purposes berein authorized and all expresses poid to monite of monites of the following antimer's few, and my other monites and not few monites and the few of the following of the following and the few of the following of the following of the following and the few of the following of the following of the following of the following the few of the following the few of the following to them on account to ... of a ... the considered as a waiver of any right account to the few of the following to them on account to ... of a ... the considered as a waiver of any right account to ... of a ... the considered as a waiver of any right account to ... of a ... the considered on the part of Marigagors.
- 5. The Trustee or the holders of the section in sing any payment hereby authorized relating to taxes or assessments, may do so according to any bill, asterment or estimate progress of positive of the whole office without inquits in a tax of such bill, statement or returned or or title the addition of any total content of the content of the section o
- 6. Mortgagors shall pay each item of indebted ees be rein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the Note, and without notice to Mortgagors, all unjoid indebtedness secure, by his "our Bred shall, notwithstanding anything in the oute or in this Triest Bred to the contrary, become due and payable (a) immediately in the case of default in making system of any installance of "class" of the interest on the Note, or (b) when default over and continue for three days in the performance of any other agreement.
- 7. When the indebtedness hereby secured shall become due whether. **acceleration or otherwise, bubbers of the Nate or Trustee shall have the right to furctione the lien hereof, those shall be allowed and included as addit and belief the lien hereof, there shall be allowed and included as addit and belief to the lien hereof, there shall be a possible of the Note for attorneys fees, Trustee's fees, appost r's fees, "lays for documentary and expert evidence, strongesphers' charges, publication cours and costs (which may be estimated as an items to be expended after entry of the decree) of procur age, as a substract of title, title as items and the expended after entry of the decree) of procur age, as a substract of title, title as a constant of the Note may decur, are assumed as a surface of the Note may decur, are assumed as a surface of the Note may decur, are assumed as a surface of the Note may decur, are assumed as a surface of the Note of the Note may decur, are assumed as a surface of the Note of the Note may decur, are assumed as a surface of the Note o
- B. All expenses of very nature incurred by the Trustre or the holders of the N ic in a maction sist (a) any proceedings, including but not familied to probate and bankrupter proceeding to which either of them shall be a party, either as plannill, channat or defendance, by a smooth of its trust feed or any modelectures be bright normal (b) preparations for the commencement of any the preparation of the proceeding to the proceeding to the proceeding to the process of the security hereof shall even or a state of the proceeding to the process of the security hereof shall even or a state of the process of the proces
- 9. The proceds of any foreclounts ade of the premiers shall be distributed and applied the allowing order of priority: First, on account of all costs and expenses incident to the foreclount procedure, which there is a set mentioned in the preceding and incident so she's whole the terms better of constitute secured individences additional to that evidenced by the Note, with interest thereon as become provided; third, all principal and interest term many unjoid on the Note; fourth, any overplus to Mortgagots, their belts, legal representatives or assign, as their tights may appear.
- 10. Upon, or at any time after the biling of a bill to foreclose this trust deed, the court in which surves a "selection and a promises. Such approximation may be made either before or after an assistant universal to the observer of interference or interference at the selection of such receiver and submit regard to the burstern of the premises of the promises at the selection of such receiver and submit regard to the burstern of said premises during the periods of redemption and the burstern of said premises during the periods of redemption and the premises during any further times when Mortgagues except to the intervention of water receiver, would be entitled to colded to the premises and prints, and all other provers which may be necessary or are usual to make traces for the proversion, pressession, control, insurgence and observed or the proversion of the province of the premises during the shell of said period. The Court from time in time may authorize the receiver in which may be or become superior to the literal control of the province of the provi
- 11. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which word not be good and available to the party interposing same in an action at law upon the Note.
- 12. Trustee and the hoblers of the Note shall have the right to inspect the premises at all reasonable times and access the (a shall be permitted for that purpose
- Tractice that the day to extend the first develope any power herein given the prefixes, nor shall fracte be obligated as and that that develope any power herein given the contract the properties of the properties of the state of the species any power herein given the properties of the species and the species are only power herein given the properties of the species and the species are only power herein given the properties of the species are properties of the species are properties of the species are properties.
- 13. Trustee shall release this Trust Deed and he lien thereof his proper instrument upon presentation of satisfactory evidence \(\text{A} \) is \(\text{A}\) indebtodance as excured by his \(\text{Trust}\) Trust Dreft has been fully post; and \(\text{Trust}\) to every event and deliver a release between to and at the request of any person who shall, either before or after inst. Trust error as reperturbed that all indebtedness hereby secured has been pool, which representation Trustee may accept as time without inputs, \(\text{Wh}\), for \(\text{o} \) representations which in the surface of the release is requested of a successor trustee, surface may accept as the genuine of which confirms in adulating with the description better confirmed of the Note and which purports to be executed by the persons better designated as the indexes the red \(\text{c}\) and \(\text{c}\) the release is requised of the limit and adulating the release is a limit of \(\text{c}\). The red \(\text{c}\) is the release is requised of the limit and \(\text{c}\) the release is requised of the limit and \(\text{c}\) the results of the release is requised of the lease in the limit and \(\text{c}\) is the release in the release is requised of the limit and \(\text{c}\) is the release in required of the limit and \(\text{c}\) is the release of the release is requised of the limit and \(\text{c}\) is the release of the release is requised of the limit and \(\text{c}\) in the release of the release is required as \(\text{c}\) in the release is required of the limit and \(\text{c}\) is the release of the release is required as \(\text{c}\) in the release of the release is required as \(\text{c}\) in the release is required as \(\text{c}\) in the release of the release is required as \(\text{c}\) in the release in the release is required as \(\text{c}\) in the release in the release is required as \(\text{c}\) in the release of the release is required as \(\text{c}\) in the release in the release is required as \(\text{c}\). The restriction is the
- 15. Trustee may resign by notronnent in willing hiled in the office of the University of the district of Trustee may resign by notronnent in willing hiled in the office of the University of the district of Trustee in the majority of the district of Trustee in the majority of the district of Trustee in the majority of the district of the district of Trustee in the majority of the district of Trustee in the majority of the district of the distr
- 16. This Trust Beed and all provisions hereof, shall extend to and be binding upon Martzagars and all persons claiming under or through Martgagars, and t¹ vo 1 "Mortgagars" when use weeping the finished all such persons and all persons in the first Described all such persons and all persons in the first Described and the persons and all persons in the first Described and the persons and all persons in the first Described and the persons and all persons in the first Described and the persons and all persons are described as the persons and all persons in the first Described and the persons are described as the per
- To first the purpose of providing regularly for the prompt parament of all laxes and assessments beyind or assessed against the premises and premiums on purces—into a new terms of the prompt of the
- B. For the purposes of paragraphs 3 and thereof the rate of interest shall be the care specied in the Note as to unpud instalments of pain pad thereof after due, reduced to such stem, down, as also be necessary to comply with any limitations applicable between the mass beautily the charged, continued for an excelved.
- 19. The Mortagores sorrout and agree that the proceeds of the Note will be used solely for the purposes specified in paragraph 4 (2) of Chapter 71 of the 1963 Illimit Revised Statute, 1964 the principal obligation several briefly constitutes a basiness boar which comes within the purposes of safe paragraph, Any other use of the proceeds of the Note shall be a detail to thick the principal obligation several briefly constitutes a basiness boar which comes within the purposes of safe paragraph, Any other use of the proceeds of the Note shall be a detail to thick
- 20. Mortgagors agree that if this Trust Deed or the Note is asserted to be subject to tax under the proxisions of the Interest Equalization Tax Act (as set forth in Chapter 41, Subtille D of thermal Research Code of 1951, as amended) as presently or hereafter in effect, or any governmental research unique are asserted to be required thereon, Mortgagors will accessfully defend satisfact to part the same and upon feature of Mortgagors will uncertainty the holders of the Note was do and sold the amount as just in the principal indebtedness secured hereby, which

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECRED BY THIS TRUST DEED SHOULD BE DEENTI-FIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

			
Ð	NAME	EXCHANGE MATIONAL BANK OF SHICA	
Е		REAL ESTATE LOAN DIVISION	
1.	STREET	130 SOUTH LA SALLE STREET	
1		CHICAGO, ILLINOIS 60690	
V	CITY		
E	1.		
R		OR	
١	INSTRUCTIO	INSTRUCTIONS	
	к	PEORITERS OFFICE HOX NUMBER 80	

FOR RECORDERS INDEX PURPOSES
INSERT STREET ADDRESS OF AROVE
DESCRIBED PROPERTY HERE
400 E. Randolph St., Unit
#1810
Chicago, Illinois

0469 18-21

END OF RECORDED DOCUMENT