UNOFFICIAL COPY

25968945

TRUST DEED

1981 AUG 14 AM 10 30

	THE ABOVE SPACE FOR DECODERED HIS ONLY
7000 17	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made June 17	1981, between
John E. VanBerschot and Sylvia N	VanBerschot, his wife
	herein referred to as "Mortgagors," and NORTHWEST COMMERCE BANK
	semont. Illinois, herein referred to as TRUSTEE, witnesseth:
THAT, WIEREAS the Mortgagors are just	y indebted to the legal holder or holders of the Instalment Note hereinafter described,
Dollars and no cents (\$20,000.	rred to as Holders of the Note, in the principal sum of Twenty Thousand
evidenced by one certain Instalment Note of	the Mortgagors of even date herewith, made payable to NORTHWEST COMMERCE which said Note the Mortgagors promise to pay the said principal sum and interest from
****p r vat per annum in ins	on the balance of principal remaining from time to time unpaid at the rate of stalments as follows: Both Principal and Interest on Demand
BANDON BODGE COCOCCOCCOCCOCCOCCOCCCC	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
MANASON CONTROL CONTRO	thereafter until said note is fully paid except that the final pay-
ment of principal and interest, if not looner	paid, shall be due on tAK demand both principal and interest
	lness evidenced by said note to be first applied to interest on the unpaid principal bal- that the principal of each instalment unless paid when due shall bear interest at the
	aid principal and interest being made payable at such banking house or trust company
* *************************************	roce may, from time to time, in writing appoint, and in absence of such appointment,
then at the office of NORTHWEST COM NOW, THEREFORE, the Mortgagors to secure the	
sions and limitations of this trust deed, and the performs in consideration of the sum of One Dollar in hand unto the Trustee, its successors and assigns, the following	payr out if he said principal sum of money and said interest in accordance with the terms, provi- rmanc. 't'e covenants and agreements herein contained, by the Mortangors to be performed, and paid, theint whereof is hereby acknowledged, do by these presents CONVEY and WARHANT wing describ d Real Estate and all of their estate, right, sittle and interest therein, situate, lying and
to wit: City Of Chicago	CCUNT OF COOK AND STATE OF ILLINOIS.
	divided percentage interest in the common elements appur-
tenant to said Unit in Ford City	Condominium in part of the North 3/4 of Section 27, Town- the Third Principal Meridian, in Cook County, Illinois,
	Condominium Ownership and Plat of Survey attached hereto
as Exihibit "A" recorded in the	office of the Recorder of Deeds, Cook County, Illinois
as Document No. 24911808, togethe	er with elements apportenant as described in Easement recorded in the office of the Recorder of Deeds of
Cook County, Illinois.	recorded in the office of the recorder of beens of
** Refer to Collateral Note.	25368945
	23.00343
This document was prepared by Nor	thwest Commerce Bank, 9575 W. Higgins Rd., Rosemont, Il. 60(18
	7,0
which, with the property hereinafter described, is referred TOGETHER with all improvements, tenements, case	to herein as the "premises," ments, fixtures, and appartenances thereto belonging, and all rents, is " at profits thereof for
so long and during all such times as Mortgagors may be onderfly), and all appearatus, equipment or articles now	ments, fixtures, and appurtenances thereto belonging, and all rents, how at profits thereof for entitled thereto (which are pledged primarily and on a parity with said all rate and on seen or hereafter therein or thereon used to supply heat, gas, hir conditioning, pariet, light, power, and went listing, including (without restricting the foregoing), acreers, almow shades, storm sings, and went heaters. All of the foregoing are declared to be a pair of all of each estate and account of the pariety
dears and windows, floor coverings, lnador beds, awn whether physically attached thereto or not, and it is as	reed that all similar apparatus, equipment or articles hereafter placed in the precises by the
	ered as constituting part of the real estate. If Truster, its successors and assistants, forever, for the purposes, and upon the uses on its sta hereby virtue of the Homestead Exemption Laws of the State of Illinois, which said right; it benefits
This trust deed consists of two pages. Th	e covenants, conditions and provisions appearing on page 2 (the reverse side of this
trust deed) are incorporated herein by reference and assigns.	and are a part hereof and shall be binding on the mortgagors, their heirs, successors
Witness the hand s and seal s of Mo	rtgagors the day and year/first above written.
D thus him Bushat	[SEALIN Septem To Man Belgatest [SEAL]
John E. VanBerschot	Sylvia N. VanBerschot
·	[SEAL]
<u> </u>	ersigned in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
	anBerschot and Sylvia N. VanBerschot, his wife
who are personally	mown to me to be the same personS. whose nameS. are subscribed to the foregoing In-
14 O TA ! } strument, appeared before	me this day in person and acknowledged that they signed, sealed and delivered the
said Instrument as the	ir free and voluntary act, for the uses and purposes therein set forth, including the re-
5 M 11 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	d and Notarial Seal this 17th day or June A. D. 1981
March Commence	MORAN PUBLIC STATE OF ILLINOIS
Maria Ville	TY COMMISSION DIFIES JULY 31 1988 Notary Public.
	the state of the s

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

2. Mortgagors shall pay before any pensity attaches all general taxes, and shall pay special taxes, special assessments, water charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note du therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment gagors may desire to contest.

therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of the note, under insurance policies in case policy, and shall deliver all policies, the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, than ten days prior to the respective of policies, to holders of the note, and in case of insurance about to expire, shall deliver all policies, than ten days prior to the respective of policies, to holders of the note and the control of the note of the note of the note of the note and the note of principal or interest on prior encurs for the note and the note of principal or interest on prior encurs of the note affecting said premises or contest any tax or assessment. All moneys advanced by Trustee or the holders of the note to protect the mortanged premises and the lien hereof, plus reasonable compensation to Trustee for each marker concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of some note on the part of Mortgagors.

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, statement or

terest on the so of the when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors here contained.

When the Indicadense hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to forcelose the lien be seed in any salt to freedoes the lien be seed in any salt to freedoes the lien become for the method of the note of in any salt to freedoes the lien become for the seed of the note of in any salt to freedoes the lien become for the seed of the note of in any salt to freedoes the lien become for the seed of the note of indicational indebtedness in the decree for an indicational indebtedness in the decree of the note of indicational indebtedness in the decree of the note of contrast and costs (which may be estimated for a parallel seed on the note of the decree) of one of all such abstracts of title, title searches and examinations, guarantee policies. Therefore certificates, and similar data and sasurances with respect to life as Trustee or holders of the note may down to be reasonably necessary either to prosecute such said to to evidence to bilders at any sale which may be attempted to the note may down to the reasonably necessary either to proceed such as a such as a parallel such may be additional indebtedness secured hereby and immediately due and taxable, with interest thereon at the rate of styru per cent per (not u, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and the rate of styru per cent per (not u, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and the rate of styru per cent per (not u, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and the rate of styru per cent per (not u, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate an

all principal and interest remaining unpaid of the note; fourth, any overclast, their here, legal representations or assigns, as their rights may appear.

9. Upon, or at any time after the filint or a list foreclose this trust deed, the court in which such bill is filed may appear.

9. Upon, or at any time after the filint or a list foreclose this trust deed, the court in which such bill is filed may appear a residency of and premises, such appointment may be made either before or after sale, without note; witner, or and or the solvency or in divency of Mortgages at the time of application for such receive and without review here against a trust of the premises during the application for such receive and without review here are shall have tower to collect the orns, or sees and profits of said identifies during the principal surface hereinder may be appeared as as such as receiver, such a receiver shall have tower to collect the orns, or sees and profits of said identifies a side and a deficiency, during the file standary period or redemption, whether there he redungtion or not, as well as during any further times when Mortgages, easy of or the intervention of such received, more ment and operation of the promises and in the promises and profits of the provide whether the constant of the promises and profits of the provide whether the constant of the promises and profits of the little to collect such trust of the little to collect such constant in payment and operation of the promises and profits of the little to collect such trust of the little to collect such and operation of the promises and profits and profits of the little to collect such trust deed, or apply the such constant his hands in payment in while or in part of: (1) The indicated berefor, or by any developed for a constant of the little to the little to collect such and profits of the parts and the provided and the parts of the little to any defense which would not

is own gross in givence or inisconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exercising may power berein given.

13. Trustee shall release this trust deed and the lieu thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this trust deed his been fully paid; and Trustee may execute and deliver a time everyor to and at the request of any person who shall, either before or after maining thereof, produce and exhibit to Trustee the note, representing that are includences in tody secured has been paid, which representation Trustee may accent as true whom the interval of a successor for trustee may accent as the known root been noted or successor that the reduction is advantaged any note which hears a certificate of identification purport in the executed by the presentation the continued of the note and which persons to be resected in the present the person shereof; and where the release is executed to the major as the reduction of the note and which persons thereof seems are the person shereof.

14. Trustee may resign by instrument in writing field in the office of the Eccorder or Person of Titles in which this instrument shall have being recorded or field. In case of the resignation, inability or refusal to an of Trust, or to the law, or of Deeds of the county in which the termines may be started shall be Successor in Trust. Any Successor in Trust hereomole shall have the identical file, powers at a thority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all sets performed hereufor.

15. This Trust Deed and all provisions hereof, shall extend to and be badieg upon Morrganors and all persons claiming under or through Morrganors. and the word "Mortgangers" when used herein shall include all such persons and all persons claiming under or through Mortganors and all the response the payment of the individuences or any part thereof, whether or not

and upon the conditions set torth in said note.



Instalment Note mentioned in the within Trust Deed has been identified

PORTANT ROTECTION OF BOTH THE BORROWER AND LENDER, BEIDEN BE THIS TRUST DEED SHOULD BE IDENTIFIED HAVED HEREIN BEFORE THE TRUST DEED OR RECORD th under Mentification No. 1036-TD

Vice President

D Northwest Commerce Bank E 9575 W. Higgins Road STREET Rosemont, Illinois 60018 L I CITY v E OR INSTRUCTIONS R

RECORDER'S OFFICE BOX NUMBER

FOR THE R
THE NOTE
FIED BY THE
IS FILED FO

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

4300 W. 76th Street #1001

Chicago, Illinois