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640051

COUNTY, ILLINOIS

RECONDERVIOR DIXOR

TRUST DEED

APR 275 9 oc Ah

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16-20(PI)

Dollars on the

THE ABOVE SPACE FOR RECORDERS USE ONLY

1,479 , between ALBANY BANK AND TRUST COMPANY N.A., THIS INDENTURE, Made February 1 an association organized under the laws of the United Stars of America, not personally but as Trustee under the provisions of a Deed or Deeds in trust duly recorded and delivered to 11 Bank in pursuance of a Trust Agreement dated February 1, 1979 and known as trust number 11-3695, herein referred to as "First Party," and CHICAGO TITLE AND TRUST COMPANY-

an Illinois corporation herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS First Party has concurrently herewith executed a installment note bearing even date herewith in the Principal Sum of TWENTY-SIX THOUSAND AND NO/100THS--

-- (\$26 JOI .00) -made payable to BEARER

and delivered, in and by which said Note the First Party promises to pay out it is at portion of the trust estate subject to said Trust Agreement and hereinafter specifically described, the said principal sure and interest from date-

on the balance of principal remaining fror. the to time unpaid at the rate of per cent per annum in instalments as follows: TWO HUNDRED TWENTY. NIM: AND 44/100THS-----

-- (\$229.44) --

19 79 and TWO HUNDREI 'Y ENTY-NINE AND 44/100 first day of -(\$229.44)--

THS-day of each and every/month thereafter until said note is fully put except that the final payment of principal and interest, if not sooner paid, shall be due on the first day of Apr. 3 All such payments on account of the indebtedness evidenced by said note to be first applied to in e.e.t on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless per when due shall bear interest at the rate of warmper cent per annum, and all of said principal and interest being mad rayable at such banking house or trust company in Chicago Illinois, as the holders of the note may, from time. in writing appoint, and in absence of such appointment, then at the office of Albany Bank and Trust Company M. A. in srid Sity,

NOW, THEREFORE, First Party to secure the payment of the said principal sum of money and said interest in accordan limitations of this trust deed, and slao in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby ackr grant, remise, release, slien and convey unto the Trustee, its sucressors and assigns, the following described Real Estate situate, by

AND STATE OF ILLINOIS, to wit:

LEGAL DESCRIPTION RIDER ATTACHED HERETO AND MADE A PART HEREOF:

together with the undivided percentage UNIT //-/08 together with the undivided percentage interest in the Common Elements appurtenant to said Unit. interest in the Common Elements appurtenant to said Unit, in MILL CREEK CONDOMINIUM in that part of the West half of Section 8, Township 42 North, Range 11 East of the Third Principal Meridian, in Cook County, Illinois. according to the Declaration of Condominium Ownership and Plat of Survey attached thereto as Exhibit "A", recorded in the Office of the Percentage of Deads. Cook County, Illinois as Document the Recorder of Deeds, Cook County, Illinois, as Document No. 24872257.

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 said property set forth in the Declaration aforesaid.

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

UNOFFICIAL COPY

Property of Cook County Clerk's Office

Albany Bank and Trust Company, N.A 3400 W. Lawrence Avenue Chicago, Illinois 60625 STREET

RECORDER'S OFFICE BOX NUMBER.

or

24900083

to expire, to del 'err e wal policies not less than ten days prior to the respective date of expiration; the Trustee or the holders of the onte may, but need not, make any payments or serior or year or early any act hereinbefore set forth in any form and manner deemed experient, and may, but need not, make full or partial payments of principal or forther than the partial payment of the prior of the prior

The Trustee or the i. Men. he note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bil statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any taxessment, sale, forfeiture, tax lim or 'up or claim thereof.

3. At the option of the holder of the note and without notice to First Party, its successor or assists, all unpaid indebtedness secured by this trust deed shall, newthatanding anything in the not. or a this trust deed of the contrary, become due and payable (a) immediately in the case of default in making payment of an installment of principal or interest on the relation of the contrary, become due of First Party or its successors or assigns to do any of the things specifically set forth in paragraph on the hereof and such default; all continue for three days, and option to be exercised at any time after the expiration of said three day principles.

4. When the indebtedness hereby secured a "become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien brend, in any suit to foreclose the lien? Frost, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expers which may be paid or incurred by or on behalf. True er holders of the note for attorneys fees, Trustee's fees, appraiser's fees, outlays for documentary and expert of the control of the state of the same and t

The proceeds of any foreclosure sale of the previous shall 1 dist buted and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as; e me insend in the preceding paraph hereof; second, all other items which under the terms hereof constitute vecured indebtedness additional to that evidenced by the ..., interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to First Party, its legal representatives or sign, as their rights may appear.

Trustee or the holders of the note shall have the right to inspect the premises at all resonable times and access thereto shall be permitted for that purpose.
 Trustee has no duty to examine the title, location, existence, or condition of the previous, or shall Trustee be obligated to record this trust deed or to exercise any power berein given unless expressly obligated by the terms berouf, not be liable for any and a massing abrenunder, except in case of its own tross negligence or

3. Trustee shall release this trust deed and the lien thereof by proper instrument upon prese table of assistancing evidence that all indebtedness accured by this produce and exhibit to Trustee the note representation that all indebtedness kneetly owners are considered to a spream who shall, either before or affecting the produce and exhibit to Trustee the note representation that all indebtedness kneetly ownered has been done to a spream who shall, either before or affecting the produce and exhibit to Trustee the note representation that all indebtedness kneetly ownered has been done to a spream who shall, either before or affecting the produce and exhibit to Trustee the note representation that all indebtedness kneetly ownered has been as a considerable and the produce and exhibit to Trustee and the produce and the p

RIDER ATTACHED HERETO AND MADE A PART HEREOF:

- 11. For prepayment privilege, see Note hereby secured.
- 12. In addition to payments to principal and interest hereinabove provided, the Mortgagors shall pay each month to the holder or holders of said Note, 1/12th of the argual general real estate taxes assessed or to be assessed against said premises.
- 13. In the event that the Mortgagors shall sell, convey or assign the benefic all interest in the mortgaged premises, the entire unpaid balance secured by this Trust Decc stars become immediately due and payable. 24900%83
- 14. The real estate described herein shall secure the obligations and shall also secure any other liabilities, direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, or Mortgagor to Mortgagee or its successors and assigns.
- 15. The Mortgagors hereby waive any and all rights of redemption from sale under any order or decree of foreclosure pursuant to rights herein granted on behalf of the mortgagors, the trust estate, and all persons beneficially interested therein and each and every person acquiring any interest in, or title to, the premises described herein subsequent to the date of this mortgage, and on behalf of all other persons to the extent permitted by the provision of Chapter 77, Section 18-b of the Illinois Statutes.

UNOFFICIAL COPY

RIDER ATTACHED MERETE AND HALE A PRAT HEREOF.

THIS TRUST DEED is executed by Albany Bank and Trust Company N.A., not personally but as Trustee as aforest d in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said Albany Bank and Trust Company N.A., hereby the arrants that it passesses full power and authority to execute this instrument, and it is expressly uniterated and agreed that nothing herein or in said in the constructed as creating any bability on said First Party or on said Albany Bank and Trust Company N.A., personally to pay he said note or any said according to the said of the s

passesses full power and authority to execute this instrument, and it is expressly uniteration and agreed that nothing berein or in said no e contained shall be construed as creating any balidity on said First Party or on said Albany Blank and Trust Company N.A., personally to pay be said note or any interest that may accrue thereon, or any individuals bereunder, or to perform any envenant either express or implied herein containe. I such liability, if any, being expressly waived by Trustee and by severy person now in brefatler enting any right or security hereunder, and that \(\epsilon for it is the First borner or content of the security hereunder, and that \(\epsilon for it is the First borner or content or any included herein the security of the security hereunder, and that \(\epsilon for it is the security of t	
ALBANY BANK AND TRUST COMPANY N.A. As Trustee as aforesaid and not personally	
A By	Chega- VICE-PRESIDENT-PRUST OFFICER
- Sattest Market	L Hold ASSISTANT CASHIER
Gail Nelson	
STATE OF ALINOIS A TELE AND Public in and for said County, in the state aforeaud, DO HEREBY CERTIFY, that	
Joseph J. Briganti	
Darlene Holzer Assistant Cashier of said Both. who are personally known to me to be the same personal whose more are subscripted to the foregoing instrument as such were freedend from the said desautement as foregoing and the said from the said desautement as foregoing at the said assistant cashier and the said assistant cashier and the said assistant cashier then and there as knowledged that said Assistant Cashier then and there as knowledged that said Assistant Cashier as castedian of the corporate seed of said blank, did affect the said Assistant Cashier as the said assistant Cashier as a flat said assistant Cashier as an advantant as and Joseph as the said assistant Cashier as a flat said said said that the said of said Bank, as Trustee as aforesaid, for the new and purposes therein set forth. But the said Assistant Cashier as a flat said said said that as a flat said voluntary at a doa as the free and voluntary at the said said blank, did affect the said said said that as a flat said said said that as a flat said said said that as a flat said said that said said that as a flat said said that said said said that said said that said said said that said said said that said said said	
IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified
OR THE PROTECTION OF BOTH THE BORROWER AND LENDER.	herewith under Identification No. 64!1051
HE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	CHAMPOO TIMI E 2 MOUCE COMPANY
ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	CHICAGO TITLE & TRUST COMPANY, TRUSTEE
FILED FOR RECORD.	Trustee Trustee

ASST. SECRETARY

END OF RECORDED DOCUMENT