GEORGE E. COLE

NO. 1990 September, 1975

DEED IN TRUST

(ILLINOIS)

179 NPR 23 MI II 12

21.02 12 0 P + + +

(The Above Space For Recorder's Use Only)
THE GRANTOR Shirley Bee Kostakos, divorced and not since remarried, Illinois of the County of Cook of Ten and no/100 -and State of. \_\_\_\_, for and in consideration 

## LEGAL DESCRIPTION RIDER

ATTACMED TO AND A PART OF DEED IN TRUST FROM SHIRLEY BEE KOSTAKOS SHIRLEY BEE KOSTAKOS AS TRUSTEE UNDER THE SHIRLEY BEE KOSTAKOS TRUST

Unit No. lA as delineated or Tlat of Survey of the following described parcel of real estate (hereirafter referred to as "Parcel"):

Lots 10,11 and 12 in Block 6 in Manus North Shore Estates, Subdivision in part of Section 3. Township 42 North, Range 12 East of the Third Principal Meridian (except the South 150 feet of the East 150 feet of said Lot 11), in Cook County, Illinois

which Plat of Survey is attached as Exhibit "?" to a certain Declaration of Condominium Ownership, made by Wheeling Trust and Savings Bank, as Trustee, under a Trust Agreement date August 10 1964 and known as Trust No. 340, and recorded in the Office of the Proorder of Deeds, Cook County, Illinois on December 30,1977 as Document 24267610;

and those rights and easements for the benefit of Laid property set forth in the aforementioned Declaration, as rights and Casements appurtenant to the above described real estate;

subject however to all covenants, restrictions, conditions building lines, easements and party walls and reservations of record, and to all rights, benefits, easements restrictions, conditions, reservations and covenants contained in said Declaration.

ು ಕರ್ನಗಳ ಪ್ರಕೀತ ಪ್ರದೇಶ ಸಂಪರ್ಧ ಸಂಪರ್ಣಕ್ಕೆ ಕ

43 53

## See Rider attached

the ways above specified, at any time of times hered er.

In no case shall any party dealing with said cut e.i. relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leaved or not gaged by said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on a lift premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the lift of the said trust a rement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estat shall be conclusive idence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument eventued by said trust are ment; and every deed, trust deed, mortgage, lease or other created by this Indenture and by said trust agreement was in full for a und fleet; (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitatic is contained in this Indenture and in said trust agreement was in full for a und fleet; (b) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, leave, mo (gag) or other instrument; and (b) if the conveyance is made to a successor or successor in trust, that such successor or successor is trust, that such successor or successors in trust, that such successor or successors in trust, that such successor or successors are trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligatic is of its, inso their predecessor in trust.

The interest of reach and weak participative hereunder and of all persons, fair during the park.

The interest of each and every beneficiary hereunder and of all persons (ai' an under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of an real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or the st, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof p af assid.

If the title to any of the above lands is now or hereafter registered, the Registrar of Ti es is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," of ""pon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made an "provided.

And the said grantor. hereby expressly waives and releases any and all right or bene t und r and by virtue of any

and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.  In Witness Whereof, the grantor—aforesaid has hereunto set	
day of	aforesaid ha hereunto set hand_ and seat 5. Z.7
day of	, 19/
	(SEALL Skeiler for Youth & o (SEAL)
	SHIRLEY BEE KOSTAKOS (SEAL)
	ook (SEAL)
State of Illinois, County of	ss.
ر ∜ الاس	I, the undersigned, a Notary Public in and for said County, in the State afor Shirley Bee Kostakos, divorce 1,
4, 25	said, DD HEREBY CERTIFY that
ć o :	personally known to me to be the same person_ whose name_issubscrit_d
	to the foregoing instrument, appeared before me this day in person, and acknowledged
	that _h_ signed, sealed and delivered the said instrument as free and
シーン とうご	voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
Given under my band and official seal	this 1944 day of 4, 2, 4 19 7 7
Commission expires Va Commission	Ferins Att 7, 1982
Commission expires	NOTARY PUBLIC
This instrument was prepared by _	Lois C. Bishop, Attorney at Law
	466 Central Avenue (NAME AND ADDRESS)
	Northfield, II 60093

\*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE

RECORDER'S OFFICE BOX NO.

Unit lA

2818 W. Dundee Road

Paragraph

OF RECORDED DOCUM