Wilmette Bank 7he

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25619233

plicany H. Olson RECORDER OF DEEDS

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25619233

THIS INDERTURE OF THE RICHARD L.

THE ABOVE SPACE FOR RECORDERS USE ONLY August 26

gust 26 , 19 80 , between
SCHEER AND LOUISA M. SCHEER, HIS WIFE
herein referred to as "Mortgagors" and THE WILMETTE BANK an Illinois, banking corporation located in Wilmette, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS, the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note here ma ter described (said legal holder or holders being herein referred to as Holders of the Note) in

the principal said of FIFTY THOUSAND AND NO/ONE HUNDRED****
Dollars, evidenced by one certain Instalment Note herein referred to as "Note" of the Mortgagors of even date herewith, read payable to BEARER and delivered, in and by which said Note the Mortgagors prom-

FOUR HUNDRED NINETY SEVEN AND FIFTY/ONE HUNDRED****
Dollars on the first day of October . 19 80 and -----FOUR HUNDRED NINETY SEVEN AND FIFTY/ONE HUNDRED****
Dollars on the first any 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 1st day of September, 2009

All such payments on account of the indebtedness evidenced by said Note are to be first applied to interest on the unpaid principal balance and the remainder to principal and all of said principal and interest are to be made payable at such banking occase or trust company in the City of Wilmette, 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 The Wilmette Bank in said city

NOW, THEREFORE, The Mortgagors to secure the pament of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this Trus Deco, and the performance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in con. "Arr L'no of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WAI. RA NT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and in 'er' at therein, situate, lying and being in the COUNTY OF COUNTY OF CHICAGO.

AND STATE OF ILLINOIS, to vit:

SEE ATTACHED RIDER:

UNITS 2F AND P2F IN THE WINONA-ELSTON CONDOMINIUMS, AS DELINEATED CA A SURVEY OF THE FOLLOWING

DESCRIBED REAL ESTATE:

LOTS 19, 20, 21, 22, 23 AND 24 IN BARTELS AND GOLBECK'S ELSTON AVENUE CUROLVISION OF PART OF
THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 9, TOWNSHIP 40, NORTH, RANGE 13 EAST
OF THE THIRD PRINCIPAL MERIDAIN, IN COOK COUNTY, ILLINOIS,

WHICH SURVEY IS ATTACHED AS EXHIBIT 'A' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 25506685 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS.

MORTGAGOR ALSO HEREBY GRANTS TO THE MORTGAGEE, ITS SUCCESSORS AND ASSIGNS, AS RIGHTS AND EASEMENTS APPURTENANT TO THE ABOVE DESCIRBED REAL ESTATE, THE RIGHTS AND EASEMENTS FOR THE BENEFIT OF SAID PROPERTY SET FORTH IN THE DECLARATION OF CONDOMINIUM AFORESAID.

THIS MORTGAGE IS SUBJECT TO ALL RIGHTS, EASEMENTS, COVENANTS, CONDITIONS, RESTRICTIONS AND RESERVATIONS CONTAINED IN SAID DECLARATION THE SAME AS THOUGH THE PROVISIONS OF SAID DECLARATION WERE RECITED AND STIPULATED AT LENGTH HEREIN.

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor coverings, awnings, stoves and water heaters. All of the foregoing are declared to be part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.

It Is Further Understood and Agreed That:

<u>UNOFFICIAL COPY</u>

E. Margaren shall per anni hang despheliched mei bergein president. Such promption of all states of the state of the	t •	
1. The man with believes of the base bandy amond called an appropriate bandy according to the band of the control of the contr	4. In case Mortgagory shall fall to perform any covenants berein contained, I	Trustee or the Holders of the Note may, but need not make any payment or perform any act hereinbefore re-
1. The man with believes of the base bandy amond called an appropriate bandy according to the band of the control of the contr	discharge, compromise or settle any tax lies or other prior lies or title or claim there mostly paid for any of the purposes when an inherited and all expresses paid or leave. Holders of the note to protect the mortgaged persistes and the lies hereon, plus reas-shall be so much additional indebtodesses secured hereby and shall become immediate provided for said principal indebtodesses. Insection of Trustees or Holders of the Note.	to not, make the operating payments of principles or impress to prior economics, it and, and purchases, or of the payment of t
The state of the Ministry in which the proposed and all statements of the statement of the	5. Trustee or the Holders of the Note hereby secured making any payment h procured from the appropriate public office without inquiry into the accuracy of suc- tains thereof.	bereby suthorized relating to taxes or assessments, may do so according to any bill, statement or estimate th bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or
The state of the Ministry in which the proposed and all statements of the statement of the	Mortgagors shall pay each item of indebtedness herein mentioned, both pretibout notice to Mortgagors, all unpsid indebtadness secured by this Trust Deed all (all immediately in the case of default in making payment of any instalment of principacy other agreement of the Mortgagors herein contained.	rincipal and interest, when due according to the terms hereof. At the option of the Holdest of the Note, and half, not withouteding anything in the Note or in this Trust Bead to the contrary, become due and payable half or interest on the Note, or (b) when default shall occur and continue for three days in the performance of
The common for process of induces of the best a common for the com	7. When the indebtatness hereby secured shall become due whether by access out to foreclose the hier hereof, there shall be allowed and included as additional indeferred for trustee or Holders of the Note for attorneys fees. Trustee's fees, appraiser's fees, may be estimated as to items to be expredied after entry of the decree of procuring similar data and assumances with respect to title as Trustee or Holders of the Note are made band or served to the whole are made band or served to the whole are made band or served to the short feet free condition of the title fore the sales of the served to the set here are condition of the title fore the sales of the feet of the sales of the served to the set of the served the served to the set of the served the served the served to the served the se	eration or otherwise, Holders of the Noto or Trustee shall have the right to foreclose the jets hevol, in any bitedness in the decree for sale all expenditures and expenses which may be paid on incurred by or one shalf outlays for documentary, and expert evidence, strongraphers' charges, publication costs and costs (which get listed the trust of the first listenses and expenses are a strongraphers' charges, publication costs and costs (which get listenses to the reasonably necessary either to prosecute such aut or to evidence to hidden at any sale which a received and the reasonably necessary either to prosecute such aut or to evidence to hidden at any sale which
the contract of the contract o	or incurred by Trustee or Holders of the Note in connection with is) any proceeding, i claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secu- right to foreclose whether or not actually commenced; or (c) preparations for the defen- not actually commenced.	including probate and bankruptcy proceedings, to which either of them shall be a party, either as plaintiff, ared; or by preparations for the commencement of any suit for the foreclowure benefit after account of such need any threatened suit or proceeding which might affect the premises or the security hereof, whether or
10. Upon gratial or road of a month of the previous and super demand of the lighter of the "Nor. to the Northern College of the protection of the state of the st		
10. Lippe granted a ready 0, many count of the promises and supervision before and the promises of the promises of the country	9. Upon, of * v tim after the filing of a bill to foreclose this Trust Deed, Updated before a citic sale, au notice, without regard to the solvency or insolven remises or whether the same s'all be then occupied as a homested or not and the Tessers and profits of said prev. as Juring the periodency of such foreclosure sail and, in so, as well as during any arthough the same s'all and the same state of the protection, possession, control, may be necessary or are usual in unit, the first the protection, possession, control, may be necessary or are usual in unit, the state of the same state of the sa	he court in which such bill jis filed may appoint in recisive root said premises. Such appointment may be made by of Mortgageness to the time of the such recisive such recisive which it regards to the them value of the trustee benefit of a such recisive. Such receiver such have power to collect the reats, case of a sale and defrience, during the full statutory period of redemption, whether there by redemption of such recisive, recisive, results be entitled to collect such recis, issues and opinion, and all other powers which in appropriate the such recisive such recisive such recisive such recisive from time to time may in order of the such recision of
12. Transer or the Holding of the Nova skill be year, spick to indeed, produces on considered of the groups, and place of the produces of the	10. Upon partial or total or it may on of the premises and upon demand of herrof as may be demanded by the House, r us, such proceeds so paid over shall be remium or penalty. 11. No action for the enforcement of the land of any provision herrof shall be	f the Holder of the Note, the Mortgagor shall pay over to the Holder all or such portion of the proceeds be applied upon the principal or actrued interest of the Note as may be elected by the Holder and without
1. Track while reference has Trust Deed and the Trust Deed and the Trust Deed has the complete of the Complete of the Trust Deed has the Complete of the Co	12. Trustee or the Höldery of the Note shall be 'th' right to impect the properties of the Properti	of the premises, nor shall Trustee be obligated to record this Trust Deed or to exercise any power herein omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or rights now owner herein times.
I. T. Traine may regimb by maximum in writing fills of the effort of the Secondary of Frequency of This is no block this insurement shall have been provided or field. In case of the regime of a statisty of the control of the contro	A: Trustee shall release this Trust Deed and the lien there? proper instru- nen fully poid, and Trustee may enecute and deliver a release her also in dat the re- rote, representing that all indebtedness hereby secured has been side, hit? presen- ch successor trustee may accept as the genume. Note herein describer, hit is note whice arms in substance with the description herein contained of the yole and shich purpo- ted which has the researched and which moforms in substance with the description.	nument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has quest of any persons who shall, either before or after maturity thereof, produce and exhibit to Trustee the ration Trustee may accept a strue without inquiry. Where a release is requested of a successor trustee, the bears a certificate of identification purporting to be executed by a prior trustee hereunder or which con- orts to be exercised by the genoma herein designated as the makers thereof; and where the release is re- identifying same as the Note described herein, it may accept as the genuline Note herein described any re-contained of the Note and which purports to be executed by the persons herein designated as as makers
THE WILLIAMS ATE OF ILLIAOS A Notary Public: and for an existing the same and characteristics of the same and the sam	5. Trustee may resign by instrument in writing find in the office of the Leconomicability or returnal to act of Trustee, Cheaper Title and Trust Company, Confused to act, the then Recorder of Deeds of the county in which the premises are still a stricting as are herein given Trustee, and any Trustee or accessor shall be entited a stricting tax are herein given Trustee. And any Trustee or accessor shall be entitled as the confused to the striction of the stricti	der or Registers of Titles in which this instrument shall have been recorded or filed. In case of the resigna- n, "I'me, as Illinois compression, shall be Successor in Trust and in case of its resignation, institution or of al. Il be Successor in Trust. Any Successor in Trust berrunder shall have the identical title, powers the der responsable compensation for all acts performed hereunder.
1. Reference the late of Trustee or successor shall receive for its service a for an electron and by a last schedule in effect when the private deed, it is made. Trustee or successor shall be explosed to the trust deed of the state of the	rust 1 reed. 17. Without the prior written consent of the Holders of the Note, the Mortgago preided in the Note for breach of this convenant, and no delay in such election after a	
RICHARD L. SCHEER Seall Course C	18. Before releasing this trust deed, Trustee or successor shall receive for its shall be entitled to reasonable compensation for any other act or service perform Elinosisallo applicable to this trust deed.	
RICHARD L. SCHEER Seall Course C		0,
RICHARD L. SCHEER Seall Course C	·.	40
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ATE OF ILLINOIS I DOTALL SCHEER AND LOUISA M. SCHEER, HIS WIFE RICHARD L. SCHEER AND LOUISA M. SCHEER, HIS WIFE RICHARD L. SCHEER AND LOUISA M. SCHEER, HIS WIFE RICHARD L. SCHEER AND LOUISA M. SCHEER, HIS WIFE RICHARD L. SCHEER AND LOUISA M. SCHEER, HIS WIFE Whose name S. ATE subscribed to the foregoing Interest of the first of person and exhausted that they algored sealed and delivered that they algored sealed and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth, including the fire and voluntary act, for the use and purposes therein set forth. The Installer of the fire a	RICHARD L. SCHEER Delec	LOUISA M. SCHEER
RICHARD L. SCHEER AND LOUISA M. SCHEER, HIS WIFE Richard L. Scheer Sch	ATE OF ILLINOIS Jear	n.A. Dupre'
Description of the process of the pr	unity of RICHARD L. SC	CHEER AND LOUISA M. SCHEER, HIS WIFE
THE WILMETTE BANK, as Truster. D NAME THE WILMETTE BANK E STREET 1200 CENTRAL AVENUE UNITED THE WILMETTE, IL 60091 OR OR OR CIVEN under my hand a Notarial Seal this 2nd dy of Sept 100, 19-80 Notary Public	Total ATC personally known to me to be to	he same personSwhose name _Sare subscribed to the foregoing In- nd acknowledged that they signed, sealed and delivered the
The Instalment Note mentioned in the within Trust Deed has been admitted herewith under Identification No. THE WILMETTE BANK, as Treater. THE WILMETTE BANK, as Treater. THE WILMETTE BANK, as Treater. THE WILMETTE BANK as Treater. THE WILMETTE	and Distriment as the right of homestead.	free and voluntary act, for the use and purposes therein set forth, including the
The Instalment Note mentioned in the within Trust Deed has been admitted herewith under Identification No. THE WILMETTE BANK, as Truster. THE WILMETTE BANK, as Truster. THE WILMETTE BANK INSTRUCTIONS THE WILMETTE BANK FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE A 4901 W. Windoma, Unit #2F Chicago, IL 60630	GIVEN under my hand a Notari	ial Seel thisalv ofSeptND. 19.80
THE PROTECTION OF BOTH THE HORROWER AND LENDER. HE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS HED FOR RECURD. THE WILMETTE BANK ILED FOR RECURD. THE WILMETTE BANK STREET 1200 CENTRAL AVENUE USUAL THE WILMETTE, IL 60091 FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE A 4901 W. WINDOMA. Unit #2F Chicago, IL 60630	Minness Market	Notary Public System Co
THE WILMETTE BANK, as Treater. THE WILMETTE BANK THE W		
THE WILMETTE BANK L STREET 1200 CENTRAL AVENUE VCITY E NOR OR VEN PROJECT FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 4901 W. WINDOM, Unit #2F Chicago, IL 60630	OR THE PROTECTION OF BOTH THE HORROWER AND LENDER,)
E STREET 1200 CENTRAL AVENUE I V CITY WILMETTE, IL 60091 OR P 1	THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS THE FOR RECORD.	DYVice President
E STREET 1200 CENTRAL AVENUE I V CITY VILMETTE, IL 60091 OR POR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 4901 W. Winona, Unit #2F Chicago, IL 60630		· -
E 4901 W. Winona, Unit #2F R OR Chicago, IL 60630	E STREET 1200 CENTRAL AVENUE I WILMETTE, IL 60091	
1 INSTRUCTIONS	E C OR	

END OF RECORDED DOCUMENT