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TRUST DEED

This instrument was prepared By C. Walsh, 125° Shermer, Northbrook, Il. 6°062

24 578 286

THIS INDENTURE, mr 1e

July 18,

19 78, between

GLEN F. SCHRADEF. Divorced and not since remarried 00 herein referred to as "Mortgagors," and

NORTHBROOK TRUST & SAVINGS BANK,

an, Illinois corporation doing business in Northbrook, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justay indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein re err d o as Holders of the Note, in the principal sum of THIRTY-EIGHT THOUSAND AND NO/100*

evidenced by one certain Installment Note of the Mc gaa or of even date herewith, made payable to NORTHBROOK TRUST &
SAVINGS BANK and delivered, in and by which aid Note the Mortgagors promise to pay the said principal sum and interest from
after date

The balance of principal remaining from time to time unpaid at the rate of
per cent per annum in installments at follows: THREE HUNDRED TWENTY-ONE & 51/100* per cent per annum in instalments as follows:

September Dollars on the . 15th day of

1978 and THREE HUNDRED TWENTY-ONE & 51/100

Dollars on the 15th day of each month t tereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of August 2007 All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each istall pear unless paid when due shall bear interest at the rate of ten per cent per annum, and all of said principal and interest being mode payable at such banking house or trust company in Cook County, Illinois, as the holders of the note may, from time to time, n. w. ting appoint, and in absence of such appointment, then at the office of NORTHBROOK TRUST & SAVINGS BANK in North row, Illinois.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum of mone and said interest in accordens and limitations of this trust deed, and the performance of the covenants and agreements becein or ined, by the Mortga in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowled of . . . by these presents of the Trustee, its successors and assigns, the following described Real Estate and all of their estate rig t, title and interest being in the to wit: AND STATE OF ILLINOIS,

Village of Northbrook

Unit No. 404-D as delineated on the survey of the following described parcel of real estate (hereinafter referred to as "Parcel"): Lots 1, 3, 4, 5, 6 and 7 bith inclusive, in La Salceda Subdivision, being a subdivision of the North 1 of Section 21, Township 42 North, Range 12 last of the Third Principal Meridian, in Cook County, Illinois; which survey is attached to Declaration of Condominium Ownership and of Easements, Restrictions, Covenants and By-Laws for La Salceda Del Norte Condominium Association made by American National Bank and Trust Company of Chicago, a National Banking Association, as Trustee under Trust Agreement dated February 1, 1978 and known as Trust No. 42208, recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 24538413 together with an undivided 3838 interest in the Parcel (excepting from the Parcel all the property and spaces comprising all of the units thereof as defined and set forth in said Declaration and Survey).

Mortgagor also hereby grants to Mortgagee, its successor and assigns, as rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said property set forth in the aforementioned

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

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Withest the harry a	and scar or violegagors the day and year his above written.	
+ Ellen F.	Schroder [SEAL]	_[SEAL]
Glen F. Schr	ader	_[SEAL]
		-[sevr]
STATE OF ILLINOIS	Christina M. Pike	
County of Cook	a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY: Glen F. Schrader, Divorced and not since remarried	THAT
A CONTRACTOR OF THE PARTY OF TH	13.5 personally known to me to be the same person_ whose namesubscribed to the foregroup person before me this day in person and acknowledged that 10.5 signed, scaled and delivered to the control of the signed scaled and delivered to the control of the cont	-
S. I.OTARIA	Instrument as his free and voluntary act, for the uses and purposes therein set forth, including and waiver of the right of homestead.	the re-
SOUBLIG .	diven under my hand and Notarial Seal this day of My o	<u></u>
COUNTY	Notary Publi	c.

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	Page 2
THE COVENANTS, CONDITIONS AND PROVISIONS TRUST DEED):	REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS
al. Mortgagors shall (1) promptly require restore or rebuild any lead or be destroyed: (2) keep and breathes in good condition and restoressly subordinated to the lien hereof; (3) pay when due any ind lien hereof, and upon requuest exhibit satisfactory evidence of the discreasonable time any building or buildings now or at any time in puminicipal ordinances with respect to the premises and the use theree	buildings or improvements now or hersafter on the premises which may become damping without waste, and free from mechanics or other light or claim light of the man the control of the light of the ligh
 Mortgagors shall pay before any penalty attaches all general t charges, and other charges against the premises when due, and shall, therefor. To prevent default hereunder Mortgagors shall pay in full u 	axes, and shall pay special taxes, special assessments, water charges, sewer service upon written request, furnish to Trustee or to holders of the note duplicate receipts ader protest, in the manner provided by statute, any tax or assessment which Mort-
3. Mortgagors shall keep all buildings and improvements now or or windstorm under policies providing for payment by the insurance same or to pay in full the indebtedness secured hereby, all in compan of loss or damage, to Trustee for the benefit of the holders of the note, policy, and shall deliver all policies, including additional and renew iver renewal policies not less than ten days prior to the respective.	hereafter situated on said premises insured against loss or damage by fire, lightning companies of moneys sufficient either to pay the cost of regulating or retairing the ies antisfactory to the holders of the note, under insurance policies payable, in case such rights to be evidenced by the standard mortgage clause to be attached to each all policies, to holders of the note, and in case of insurance about to expire, shall deduce to the properties of the note, and in case of insurance about to expire, shall deduce to the properties of the note, and in case of insurance about to expire, shall deduce to the properties of the note, and in case of insurance about to expire, shall deduce the properties of the note of the note of the note of the note.
4. In case of default therein, Trustee or the holders of the note. Mortgagors in any form and manner deemed expedient, and may, but brances, if any, and purchase, discharge, compromise or settle any tax forfeiture affecting said premises or context any tax or assessment. Al	may, but need not, make any payment or perform any act hereinbefore required of need not, make full or partial payments of principal or interest on prior encum- lien or other prior lien or title or claim thereof, or redeum from any tax sale or moneys paid for any of the purposes herein authorized and all expenses paid or
gaged premises and t' lien hereof, plus reasonable compensation to shall be so much add io. al indebtedness secured hereby and shall beco of soven per cent per annt n. In action of Trustee or holders of the note lefault hereunder it are nt of Mortgagors.	dates of expiration. make any payment or perform any our hereinhetore required of mary, but need not no partial payments of grintipal or increast a prior securable or other prior lien or title or claim thereof, or redeem from any tax sale or I moneys paid for any of the purposes herein authorized and all expenses paid or there moneys advanced by Trustee or the holders of the note to protect the morther moneys advanced by Trustee or the holders of the note to protect the morther moneys and the sale of the note to protect the morther moneys and the sale of the note
sill, statement or estimate — scured from the appropriate aublic office wi of any tax, assessment, ele, forfeiture, tax lien or title or claim there of the holders of the note, and without notice to Mortgagors, all unpul	small never be considered as a waiver of any right accruing to time on account of any payment hereby authorized relating to inxea or assessments, may do so according to any thout inquiry into the accuracy of such bill, statement or estimate or into the validity of the control of the property of the case of default in muking payment of any installment of priceipal or interest, when the case of default in muking payment of any installment of priceipal or interest when the case of default in muking payment of any installment of priceipal or interest when the performance of any other agreement of the Mortegarors herein
ir in this frust beed to the con any, become due and payable (it) imme- erest on the note, or (b) are a fault shall occur and continue for contained.	three days in the performance of any other agreement of the Mortgagors herein
oreclose the lien hereof. In any at oreclose the lien hereof, there expenditures and expenses which ma sid or incurred by or on behaultays for documentary and expert evence, stenographers charges, antry of the decree) of procuring all rich strates of title, title sear that the strategy of the strategy	by acceleration or otherwise, holders of the note or Trustee shall have, he right to shall be sulfused and included as additional includedness in the dear the region of the last of the last of the note for interneys fees. Trustee's fees, appraiser's fees, publication coats and costs (which may be estimated as to items to be expended after publication coats and costs (which may be estimated as to items to be expended after the state of the stat
icreasy exercit out or preparations for the connectment of any sur- termination of the process of any threate or not actually commenced, preparations for the defense of any threate on the trully commenced, proceedings of the presence of any threate and the proceeds of any foreclosure and of the presence in the process of any threateness of the process of any threateness of the precision of the presence in the process of the precision of the pre	at for the forecasture nervol after accrum of auton right to forecase whether or not med suit or proceeding which might affect the premises or the security hereof, whether distributed and applied in the following order of priority: First, on account of all all such items as are mentioned in the preceding paragraph hereof; second, all other health of the proceeding the provided third, overplus to Mortgagors, their heirs, legal representatives or ansigns, as their rights overplus to Mortgagors, their heirs, legal representatives or ansigns, as their rights
tems which under the terms hereof constitute securing the libraries and interest remaining unpaid on the note fourth, any uny appear. 9. Unon, or at any time after the filing of a bill to forect ethics.	dditional to that evidenced by the note, with interect thereon as herein provided; third, overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights trust deed, the court in which such hill is filled may appoint a receiver of said premisely the state of the court in which such hill is filled may appoint a receiver of said premise.
pplication for such receiver and without regard to the then "slue of rustee hereunder may be appointed as such receiver, Such re eiver sharey of such foreclosure suit and, in case of a sale and a deficie , ell as during any further times when Mortgagors, except for the late	the premises or whether the same shall be then occupied as a homestead or not and the all have power to collect the ren's, is-use and profits of said premises during the pending the full statutory period of redemption, whether there be redemption or right; and profits, rejection of such receiver, would be entitled to collect such renta, issues and profits.
aring the whole of said period. The court from time to time may at he is (1) The indebtedness secured hereby, or by any decree foreclosing aperior to the lien here for of oste decree, provided such application to. No action for the enforcement of the lien or of any provision ne party interposing same in an action at law upon the note hereby so	trust deed, the court in which such hill is filed may appoint a receiver of said prein- ut notice, without present to the solvency or incolvency of Morgagous at the time of the premises or whether the same shall be then occupied as a homestead or not and the all have power to collect the ren's, ir-urs and profits of said premises during the pends, it is not precively to the profits of said premises during the pends, if it is not be receiver, would be entitled to collect such receiver, would be entitled to collect such precision of the premises for the protection, possession, control, management and operation of the premises to be receiver to apply the not income in his hands in payment in whole or in part in trust deed, or any tax, special assessment or other lien which may be or become if mind p for to foreclosure salle; (2) the deficiency in case of a sale and deficiency, if mind p for to foreclosure sale; (2) the deficiency in case of a sale and deficiency covered. The profits of the profits
nt purpose. 12. Trustee has no duty to examine the title, location, existence, o to exercise any power herein given unless expressly obligated by th s own gross negligence or misconduct or that of the agents or emple	sect t'e remises at all reasonable times and access thereto shall be permitted for recordition of the remises, nor shall Trustee be obligated to record this trust deed to terms here to not be liable for any act or omissions hereunder, except in case of the remises and it may require indemnities satisfactory to it before exercising the satisfactory to be satisfactory to the sa
ny power herein given. 13. Trustee shall release this trust deed and the lien thereof by programs. 13. Trustee shall release this paid, and Trustee may execute and department of the programs of the programs. 14. Trust divers in true without inquiry. Where a release is requested of a ribed any note which bears a certificate of identification purporting to be executed by a constitution between contained of the note and which purports to be exceeded in the programs of the p	we instrument — sentation of antisfactory evidence that all indebtedness secured eliver a release her of t and at the request of any person who shall either before or ing that all indebt dness hereds hereby secured has been paid, which representation Trustee successor trustee, und successor trustee may accept as the genuine note herein described by the persons he in distincted as the makers thereof; and where the release on any instrument iden life is a manifest the reference of the conforms in substance it in describion herein contained of the note and which becomes the register of the success that the success
corded or filed. In case of the resignation, inability or refusal to act of ed shall be Successor in Trust. Any Successor in Trust hereunder shall h	Trustee, the then Recorder o' De us of the county in which the premises are sittly not the identical title, powers a' n thority us are herein given Trustee, and any ts performed hereunder. be binding upon Mortgagors and n' persons claiming under or through Mortgagors in the present and all persons limits for the mayment of the indebtedness or and rethis Trust Deed.
overed hereby without the consent nd all accrued interest shall become	change in the ownership of the premises of the mortgagee, the graine principal come due and payable at the election proceedings may be instituted thereon.
r their behalf and on behalf of it	s the right and the mortgagor or its s or their assignees agree that the m of \$25.00 for the preparation and n mortgage and assignment of rent.
IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No.
THE PROTECTION OF BOTH THE BORROWER AND LENDER, NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-DRY THE TRUSTED NAMED HEREIN BEFORE THE TRUST DEED ILED FOR RECORD.	NORTHROOK TRUST & CAVINGS BANK as Trustee, by Vice President
NAME	FOR RECORDER'S INDEX PURPOSES
E STREET Northbrook Trüst & Savings Bank 1250 Shermer Road	INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
Northbrook, Illinois 60062	30 () () () () () () () () () (
INSTRUCTIONS OR	A STATE OF THE STA
RECORDER'S OFFICE BOX NUMBER	- Table 1 And

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