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· TRUST DEED

25966717

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- AUG-12-81 501344

25966717 THE ABOVE SPACE FOR RECORDER'S USE ONLY

12.20

THIS INDENTURE, made

18th, June

1981 between Charles Hanson and Gloria Par Hanson his wife.

ne ein referred to as "Mortgagors", and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, 'alinois, herein referred to as TRUSTEE, witnesseth:

TI AT WHEREAS the Mortgagors are justly indebed to the legal holder or holders of the principal Promissory Note hereinafter descripted, aid legal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of

Five Thousand One Hundred Sixty Two and no/100 (\$5,162.00) evidenced by the artain Principal Promissory Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

delivered, ir and by which said Principal Note the Mortgagors promise to pay the said principal sum December 18, 1982 with interest thereon from this date until maturity at the rate and delivered. until maturity at the rate of 10% per centiver noum, payable together with the principal payment on December 18,1982 all of said principal and interest bearing interest after maturity at the rate of 15% per cent per annum, and all of Chicago . Illinois, as said principal and interest being made payable at such banking house or trust company in

said principal and interest being rade bayance at such banking nouse of trust company in Chicago , 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 Ontario Development, Tac 101 E. Ontario Chicago, Illinois 60611 in said City, NOW, THEREFORE, the Mortgagors to scure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed. In performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Jolla in hand paid, the receipt whereof is herein contained, by the Mortgagors to be performed, WARRANT unto the Trustee, its successors and the contained of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Jolla in hand paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and the contained of the contain

Unit 213 , as delineated on survey of the following described parcel of real estate.

Lots 29 through 32, inclusive in Block 1 in Murphy's addition to Rogers Park, a Subdivision of that vart of the South East 1/4 of Section 30, Township 41 North, Range 1', East of the Third Principal Meridian, lying North of the Indian Boundary Line and West of the Center Line of Greenbay Road (except that part chereof deeded to Mary A. Murphy and School Lot and Railroad Right of Way), in Cook County, Illinois;

which survey is attached as Exhibit A to the Teclaration of Condominium, recorded in the Office of the Recorder of Deer of Cook County, Illinois, as Document #25159251, together with its undivided percentage interest in the Common Elements.

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

TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all tent, is use 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 wit, soid real estate and not secondarily) and all apparatus, equipment or articles new or hereafter therein or thereon used to supply heat, gas, air condition age, vater, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), seccent, which we shades, storm doors and windows, floor coverings, inador beds, awaings, stoves and water heaters. All of the foregoing are declared to be a part of ald real estate mortteagors 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 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.

This trust deed consists of two mages. The covenants conditions and expusions appearance and all the proper and the said rights and appearance and the proper and appearance and the said rights and appearance and the proper and appearance and

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and

of Mortgagors the day and year first above written [SEAL] [ SEAL ] [SEAL] [SEAL] STATE OF ILLINOIS, Sawyer Kathleen I a Notary Public in and for the residing in said County, imphe State aforesaid, DO HEREBY CERTIFY THAT Charles Hanson, Therefore and Plone Novem, his wife SS. nunty of Cook

> Qani. who dbe personally known to me to be the same person & CA Silver foregoing instrument, appeared before me this day in person and acknowledged that sealed and delivered the said Instrument as Thuir

107ARY 2, 19 81. Given under my hand and Notarial Seal this

40 D Notice Public

Form 39 Trust Deed • Individual Mortgagor • Secures One Principal Note • Torm. R. 11/75

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	• • •				
Robert Simon Gealty Co. Un.	Charles				
THE COVENANTS, CONDITIONS AND PR	OVISIONS REFERRED	TO ON PAGE 1 (T	HE REVERSE SIDE C	F THIS TRUST D	EED):
THE COVENANTS, CONDITIONS AND I'M  1. Mortgagors shall (a) promptly robits, rasto damaged or be destroyed; (b) keep said premises in not expressly subordinated to the lien hereof; (e) p, the lien hereof, and upon request exhibit satisfactory a reasonable time any building or buildings now or municipal ordinances with respect to the premises	re or rebuild, any building good condition and repail ay when due any indebted widence of the discharge at any time in process of	s or improvement r, without waste, a lness which may b of such prior lien t erection upon sai	s now or hereafter on and free from mechani- e secured by a lien or o o Trustee or to holder d premises; (e) comply terations in said nem	the premises which c's or other liens or charge on the prem s of the note; (d) c with all requiren ises except as requ	in may become iclaims for lien ises superior to omplete within ients of law or lired by law or
2. Mortgagors shall pay before any penalty att	aches all general taxes, an	d shall pay special	taxes, special assessing	iers of the note du	plicate receipts
charges, and other charges spainst the premises whe therefor. To prevent default hereunder Mortgagors Mortgagors may desire to contest.  3. Mortgagors shall keep all buildings and imp, and ". destorm (and flood damage, where the lende cow ann s of moneys sufficient either to pay the come ann so of moneys sufficient either to pay the come of the context of the note, under the note, under the note, under the context of the note, and in correspect 'ed'"so of expiration.  4. It cas' of default therein, Trustee or the holding and you for the note, and in correspect 'ed'"so of expiration.  4. It cas' of default therein, Trustee or the holding and you for for either the context of the note, and in correction of the context of the note, and in correction incurred in correction therewith including attorn mortgaged premis and the lien hereof, plus rease taken, shall be so much editional indebtedness see at a rate equivalent of his cost of the note shall new part of high regards.	rovements now or hereafter is required by law to have cost of replacing or repainder insurance policies par d mortgage clause to be all	er situated on said per its loan so insured iring the same or yable, in case of los ached to each political to each poli	premises insured agains   ) under policies provid  to pay in full the ind  s or damage, to Truste  cy, and shall deliver all	t loss or damage by ling for payment b ebetedness secured e for the benefit of policies, including of less than ten da	y fire, lightning y the insurance I hereby, all in f the holders of additional and ys prior to the
renewal vicies, to holders of the note, and in co respect; dedres of expiration.  4. It cas of default therein, Trustee or the holders of the holders of the holders, and form and manner deemed expending to the holders, and purchase, discharge, com or forfeiture itee ing said premises or contest any	olders of the note may, bu bedient, and may, but ne promise or settle any tax is tax or assessment. All mor out! fees and any other	t need not, make a ted not, make ful ien or other prior l ieys paid for any of mioneys advanced	ny payment or perform I or partial payments ien or title or claim the the purposes herein a by Trustee or the ho	any act hereinbel of principal or in reof, or redeem fro uthorized and all e lders of the note	ore required of terest on prior on any tax sale xpenses paid or to protect the
incurred in Confer in interesting artesting artesting artesting artesting artesting artesting artesting artesting artesting arter equivalent to an ost maturity rate set linaction of Trustee or hold as of the note shall new part of Mortespore.	onable compensation to Toured hereby and shall been forth in the note securing the considered as a waive	rustee for each ma one immediately d g this trust deed, i r of any right accru	tter concerning which ue and payable withou f any, otherwise the p ing to them on accour	action herein auth t notice and with i rematurity rate se it of any default he	nterest thereon t forth therein. reunder on the
5. The Trustee or the holders of the note he according to any bill, state—ant or estimate procue estimate or into the validity of any tax, assessment, s 6. Mortgagors shall pay each are not indebted option of the holders of the prin ipal not and with the control of the holders of the prin ipal not constituted.	treby secured making any red from the appropriate sale, forfeiture, tax hen or ness herein mentioned, be thout notice to Mortgagor, to the contrary, become d	public office withe fitle or claim there the principal and it, all unpaid indebt tue and payable wh	autinitized relating to out inquiry into the ac- of. therest, when due acco edness secured by this an default shall occur	euracy of such bill ording to the terms Trust Deed shall, n and continue for the	I, statement or thereof. At the otwithstanding tree days in the
anything in the philosophia flow in the performance of any 7. When the indebtedness hereby secure half to foreclose the lien hereof, in any suit to foreclose the secure half expenditures and expenses which may be used on in fees, outlays for documentary and expert evidence.	y other agreement of the N l become due whether by a the lien hereof, there shall leurred by or on behalf of e, stenographers' charges, and betreets of title.	fortgagors herein concentration or other be allowed and incl Trustee or holders a publication costs alle searches and co	ontained.  Irwise, holders of the n  uded as additional indi-  of the note for attorne  and costs (which may  knminations, title insur.	ote or Trustee shalebtedness in the de ys' fees, Trustee's in he estimated as ance policies, Torri	l have the right cree for sale all ces, appraiser's to items to be ens certificates,
at a rate equivalent on the set materiary has part of Mortgagors.  5. The Trustee or the hablets of the note shall new part of Mortgagors.  5. The Trustee or the hablets of the note he according to any bill, state—int or estimate procure estimate or into the validity of any tax assessment, so the state of the state	as Trustee or holders of or and pursuant to such trap mentioned shall be len' to the post maturity curved or Trustee or holder shall as a party, either	the note may deem decree the true co come so much adding rate set forth in rs of the note in co as plaintiff, claim	to be reasonably nece ndition of the title to tional indebtedness see the note securing this nection with (a) any ant or defendant by	ssary either to pros- or the value of th ured hereby and in trust deed, if any proceeding, includi- reason of this tru-	ecute such suit e premises. All amediately due , otherwise the ag probate and st deed or any
banktupley protectiones, (cd. or (b) preparations for whether or not actually commenced; or (c) preparations for whether or not actually commenced.  8. The proceed of any foreclosure sale of the costs and expenses incident to the foreclosure proclems which under the term, hereof constitute see provided; that relating hand interest remaining the commence of the costs and expenses the term.	or the ommer ment of actions for the decrease of a premises half be distributed in the distributed independent action	ing suit for the for any threatened suit ited and applied in items as are mentical al to that evidence	reclosure hereot after a t or proceeding which the following order of oned in the preceding p ad by the principal not	might affect the paragraph hereof; so e, with interest the	nemises or the naccount of all cond, all other ercon as herein
items which under the term, when constraining provided; third, all principal and interest remaining assigns, as their rights may appear.  9. Upon, or at any time after the filing of a premises. Such appointment may be made either better of application for such receiver and without r	unpaid on the print pel rebill to foreclose this true efore or after sale, with all centre of the then value of the then value of the then value of the theory such receives.	deed, the court in the premises or where it is the premises or where it is	verplus to Mortgagors,   which such bill is fill begard to the solvency of the the same shall of the to collect the rents,	their neits, legal te ed may appoint a or insolvency of Me then occupied as issues and profits o	receiver of said ortgagors at the a homestead or of said premises
provided; third, all principal and interest remaining assigns, as their rights may appear.  9. Upon, or at any time after the filing of a premises. Such appointment may be made either to time of application for such receiver and without renot and the Trustee hereunder may be appointed a during the pendency of such forcelosure suit and, redemption or not, as well as during any further tirents, issues and profits, and all other powers which operation of the premises during the whole of said in payment in whole or in part of: (a) The indebte other lien which may be or become superior to the deficiency in case of a sale and deficiency.	in case of a sale and a defines when Mortgagors, exc in may be necessary or are a period. The Court from the dness secured hereby, or the lien hereof or of such d	inerly, during the ept for the interventual interventual interventual and may auton may auton decree for any decree for any decree for autonomical succession.	: full statutory period ntion of such receiver, for the protection, pos thorize the receiver to closing this trust deed. I application is made	of redemption, of redemption, would be entitled session, control, mapply the net incorporate for any tax, special prior to foreclosu	to collect such anagement and ne in his hands I assessment or re sale; (b) the
10. No action for the enforcement of the nen the party interposing same in an action at law upon	the note hereby secured.	e premises at all	on, ble times and ac	ess thereto shall be	e permitted for
11. Trustee of the holders of the note status that purpose. 12. Trustee has no duty to examine the title, identity, capacity, or authority of the signatories of power herein given unless expressly obligated by the negligence or misconduct or that of the agents or the person given.	location, existence or cond in the note or trust deed, i the terms hereof, nor be employees of Trustee, and	ition of the premis nor shall Trustee be lable for any acts it may require inc	e or f induire into the obligate to record or omise or hereunde lemnities atisfactory to record to the factory of some factory	this trust deed or in ease of the case of	ing any power
herein eiven.  13. Trustee shall release this trust deed and the secured by this trust deed has been fully paid; and before or after maturity thereof, produce and exhaustion frustee may accept as true with the genuine note herein described any note which the production herein expenses with the describing herein expenses.	he lien thereof by proper in Trustee may execute and libit to Trustee the principal thout inquiry. Where a rele person an identification num contained of the principal in contained of the principal in the principal in the principal in th	nstrument open prideliver a release he pal note, represent axe is requested of aber purporting to tote and which pur	reof to and a the requiring that all includeding a successor trustee, 5' compared thereon by a ports to be executed by	est of any person we hereby secured his accessor trustee price trustee hereby the persons	ho shall either has been paid, may accept as inder or which n designated as principal note
the makers thereof; and where the release is requi- described herein, it may accept as the genuine no description herein contained of the principal note an 14. Trustee may resign by instrument in writh recorded or filed, in case of the resignation, inabilit	ested of the original trush to herein described any n d which purports to be ext ng filed in the office of the y or refusal to act of Trus hereunder shall have	ote which may be cuted by the perso ie Recorder or Reg stee, the then Reco	presented and which as herein designated as istrat of Titles in which order of Deeds of the powers and authority	cor for is in subs make a thereof. the this in frument s county in which the as are he cin liven	tance with the thall have been to premises are Trustee.
secured by this trust deed has been fully paid; and before or after maturity thereof, produce and est which representation Trustee may accept as true with the penume note herein described any and such which the makers thereof; and where the release is required to the makers thereof; and where the release is required to the makers thereof; and where the release is required to the result of the makers thereof; and where the release is required to the result of t	of, shall extend to and I herein shall include all succeeded the principal natic is used, or successor shall receive for successor shall receive for the first to research to constitute to the successor shall receive for the successor shall be successed in the successor shal	no binding upon the persons and all property of this Trust Defends a few constant on for any	storigators and all per erions liable for the pa cell. The word "note" to a as determined by its other act or service p	yment of the inde when used in the r rate schedule in el erformed under an	tedness or any istrument shall ffect when the y provisions of
this trust deed. The provisions of the Trust And Trust 17. See Rider attached	and herein in	Illinois shall be app corporate	d by refere	nce.	
17. Des Maci accasion		-		•	٠, ا
25966717	·		6	74591	
IMPORTANTI FOR THE PROTECTION OF BOTH THE B LENDER THE PRINCIPAL NOTE SECURED BY T SHOULD BE IDENTIFIED BY CHICAGO TIT COMPANY, TRUSTEE, BEFORE THE TRUST DE	ORROWER ÄND HIS TRUST DEED LE AND TRUST ED IS FILED FOR	Identification M CHIC	AGO-TITLE AND	Jan	Trustee,
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- 18. Mortgagors shall promptly pay, when due, all assessments imposed by the Owners Association or other governing body of the Condominium Project (herein "Owners Association") pursuant to the provisions of the Declaration, By-Laws, Code of Regulations, or ther constituent documents of the Condominium Project.
- 19. Mortgagors shall not, except after notice to the Holder of the Note and with the Holder's prior written consent, partition or sublivide the property or consent to:
  - (1) the abandonment or termination of the Condominium Project, except for abandonment or termination provided by law in the case of substantial destruction provided by law in the case of substantial destruction by fire or other casualty or in the case of a taking by condemnation by eminer Comain;
  - (2) any raterial amendment to the Declaration, By-Laws, or Code of Regulations of the Owners Association, or equivalent constituent document of the Condor nium Project, including, but not limited to, any amendment which would change the percentage interests of the Unit Owners in the Condominium Project; or
  - (3) the effectuation of any decision by the Owners Association to terminate professional management and assume self-management of the Condominium Project.
- 20. It shall be an immediate event of Default and default hereunder if, without the prior written consent of the Holder of the Note secured by this instrument, which correct shall be solely in the discretion of the Holder of the Note, in the Mortgagors shall create, effect or consent to or shall suffer or permit any conveyance, sale, assignment, transfer, lien, pled e, mortgage, security interest, or other encumbrance or alienation of the premises or any part thereof or interest therein. In the Event of such Default, Holder of the Note may declare the entire unpaid balance including interest immediately due and payable and pursue such remedies as the Holder of the Note is permitted.
- 21. Mortgagors also hereby grant to Trustee, their successors and assigns, as rights and easements appurtenant of the real estate concerned herein, the rights and easements for the benefit of said property, set forth in the Declaration of Condominium hereinbefore recited.

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

The tenant, if any, of the subject unit has either waived or failed to exercise the right of first refusal to purchase the unit, or had no such right of first refusal under the provisions of Illinois Condominium Property Act or Chapter 100.2 of the Municipal Code of Chicago.

22. Providing Mortgagors are not in default hereunder, Mortgagors reserve and are hereby given the right and option to extend the maturity date of this Trust Deed, namely, December 18, 1982 to June 18, 1983, provided, Mortgagors serve notice in writing

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by registered or certified mail, return receipt requested, properly addressed to the Holder of the Note of the exercise of this right and option and same is given not later than November 1, 1982 and is coupled with the payment of all accrued interest from this date to December 18 , 1982. During the aforesaid extension period the interest rate shall be increased from 10% per annum to 15% per annum and payable in monthly installments commencing the 18 day of ary, 1 a f.
erest C a maturit.

Cook County Clark's Office 717 January, 1983 and on the 18 day of each and every month thereafter with a final payment of the entire balance of both the principal and interest on June 18 , 1983. If the aforesaid Notice is not given the maturity date of this Trust Deed shall remain December 18, 1982 without further notice or notices.

671591

END OF RECORDED DOCUMENT