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TRUST DEED

This instrument was prepared By C. Walsh, 1250 Shermer Rd. Northbrook, I1. 60062

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THIS INDENTURE, made

December 1st,

1977 , between

CLIFFORD J. PEART & LUCILLE K. PEART, his wife.

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 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

Dollars,
\*TYNNTY-THREE THOUSAND FIVE HUNDRED AND NO/100\*\*\*

ATO GS BANK and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of 3/4 per cent per annum in instalments as follows: ONE HUNDRED NINETY-THREE & 21/100\*\*\*

Dollars ... t - 10th day of February 1978 and ONE HUNDRED NINETY-THREE & 21/100

Dollars on the 19th day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 10th day of January 2003 All such payments on a count of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remaind of the principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of temper cent promum, and all of said principal and interest being made payable at such banking house or trust company in Cook County, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of NORTI BROOK TRUST & SAVINGS BANK in Northbrook, Illinois.

NOW PHEREPORE, the Mort, or weare the payment of the said principal sum of money and said interest in accordance with the terms, provided in the payment of the contract of the said principal sum of money and said interest in accordance with the terms of the comments and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of On. Dollar hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and castigns, no. Vilowing described feel Estate and lot their estate, right, title and interest therein, situate, tying and

being in the to wit: Village of Northbrook

COUNTY OF

AND STATE OF ILLINOIS.

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Unit No. 3/06 as delineated on the Survey of the following described parcel of real estate (hereinafter referred to as "Parcel"): IN BLOCK I ..

Lots 18 to 23, both inclusive A and parts of vacated streets and alleys in First idition to Northbrook Manor, being a Subdivision of the West 1/2 of the South East 1/4 of the South West 1/4 (except the East 30 feet taken for street), and this part of the North 1/2 of the South West 1/4 of the South West 1/4 lying East of the right of way of the Chicago Milwaukee, St. Paul and Pacific Railroad Company and the South 1/2 of the South West 1/4 of the South West 1/4 (except railroad), in Section 10, Township 42 North, Range 12 East of the Third Principal Meridian: East of the Third Principal Meridian;

The South 8 rods (measured on the West line) of part of the West 1/2 of the South West 1/4 of Section 10, Township 42 North, Range 12 East of the Third Principal Meridian, all in Cook County, Illinois.

which survey is attached as Exhibit "A" to Declaration of Condominium Ownership and Easements, Restrictions, Covenants and By-Laws For The Citadel Condominium of Northbrook Association ("Declaration") made by Devon Bank, as Trustee under Trust Agreement dated July 28, 1977 and known as Trust No. 3067 recorded in the Office of the Recorder of Deeds of Cook County, Illinois on September 30, 1977 as Document No. 24130130, together with an undivided / 04% interest in the Parcel (excepting from the Parcel all of the property and space comprising all of the Units thereof as defined and set forth in the Declaration and Survey). in the Declaration and Survey).

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trust deed) are incorporated h and assigns.	described, is referred to herein as the ents, tenements, easements, fixtures, as Mortgagors may be entitled to the service centrally controlled, and venting, inndor bods, awnings, stoves an or not, and it is agreed as constitued to the service constituence of the service constituence of the service of the release and walve.  Of two pages. The covenants, tercin by reference and are a product of the service of	art hereof and shall be bindi	ng on the mortg	leaves and profits there he said real estate and nonditioning, water. light, several part of said real leaves and in the premises light of the condition of the premises in the said rights and it is the said rights and righ	of fer power store by the bereit of the CSSO
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trust deed) are incorporated h and assigns.	nd seals of Mortgagors the	day and year first above we hall be bindled.  Lucille B	itten.  K. Peart  Peart	ner heirs, succ	sof foot see story of the casta
This trust deed consists of trust deed are incorporated hand assigns.  Witness the hand g are incorporated hand assigns.  Climford J.  STATE OF ILLINOIS  County of COOK	nd seals of Mortgagors the  One of Mortgagors the  Seart [SE.  I. Christina Mortary Public in and for an Clifford J. Pe	day and year first above we will all the cille to the cil	itten. Peart State sforesald. D	ner heirs, succ	of for second of the case of t
This trust deed consists of trust deed) are incorporated in and assigns.  Witness the hand g are consisted in the consist of the consist of the consist of the consist of trust deed consists deed con	nd seals of Mortgagors the  Office of Mortgagors the  SE.  I. Christina  Notary Public in and for ar	AL] Lucille K	itten. Peart  State sforesald, D Peart, h	ner heirs, succ	of foot section of the section of th

1900 di Kalimanikan sebesah di termengan menganan menganan pengangan pengangan pengan dan	The Commission of the Commissi
THE COVENANTS, CONDITIONS AND PROVISION	Page 2 NS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS
THUST DEED):	y buildings or improvements now or bereafter on the premises which may become dan- i repair, without waste, and free from mechanics or other lishs or claims for lies set indebtodness which may be secured by a lien or charge on the premises sepretey to the ischarge of such prior lien to Trustee or to holders of the socies. (4) emorpies within a process of crection upon said premises; (5) comply with all requirements of law or recor; (6) make no material alterations in said premises extept, as required by law or
municipal ordinances with respect to the premises and the use there municipal ordinance. municipal ordinance.  2. Morganors shall pay before any penalty attaches all general charges, and other charges against the premises when due, and shall, the premises when due, and shall the premises when due and shall be premised to the premises and the same premises and the same premises and the same premises and the use there are no same premises and the same premises and t	process of svection upon said premises; (b) comply with all requirements of law or svection; (c) make no material alterations in said premises except as required by law or il taxes, and shall pay special taxes, special assessments, water; therete, sewer service il, upon written request, furnish to Trustee or to holders of the note duplicate receipts under protest, in the manner provided by statute, any tax or assessment which Morrish
	or hereafter situated on said premises insured against loss or damage by fire, lightaing or companies of moneys sufficient either to pay the cost of replacing or repairing the names satisfactory to the bodiers of the note, under insurance policies payable. In seasoile, such rights to be evidenced by the standard morgange clause to be attached be each experienced by the standard morgange clause to be attached be each we dates of expiration.
pelicy, and shall deliver all policies, including additional and renew fiver renewal policies not less than ten days prior to the respective 4. In case of default therein, Trustee or the holders of the note Myrigagors in any form and manner deemed expedient, and may, but prances, if any, and purchase, discharge, compromise or settle any tax.	ewal policies, to holders of the note, and in case of insurance about to expire, shall deve dates of expirations.  te may, but need not, make any payment or perform any act hereinbefore required to the may but need not, make any payment of perform any act hereinbefore required to the performance of the seasons to the performance of the per
for feiture affecting said premises or contest any tax or assessment. A incurred in connection therewith, including attorneys fees, and any or greed premises and the lien hereof, plus reasonable compensation to said be so much additional indebtedness secured hereby and shall beed of seven per cent per annum. In action of Trustee or holders of the note diffault hereunder on the part of Mortegapers.	we cause of expiration, to the control of the contr
bill, statement or estimate procured from the appropriate public office we amy tax, assessment, sale, forfeiture, tax lien or title or claim there 6. Mortgagors shall pay each item of indebtedness herein mention to holders of the note, and without notice to Mortgagors, all unpay in his Trust Deed to the contrary, become due and payable (a) imme	my parment hereby authorized relating to taxes or assessments, may do so according to any without inquiry into the accuracy of such bill, statement or estimate or into the validity ereof.  ereof.  At the other accuracy of the according to the terms hereof. At the solid pind indebtodness accured by this Trust Deed shall, notwithstanding anything in the sock models of the according to the case of default in making payment of any instalment of principal or reafor three days in the performance of any other agreement of the Mortagarys hereinfor three days in the performance of any other agreement of the Mortagarys hereinfor the days in the performance of any other agreement of the Mortagarys hereinfor the solid pays in the performance of any other agreement.
rest on the note, or (b) when default shall occur and continue for the line in	for three days in the performance of any other agreement of the Mortgagors berein her by acceleration or otherwise, holders of the note or Trustee shall have the right to are shall be allowed and included as additional indebtedness in the decree for sale all shall of Trustee or holders of the note for attorneys fees. Trustee's fees, appraisers fees
the property of the state of procurative and successful the three states of the state of the sta	her by acceleration or otherwise, holders of the note or Trustee shall have the right to ere shall be allowed and included as additional indebtedness in the decree for sale all shall of Trustee or holders of the note for attorneys fees. Trustee's fees, appealser's fees, and the same of the s
8. The proceeds of an acceloure sale of the premises shall be costs and expenses incide: to the foreclosure proceedings, including items which under the terms of a constitute secured indebtedness a all principal and interest air ng unpuid on the note; fourth, any	ntened suit or proceeding which might affect the premises or the security hereof, whether too distributed and applied in the following order of priority: First, on account of all such items as are mentioned in the preceding paragraph hereof; second, all other additional to that evidenced by the note, with interest thereon as hervin provision, there is not the process of the proc
may uppear.  9. Upon, or at any time after the $\alpha$ of a bill to foreclose this lacs. Such appointment may be made either before or after anle, with application for such receiver and wi nout r and to the then value of Trustee hereinder may be appointed as such receiver. Such receiver as	is trust deed, the court in which such bill is filed may appoint a receiver of said premithout notice, without regard to the solvency or in olvency of Morganovs at the time of if the premises or whether the same shall be then occupied as a homestead or not said the shall have power to called the ren's, itselfs and profits of said premises during the rends
energy a successful representation of the successive and	is trust deed, the court in which such bill is filed may appoint a receiver of said premithout notice, without regard to the solvency or incolvency of Mortzagous at the time of the premises or whether the ames shall be then occupied as a homestead or not and the office of the premises during the pendid of the premise of the premises during the pendiduring the full statutory period of redemption, whether of the premises and profits, see for the protection, porsession, control, management and operation of the premises and profits, see for the protection, porsession, control, management and operation of the premises are thousand the profits of the protection, porsession, control, management and operation of the premises thorise the receiver to apply the net income in his hands in payment in holes or in part of the protection of the premises of the trust deed, or any tax, special assessment or other lian which may be or become in is made prior to force-courte saic. (2) the deficiency in case of a sale-and deficiency assessed as a sale-and deficiency assessed as a sale-and deficiency as the protect of the profits of the protect of the profits of th
that purpose.  12. Tristee his no duty to examine the title, location, nee, cor to exercise any power herein given unless expressly objected by this own gross negligence or misconduct or that of the ag ats or ample	or condition of the premises, nor shall Trustee be obligated to record this trust deed the terms hereof, nor be liable for any acts or omissions because, except in case of phopees of Trustee, and it may require indomnities satisfactory to it before exercising
13. Trustee shall release this trust deed and the lien the "" be not by this trust deed has been fully paid; and Trustee my execute and after maturity thereof, produce and exhibit to Trustee the note, I pres may accept as true without inquiry. Where a relowase is request to a seribed any note which bears a certificate of identification purportung.	roper instrument upon presentation of satisfactory evidence that all indebtedness secured deliver a release hereof to and at the request of any person who shall, either before or nitar that all indebtedness hereby secured has been paid, which representation Truster a successor trustee, such successor trustee may never as the senuine note herein dependence by a prior trustee hereunder any never as the senuine note herein the properties of the properties of the security of the security in a superior trustee the security of the security in the security in a superior trustee and the security in a superior trustee the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security is security in the security in the security in the security in the security is security in the security in the security in the security is security in the security in
is requested of the original trustee and it has never executed a certific to genuine note herein described any note which may be presented and was purports to be executed by the persons herein designated is makers it. Trustee may resign by instrument in writing filed in the office recorded or filed. In case of the resignation, inhulity or retusal to act	ter a ray instrument identifying amounts the note described herein, it may accept as the vin or prime in substance with the describtion herein contained of the note and which the soft of the control of
ated shall be Successor in Trust. Any Successor in Trust hereinder shall he Trustee or successor shall be entitled to reasonable compensation for all an expension of the state of the stat	nd be bindir upon Mortgagors and all persons claiming under or through Mort- ill such i sons and persons liable for the payment of the Indebtedness or any tor this Trust Deed
covered hereby without the consent and all accrued interest shall bec	changes in the ownereship of the premises at of the more gage, the entire principal come due and rayable at the election of occedings may be instituted thereon.
18. The mortgagee hereby reserves their behalf of its or their assig the minimum sum of \$25.00 for the of the within mortgage and the ass	s the right and the mortgagor on its or gnees agree that the mortgagee may charge preparation and execution of a release signment of rents.
THE TOP RECORD	RECONDER OF DEEDS
Jan 12 9 on AM '78	The Instalment Note mentioned in the winds Thereby, and then identified
I M P O R T A N T  OR THE PROTECTION OF BOTH THE BORROWER AND LENDER, HE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI-	herewith and de Identification No.   5 0   NORTHBEOOK TRUST & SAVINGS BANK as Trustee.
ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED FILED FOR RECORD.	by Allas Mary Mary Vice President
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