TRUST DEED

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD HE IDENTIFIED BY THE TRUSTEE NAMEL HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD

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THE ABOVE SPACE FOR RECORDERS USE ONL

THIS INDENTURE, made January 16th , 1979 , between

ISAK B. KURT, a bachelor, also and more recently known as Isahak Kurtjian

_ (the "Mortgagors"), and

FIRST NATIONAL BANK AND TRUST COMPANY OF EVANSTON, a national banking association duly qualified to act as Trustee and located at 800 Davis Street, Evanston, Illinois, as Trustee (said First National Bank and Trust Company of Evanston in its capacity as Trustee hereunder being referred to as "Trustee" and in its individual capacity being referred to as "Bank"), witnesseth:

WHEREAS, the Mortgagors are justly indebted to the Bank as evidenced by the note hereinafter described and may subsequently become further indebted to the Bank on account of additional advances made by the Bank to the Mortga of as herein referred to;

NOW, THEREFORE, the Mortgagors for good and valuable consideration, the receipt whereof is hereby acknowledged, and to secure the payment of all principal of and interest accrued or to accrue on the following described ind oredness (the "indebtedness secured hereby"):

(a) The indebtedness of the Mortgagors to the Bank evidenced by that certain promissory note of the Mortgagors of the Mortgagors to the Bank evidenced by that certain promissory note of the Mortgagors of the Mortgagors to the Bank in the principal sum of THY TWO THOUSAND ONE HUNDRED AND NO/100 Dollars (\$.32,100,00), such printiple sum, together with interest thereon at the rate provided for in said note, being expressed to have in a 300 consecutive monthly installments, with the final installment thereon, if yo sooner paid, due on February 1st 192000; and

Unit No. 920-202 in Willow Woods Condominium as delineated on the Plat of Survey of the following described parcel of real estate:

EXCEPTING THE WEST 1526.52 FEET THEREOF, THE SOUTH 5. ACRES OF THE NORTH EAST QUARTER OF SECTION 24, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPTING THEREFROM THAT PART LYING FAST OF THE WESTERLY LINE OF RIVER ROAD AS NOW LOCATED) ALSO THAT PAPT OF LOT 5 IN ASSESSOR'S DIVISION OF THE NORTH WEST QUARTER OF SECTION 1,, TOWNSHIP 42 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYIN, WEST OF THE WESTERLY LINE OF RIVER ROAD AS NOW LOCATED AND SOUTH OF THE NORTH LINE OF THE SOUTH 53 ACRES OF THE NORTH EAST QUARTER OF SECTION 24, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, EXTENDED EAST TO THE WESTERLY LINE OF SAID RIVER ROAD, ALSO THAT PART OF RIVER ROAD NOW VACATED BY DOCUMENT 11134336 RECORDED NOVEMBER 12, 1930, EXCEPT FROM THE ABOVE DESCRIBED PROPERTY THE FOLLOWING DESCRIBED TRACT: COMMENCING, TAPOINT OF INTERSECTION OF THE WEST LINE OF RIVER ROAD AND THE NORTH LINE OF THE SOUTH 53 ACRES OF THE NORTH EAST QUARTER OF SECTION 24, TOWNSHIP 47 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, EXTENDED EAST, CSAID POINT BEING 2.9 FEET EAST OF THE EAST LINE OF SAID SECTION 24, TOWNSHIP CSAID SOUTH ON A LINE PARALLEL TO THE EAST LINE OF SAID SECTION 24, 299.50 SOUTH ON A LINE PARALLEL TO THE EAST LINE OF SAID SECTION 24, 299.50 SOUTH ON A LINE PARALLEL TO THE EAST LINE OF SAID SCUTH 53 ACRES TO THE WEST LINE OF RIVER ROAD; THENCE NORTHERLY ALONG THE WEST LINE OF RIVER ROAD TO THE POINT OF BEGINNING, ALL IN COOK COUNTY, ILLINOIS.

which Plat of Survey is attached as Exhibit "A" to a certain Declaration of Condominium Ownership, made by American National Bank and Trust Company of Chicago, as trustee, under a Trust Agreement dated November 17, 1972 and known as Trust No. 77346, and recorded in the office of the Recorder of Deeds, Cook County, Illinois, together with the undivided percentage interest in the common elements, as document No.

Mortgagor also hereby grants 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 said property set forth in the aforementioned Declaration.

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

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TOGETHER with all improvements, tenements, easements, fixtures, and apputenances thereto, etc., it, and all rents, issues and profits there of for so long and during all such times an Mortgastors may be entitled thereto (which are pledded primar by a d on a parity with said real estate and of the form of the property of the property

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the paron, and upon the uses and trust hearing state, and trust from all rights and benefits under and by Virtue of the Roman Laws of the Sit. a Illinois, which said right hearing at large from all rights and benefits under and by Virtue of the Roman Laws of the Sit. a Illinois, which said right hearing the Roman Laws of the Sit. a Illinois, which said right hearing the Roman Laws of the Sit. a Illinois, which said right hearing the Roman Laws of the Sit. a Illinois, which said right hearing the Roman Laws of the Sit. a Illinois, which said right hearing the Roman Laws of the Sit. a Illinois, which said right hearing the Roman Laws of the Roman

enefits the Mortgagors do hereby expressly release and walve-IT IS FURTHER UNDERSTOOD AND AGREED THAT:

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

Mortgagers shall (1) promptly repair, restore or rebuild any buildings or improvements how or hereafter on or rer is a which may become damaged or be destroyed; (2) keep said premises in good condition and retair, without waste, and free from mechanics or "ar liens or claims for its expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or chair on the premises superior to the lies; (4) and the lies of the lies

2. Mortgangers shall pay before any remaity attaches all general taxes, and shall pay apecial taxes, suscial assessments, after the sea, sews service charges, and other charges, against the premises when due, and shall, upon written request, furnish to Trustee or to holders 'he adebtedness excured hereby duplicate receips therefor. To prevent default hereunder Mertgagors shall pay in full under protest, in the manner provid d by statute,

3. Mortragors shall keep all buildings and improvements now or bereafter situated on said premises insured against less or dat all y y fire lichtning or windstorm and such other hazaris and risks under policies providing for payent by the insurance companies of moneys and icid with the payents cost of replacing or remaining the same of the payent of

4. In case of default therein, Trustee or the holders of the indebtedness secured hereby, or any of them, may, but need not, make any nly ment or perform any and thereinbefore required of Mortzagors in any form and manner deemed extending, and may, but need not, make full or partin payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses unid or incurred in connection therevith, including attentions assessment. All moneys paid for any of the purposes herein authorized and all expenses unid or incurred in connection therevith, including attentions as a day other moneys advanced by Trustee of the control of the indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of eight per cent per annum. Inaction of Trustee or holders of the indebtedness secured hereby and as a waiver of any rights acting to them on account of any default hereunder on the part of Mortxagors. The Trustee or the holders of the indebtedness secured hereby and may do not account of any beliat attenent or estimate procured from the appropriate public office without induly into the securacy of such bill, state-

5. The Mortengors will hot, without the prior written consent of the holder or holders of the indebtedness secured hereby being first had an obtained, make, permit, cause, or contract or agree of the prior that the p

6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the indebtedness secured by this Trust Deed shall, notwithstanding anything in any note or other obligation evidencing the indebtedness secured hereby or in this Trust Deed shall, notwithstanding anything in any note or other obligation evidencing the indebtedness secured hereby or in this Trust Deed to the contrary, become due and nayable (a) immediately in the case of default in making payment when due of any principal of or interest on the note, or (b) when default shall occur in the observance or performance of any covenant of Mortgagors contained in paragraph 5 hereof, or (c) when default shall occur and continue for three days in the performance or observance of any other agreement of the Mortgagors herein contained.

and continue for three days in the performance or observance of any other agreement of the Mortragors herein contained.

When the indulctioness secured hereby shall become due whiter by accessing or otherwise, holders of the highest desease and include of the contract o

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8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account o all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph 1 hereof second all costs and such items which under the term of paragraph 4 hereof constitute additional imbeliedness accured hereby with interacts thereon as herein provided the state of the process of the

9. Upon or at any time after ... filling of any sult to foreclose this Trust Deed, the court in which such suit is filed may, either before or a free asia without priving bond on such application (sary and all such notices and bond on such application (sary and all such notices and bond on such application (sary and all such notices and bond on such application (sary and such application (sary and such application (sary and such application (sary and such application) (sary applicati

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interprosing same in any action at law upon the notes or other obligations evidencing the indebtedness secured hereby. If Mortgagor is a corporation, it hereby waives any and all rights of redemption from sale und a vorter or decree of foreclosure of this Trust Deed, on its own subsequent to the date of this Trust Deed, except decree or judgment cred onto in the Mortgagor, acquiring any interest in or title to the premises

11. The Trustee or any holder of the indebtedness secured hereby shall have the right to inspect the premises at all reasonable times and access thereto shall be premitted for that purposes.

The Trustee shall have no responsibility as to the validity of this instruct ent. r of the lien purporting to be hereby created or for the constant of the coverant in the coverant of the coverant herein onto edit that the frustee shall be under no obligation to do or refrain from doing say not be thereunder except virtues of the coverants herein onto edit that the frustee shall be under no obligation to do or refrain from doing say not be the required to its full satisfaction; that the Trustee may buy, sell, own s. I d. all in the indebtedness secured by this Trust Deed and may enforce its rights as such holder to the same extent as if it was not Trustee hereunds; the in there he said Trustee, nor any of its agents or attended from the trustee the said trustee, nor canny of its agents or attended from the trustee the provisions of this deed, except in extended from the trustee hereunds in the control of the business is taken over by another corporation having trust powers, such corporation shall be Trustee hereunder with the same effect as if originally appointed as such and from the trust hereby created by a resignation in writing fluctuations. The provisions of the provision of the companies of the companies

ablended in the process of the proce

14. In order to provide for the payment of taxes, assessments and insurance premiums required to be paid hereunder by Mo. To. Mortgares shall deposit with the holders of the indebtedness secured hereby, or such other person, firm or corporation as the holders of the indebtedness secured hereby may designate, on each monthly payment date, an amount educal to 1/12th of the annual premium on all such insurance of the indebtedness excured hereby may request in order to accumulate on the first day of January of each year a fund sufficient of the holders of the indebtedness excured hereby may request in order to accumulate on the first day of January of each year a fund sufficient of the holders of the indebtedness excured hereby may request in order to accumulate on the first day of January of each year a fund sufficient of the holders of the indebtedness excured hereby may request in order to accumulate on the first day of January of each year a fund sufficient of the premises in that calculate year. The mores thus deposited may be incurant and accumulate of the premises in the tenth of the property of the premises of the premise of the premise of the premises of the premise of the premises of the premise of the premises of the pr

15. Each and every remedy herein conferred upon or reserved to the Trustee or the holders of indebtedness secured hereby shall be cumulative and shall be in addition to every other penedy given hereunder, or now or hereafter easiting at law or in equity; that no delay or ombission to excrete any right or power activities and any and the state of the stat

In Witness Whereof this Todst Deed has been executed and attested by Mortgagors the day and year first above writte

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THE PER CHARGE STATE OF	The way of the second of the s	
Isak B.	Kurt, also and more recently know as (SEAL)	
	Kurt, also and more recently known as (SEAL) Kurtjian (SEAL)	- {
STATE OF ILLINOIS		- [
COUNTY OF COOK	ss.	- 1
	T. MURRAY	Í
a Notary Public, in and for a	said County, in the State aforesaid, Do Hereby Certify, that	- (
	ISAK B. KURT, A bachelor, also and more recently known as	ſ
	ISAHAK KURTITAN	ſ
(Individual)	who is(are) personally known to me to be the same person(s) whose name(s) is(ar / subscribed to the foregoing Instru-	ł
(Individual)	ment, appeared before me this day in person and acknowledged that he(she, they) sir ed scaled and delivered the said Instrument as histher, their) free and voluntary act, for the uses and purposes therein r , for h, including the release and	- 1
•	waiver of the right of homestead.	- 1
	President	ľ
	of the, and	びし
	Secretary	040 040 47
	of said Company, personally known to me to be the same persons whose names are subcribed to the for going instrument as such Resident and Secretary, respectively, appeared before me this da, r rson and	도
(Corporation)	acknowledged that they signed and delivered the said instrument as their own free and voluntary act and as the ret and	
	valuntary act of said Company, for the uses and purposes therein set forth; and the said Secretary then	9-1
	and there acknowledged that he(ahe), as sustedian of the corporate seal of said Company, did affix the corp rate	8
_	and there are not be added that necessary as a succession of the corporate seal of said Company to said instrument as his that own free and voluntary act and as the free and voluntary act and as the free and voluntary act.	- 1
GIVEN under my hand and No	otarial Seal this day of January	12.
	A.D. 1979 May 7	٦
	Nation Police	1
	My Commission Expires:	ŝĿ
The note mentiones	d in item (a) of the granting clause DELIVER TO:	, i
of the within Trus 301	d in item (a) of the granting clause of the definition of the granting clause of the definition of the granting clause of the definition of the granting clause	1
Any written oblica made pursuant to item	ation evidencing additional advances (b) of Asid granting clause shall, if for identification, by identified under	- }
presented to the Trustee		
FIRST NATIONAL	AL BANK AND TRUST COMPANY	- 1
3 By 7 30)	CITY)
THIS INSTRUMENT WAS I	PREPARED BY:	- { ` `
First Hatienal Book and Trust Co	townson of Francisco Poor	- 1
First National Book and Hust bl	ionpany of Evanston ROSEMARY F. GRANT 8680\$8\$7	- }
Evanston, Illinois	60204 STAINT STAINT	- } .
Evanstery militions		1 :

END OF RECORDED DOCUMENT