THIS INSTRUMENT, PREPARED BY:

MALATO & STEIN, P. C. KZW WASHINGTON

THE ABOVE SPACE FOR RECORDERING SECONDS

THIS INDENTURE, made August 20th

1981 between

Theodore Lehmann and Virginia Lehmann, his wife

herein ofe sed to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WIERFAS the Mortgagors are justly indebted to the legal 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 ONE HUNDRED EIGHT

THOUSF ND SEVEN HUNDRED FIFTY and 00/100 (\$108,750.00)

evidenced by one casai Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF

evidenced by one casal Instalment Note of the Mortgagors of even date netewin, made payable to FIE ORDER OF BEARER ARTHUP J. ROGERS & Co., an Illinois corporation,

"Base Interest" as such term is defined in Note,
and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and Antoreat
on the balance of principal remaining from time to time unpaid at the rate
of 9% per cent per annum in instalments (including principal and/second as follows:

Eight Hundred Eighty-One and 07/100 (\$881.07) Dollars or of September 1981, and Eight Jundred Eighty-One and 07/100 Dollars or more on the __ist_day of bepressider 1901, and Except the first paid except that the final payment of principal and Rase, #756 kinh paid, shall be decreted to 19th day of August, 1991. All such payments on account of the indebtedness evidenced by said not to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of ach instalment unless paid when due shall bear interest at the rate of per annum, and all of safe pure in a fine per annum, and all of safe pure in a fine cest designate payable at such banking house or trust Illinois, as the holders of the note may, from time to time, company in Chicago

in writing appoint, and in absence of such appointment, then at " . office of Arthur J. Rogers & Co.,

in writing appoint, and in absence of such appointment, then at a suffice of Althur B. Rogels & Co., in this City. Des Plaines, Illinois.**

NOW, THEREFORE, the Mortgagors to secure the payment of the sid principal sum of money and said interest in accordance with the rems, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is thereby acknowledged, do by these to be performed, and also in consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is thereby acknowledged, do by these to be performed, and also in consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is the hereby acknowledged, do by these to be performed, and also in consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is the hereby acknowledged, do by these to be performed, and also in consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is the hereby acknowledged, do by these to be performed, and also in consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is thereby acknowledged, do by these to be performed, and also in consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is thereby acknowledged, do by these to be performed.

CONVEY and WARRANT unto the Trustee, its successors and assigns, are obligated whereof its thereby acknowledged, do by these to be performed as a property of the constant and all of their consideration of the sum of One Dollar in hat 4 ps d., the receipt whereof is thereby acknowledged, do by these to be performed and all of money and said interest in accordance with the NOW.

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A P'R" HEREOF

**In addition to the payment of the principal balance and Base Interest due and owing on said Note, Mortgagor agrees to pay to Payee named in said Note "Additional Interest" (as such term is defined in the Note) which shall be due and payable: (1) on the maturity date of the Note or upon any acceleration of the date for the payment of the principal balance and accrued Base Interest due and owing on said payment of the principal balance and accrued Base Interest due 7.2 owing on said Note; or (2) upon any prepayment of the principal balance and accrued Base Interest due and owing on the Note; or (3) upon the transfer of title to the ceal estate legally described herein; or (4) in the event of foreclosure of the lier of this Trust Deed; PROVIDED, HOWEVER, that notwithstanding any other provision contained in the Note or herein to the contrary, the unpaid principal balance, acrued Base Interest and Additional Interest due and owing on said Note shall be immediately sue and payable to the Payee of Note in the event of the transfer of title to the real estate described herein without the consent of the Payee named in Note.

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

TOGETHER with all improvements, teaements, eases-ents, fixtures, and appurernances thereto belonging, and all rents, issues and thereto from so long and during all such times as Mortgages, may be entitled thereto (which are pledged primarily and on a parity with soid estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply hear, gaconditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of foregoing are declared to be a part of said real estate whether physically attached therefor or not, and it is supered that all similar appara equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting pa

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.

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,

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WITH SS the hand _	<u> </u>	f Mortgagors the o	day and year first abo	ove written	
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MILEODODE	TUMANN		VIRGI	INTA FEHMANN	
THEODORE I	PEDIMANA	I SEAL 1	p vino.		I SEAL 1
					

STATE OF ILLINOIS,	1	Ι,						
County of Cook	SS.	B Notary Put	dicin and for a codore I	nd residing in Chmann	said County, in and Vir	the State aforesi ginia Leh	id, DO HEREBY CER	≀T1FY
		his wife						
CTARY	who ar	Opersonally kno	wn to me to b	e the same p	erson S wi	ose name 5 ar	e subscribed	to the
	foregoing	instrument,		before m			ind acknowledged	- that

abscribed to the owledged that signed, sealed and delivered the said Instrum voluntary act, for the uses and purposes therein set forth

Given under my hand and Notarial Seal this

Notarial Scal

- States

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COOK COUNTY, ILLINOIS FILED FOR RECORD

1981 AUS 25 PH 2: 24

Sidrey H. Olsen RECORDER OF DEEDS

FFICIAL C

Page 2

THE COVENANTS, CONTRITIONS AND TROUTSIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED).

THE COVENANTS, CONJUTIONS AND PROVISIONS ETPLEKLED TO ON PAGE I (THE REVIRES SIDE OF THIS TRUST DEED);

1. Mortegors shall (a) promptly repair, restore or rebuild any beildings or improvements now or hereafter on the premises which may become damped or be destroyed; (b) key; said premises in pood condition and repair, without waste, and free from mechanic's or other lieus or claims for len not expressly subsolinated to the lieus hereof; (c) pay when due any inductiveness which may be secured by a lieu or change on the premises superior to the lieu hereof, and syon request exhibit satisfactory evidence of the dischage of such prior lieu to Trustee or to holders of the note; (d) complete within a reasonable time any building or buildings now or at any line in process of exection upon said premise; (c) complete within a reasonable time any building or buildings now or at any time in process of exection upon said premise; (c) complete within a reasonable time any building or buildings now or at any time in process of exection upon said premise; (c) complete within a reasonable time any building or buildings now or at any time in process of exection upon said premise; (c) complete within a reasonable time and the said of the process of

holders of the note in connection with (a) may present of this truit deed or an 'in obtedness hereby secures; or (a) preparations for the defensed and the present of the forest secural of such right 1. f. ec loss, whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding, took night might 1. f. ec loss, whether or not actually commenced.

8. The proceeds any foreclosuse sale of the premises shall be distributed and applied in the following order of priority: First, on account or actually commenced.

8. The proceeds any foreclosuse sale of the premises shall be distributed and applied in the following order of priority: First, on account or control of the proceedings, including all study items at a minored in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to this videnced by the note, with interest tentron as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any verp us to Mortgagors, their heirs, legal reprises, as their inglish may appear.

9. Upon, or at any time after the filling of a bill to foreclose this trust deed, the court in which s. th bill. Filed may appoint a receiver of said premises as the time of application for such receiver and without regard to the then value of the unsues. We when the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver is all have power to collect the rent, issues and pinolits of said premises during the pendency of such decisions and pinolits of said premises during the pendency of such decisions and pinolits of said premises during the pendency of such decisions and pinolits of the protection, possession, countof, management and operation of the premises during the power to collect the rent, said and the properation of the premises during the properation of the premises during the power of the following and the properation of the prem

premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are herein given Trustee.

15. This Trust Peed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entilled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT!	
FOR THE PROTECTION OF BOTH THE BORROWER A	ΝI
LENDER THE INSTALMENT NOTE SECURED BY THE	H15
TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TIT	LE
AND TRUST COMPANY, TRUSTEE, BEFORE THE TRU	ısı
DEED IS EN ED EON RECORD	

MAIL TO: William J. Shelips 7 77 W Washington Rm. 407 hicago St. 60602

Identification No	-6719	<u>19</u>
CHIEAG	O TITLE AND	RUST COMPANY,
By Assistant	Secretary/Assistan	Marie -
-71	FOR RECORDER	S INDEX PURPOSES

INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 1481 SHIRE CIRCLE

PALATINE, IL.

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Unit No.2810 : THE SHIRES OF INVERNESS TOWNHOME CONDOMINIUM II, as delineated on a survey of the following described yeal estate:

Certain Lots in THE SH.RE. OF INVERNESS UNIT TWO, being a Subdivision of part of the NW 1/4 of the SW 1/4 of Section 28, Township 2 North, Range 10, East of the Third Principal Marilian, which survey is attached as Exhibit "C" to the Declaration of Condominium recorded in the Office of the Recorder of Deeds of Cook County, Illinois, ; Document Number 25465601, as amended from time to time; together with its undivided percentage interest in the Common Elements.

871939

UNOFFICIAL COPY

RIDER ATTACHED TO AND MADE A PART OF A CERTAIN TRUST DEED BETWEEN THEODORE LEHMANN AND VIRGINIA LEHMANN, HIS WIFE, AS MORTGAGORS AND CHICAGO TITLE & TRUST COMPANY, AS TRUSTEE

In addition to the installments of principal and interest as required by the Installment Note, Mortgagors shall, at the option of the older of the Installment Note which is secured by this Trust Need, deposit with the holder of the Installment Note on each payment date an amount which shall be equal to one-twelfth (1/12) of the annual real estate taxes together with a sum which shall be equal to one-twelfth (1/12) of the annual premiums for the policies in insurance required by the terms hereof. All such deposits shall be held by the holder of the Installment Note for the benefit of Mortgagors, and Mortgagors shall pay the real estate taxes and insurance premiums when due and furnish Mortgagees with copies of paid In the event the sums deposited by Korkgagors are insufficient to pay either real estate taxes or injurance premiums, upon receipt of written notice of the amount of the deficiency, Mortgagors shall promptly deposit with the holie of the Installment Note the sum required.

In the event Mortgagors shall fail to deposit sufficient sums to pay real estate taxes or insurance premiums, the holder of the Installment Note may, at its option, pay the amount of the deficiency, and that amount shall be immediately due and payable from Mortgagors and shall bear interest at the rate of fifteen per cent (15%) per annum until paid.

All payments required hereunder, including principal, interest, tax and insurance deposits shall be in default if made more than ten (10) days after their due date and shall incur a penalty equal to four (4%) per cent of the amount of the past due payment. Past due payments and penalties thereupon shall thereafter bear interest at the rate of fifteen per cent (15%) per annum until paid.

- 2. Mortgagors agree that any sale, conveyance, assignment, transfer, other alienation, or further encumbrance of the Real Estate, or any part thereof, whether voluntarily or involuntarily or by operation of law, in either or any case without the prior written consent of the holder of the Installment wore, shall constitute an event of default hereunder and the Installment Note secured hereby and all other obligations hereunder shall be forthwith due and payable.
- The vapaid principal balance and accrued interest due under the Installment Note secured by this Trust Deed shall, at the option of the no der of the Installment Note, become immediately due and payable, upon ten (10) days written notice, in the event the holder of the Installment Note shall, at anytime, deliver to Mortgagee a locally enforceable commitment, by the terms of which issuer thereof agrees to make a loan to Mortgagor, to be secured by mortgage or trust deed, in an amount equal to the then unpaid principal belance due and owing to the holder of the Installment Note, payable in monthly installments, including interest at a rate rot to exceed thirteen and one-half per cent (13-1/2%) amortize over the remaining term, and Mortgagor shall fail or refuse to accept the loan commitment and accept the loan on the conditions stated therein; PROVIDED, HOWEVER, the holder of the Installment Note shall not have the right to declare the unpaid principal balance and accrued interest thereon, immediately due and owing, if the Mortgagor shall execute loan applications, credit reports and loan documents and the issuer of said commitment fails or refuses to disburse the proceeds of said loan and/or the holder of the Installment Note shall fail to pay loan charges, fees, title charges, recording charges, appraisal fees or other usual and customary costs incident to the making of such loan.