TRUST DEED	25011605 THE ABOVE SPACE FOR RE	ECORDERS USE ONLY
of the Village State of Illinois hereinter	y 2, 19 79 , between ON, a Bachelor of Oak Park County erred to as "Mortgagors", and Avenue Bank and I ark, Illinois, herein referred to as TRUSTE	rust Company of Oak Part in linois E. wirnesseth:
THAT, WHURFAS the Mongagors ar inafter describe 1, said legal helder or FORTY F195 "COUSIND AND evidenced by one letter lastalment	to the legal to the legal totaler of the holders being herein referred to as Holders of 00/100ths (\$45,000.00)———— Note of the Mortgagors of even date herewi	of the Note, in the principal sum of Dollars, th, made payable to BEARER
date hereof	Note the Mortgagors promise to pay the sa on the balance of principal remaining from instalments as follows: AND 02/100ths (\$401.02)	
Dollars Or the 15' FOUR HUNDRED ONE	day of July איני סיי 02/100ths (\$401.02) Oclars or more on the 1st day haw the final payment of principal and inte	of each month thereafter
due on the 1st day of June, 2707. All such payments of account and the remainder to principal; provided that the principal of each in alment unless paid when due shall bear interest at the rate of 11% per annum and all of said prin ipal and interest being made payable at such banking house or trust company as the holders of the note may, from time to time, in writing appoint, and in absence of such appoint the at the office of Avenue Bank and Trust Company of Oak Park, Oak Park, Illinois.		
NOW, THEREFORE, the Morgagors to accure the tions of this trust deed, and the performance of the cow One Dollar in hand paid, the receipt whereof is herein following described Real Estate and all of their estate, COUNTY OF COOK	e payment of the said principal sum A mo ey and said interest in tenants and agreements herein conta red, 'y the blorgagors to be py acknowledged, do by these presen. C. VEY and WARRANT right, title and interest therein, aituate, ying A being in the AND STATE OF ILLING. WILLIAM STATE OF ILLING. AND EXPRESSLY ADJE A	accordance with the terms, provisions and limitar- eiformed, and also in consideration of the sum of unto the Trustee, its successors and assigns, the Village of Oak Park
PER KIDDA BAARA	TERRITO THE	
200K OCHES	· · · · · · · · · · · · ·	THEOREM OF LEISE
FILED FOI		Deconder of The Tribs
Jun 19 1		
Jun 19 1	r record 79 2 14 PM Type 198 Medick, M	Deconder of The Tribs
Jun 19 1	r record 79 2 14 PM Type 198 Medrick, M	PRUMENT WAS FREDATED BY
thich, with the property hereinafter described, is referred to the property hereinafter described, is referred to the property hereinafter described, is referred to the property of the prope	ed to herein as the "premises." CHICA TOP INS TERRICE, MI CHICA CHI	TRUMENT WAS EPAMED BY CHILL, MOLLING S TO HAM 1 rents, issues and profits thereof for so long and al estate and not secondarily), and all apparatus, retrigretation (whether single units or centrally was, floor coverings, insdor beds, inside speakers, or now, and it is agreed that miller apparatus, or now, and it is agreed that inside safe accounting part of the treal estate. 2, and upon the uses and trusts herein act forth, said rights and benefits the Mongagors do hereby
with the property hereinafter described, is referred to the property hereinafter described, is referred to the property hereinafter described, is referred to the property of	ed to herein as the "premises." ascenerus, fistures, and appurenances thereto belonging, and all thereto (which are pledged primarily and on a parity with said re on used to shopply heat, gas, air conditioning, water, light, powering the foregoingly, screens, window shades, storm doors and window he a part of said real extate whether physically attached thereto o yo the mongapors or their successors of assigns shall be considered as a condition of the Homestead Exemption Laws of the State of Illinois, which to pages. The covenants, conditions and princorporated herein by reference and are is	TRUMENT WALF TERRIED BY CHILL, MELLING & TO I I 6 0 5 TRUMENT WALF TERRIED BY CHILL, MELLING & TO MAN AGO, ILLINOIS 60602 I rents, issues and profits thereof for so long and all estate and not secondarily), and all apparatus, refrigeration (whether single units or centrally was, floor coverings, inador beds, awnings, stover or occ, and it is apparent and all similar apparatus, et as constituting part of the real estate. Ex, and upon the uses and trusts herein aer forth, said rights and benefits the Morrgagora do hereby ovisions appearing on page 2 (the
This trust deed consists of two routes of the trust deed) are contained and the cont	ed to herein as the "premises." CHICA TOTAL INSTANCE, And appurenances thereto belanging, and all thereto (which are preded primarily and on a parity with said reson used to supply heat, grainfur shades, attended, attended thereto (which are preded primarily and on a parity with said reson used to supply heat, grainfur shades, attended the grainfur shades, attended the said of the said	TRUMENT WAS CIEPATED BY CHILL, MOLLAUL & F. D. S. T. 105 W. MADISON AGO, ILLINOIS 60602 I come, issues and profits thereof for so long and release and not secondarily), and all appearatus, r. refrigeration (whether single units or centrally we, floor coverings, inador beds, awnings, stoves or now, and it is agreed that all similar appearatus, et as constituting part of the real estate. et, and upon the uses and trusts herein set forth, said rights and benefits the Morgagora do hereby ovisions appearing on page 2 (the a part hereof and shall be binding above written.
This trust deed consists of two reverse side of this trust deed) are	ed to herein as the "premises." REFIGER, MI CHICA TO ITS REMINERS, MI CHICA CHIC	RECOMDER OF SCIONARY OF SCIONARY OF SCIONARY OF SCIONARY OF SCIENARY OF SCIONARY OF SCIONA
chich, with the property hereinafter described, is referred to the property hereinafter described, is referred to the property hereinafter described, is referred to the property of the prope	ed to herein as the "premises." ascenents, fixtures, and appurenances thereto belonging, and all thereto (which are pledged primarily and on a parity with said re on used to supply heat, gas, air conditioning, water, light, powering the foregoingl, screens, window shades, storm doors and window he a part of said real extate whether physically attached thereto to yo the mongapers or their successors or assigns shall be considered as a condition of the Homestead Exemption Laws of the State of Illinois, which to pages. The covenants, conditions and preincorporated herein by reference and are its essential conditions of Mortgagors the day and year first (SEAL) (SEAL)	RECOMDER OF SCIONAL PROPERTY OF SCIONAL PROPERTY WAS REPAIRED BY CHIEFLY SCILLING & F. T.
FILED FOR JUN 19 77 Thich, with the property hereinafter described, is referred to the property of the proper	ed to herein as the "premises." Settler, M. CHICA CHICA CHICA TO 198 CHICA CHIC	RECOMDER OF SCORE 1 cents, issues and profits thereof for so long and all entate and not secondarily), and all apparatus, r. teligration (whether single units or centrally wis, floor coverings, indoor beds, awaings, stoves or not, and it is agreed that all similar apparatus, and it is agreed that all similar apparatus, etc., and upon the uses and trusts herein set forth, said tights and benefits the Mongagors do hereby ovisions appearing on page 2 (the a part hereof and shall be binding above written. Shannon (SEAL)
FILED FOR JUN 19 77 J	ed to herein as the "premises." ascenents, fixtures, and appurenances thereto belonging, and all thereto (which are pledged primarily and on a parity with said re on used to supply heat, gas, air conditioning, water, light, powering the foregoingl, screens, window shades, storm doors and window he a part of said real extate whether physically attached thereto to yo the mongapers or their successors or assigns shall be considered as a condition of the Homestead Exemption Laws of the State of Illinois, which to pages. The covenants, conditions and preincorporated herein by reference and are its essential conditions of Mortgagors the day and year first (SEAL) (SEAL)	RECOMDER OF SCORE \$\frac{25011605}{25011605}\$ RUMENT WALF REPAIRO BY CHELL, WELLING & F. REPAIRO BY CHELL, WELLING & F. REPAIRO BY CHELL, WELLING & F. REPAIRO BY CHELL, WELLING & GOOD BY CHELL, WELLING & GOOD BY CHELL
This trust deed consists of two represents of the mortgagors, their heirs, succession the mortgagors, their heirs, successions, the mortgagors, and was the mortgagors and be entitled sequenced to article a own hereafter the crimited sequenced to article and was the mortgagor are declared to suppose a cricles and was the premises to the sequenced articles hereafter placed in the premises who will be to suppose the premises and was the premises who will be the sequenced to the premises of two reverses side of this trust deed are on the mortgagors, their heirs, succession the mortgagors, their heirs, succession the sequence of the mortgagors, the sequence of the se	ed to herein as the "premises." CHICA TO INS TERRICA, MI CHICA CHICA THE TERRICA AND CHICA CH	TRUMENT WAS PEPALED BY CHELL, MCLLIUF & The MATE 105 W. MADISON AGO, ILLINOIS 60602 1 cents, issues and profits thereof for so long and relates and not secondarily), and all apparatus, r. teligatation (whether single units or centrally we, floor coverings, indoor books, awaings, stoves or not, and it is agreed that all similar opposatus, of as constituting part of the test estate. said tights and benefits the Mongagors do hereby ovisions appearing on page 2 (the apart hereof and shall be binding above written. Shannon (SEAL) Tresaid, DO HEREBY CERTIFY THAT

THIS

RIDER

UNIT 405 IN THE 333 SOUTH EAST AV:. CONDOMIN-IUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

LOTS 8, 9 AND 10 IN BALLARD'S SUBDIVISION OF BLOCK 1 (EXCEPT THE NORTH 50 FEET THUTSOF), IN OGDEN AND JONES SUBDIVISION OF THE SOUTH WEST 1/4 OF THE SOUTH EAST 1/4 OF SECTION 7, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS,

WHICH SURVEY IS ATTACHED AS EXHIBIT 'A' TO THE DE-CLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 249.82687 TOGETHER WITH ITS UNDIVIDED PER-CENTAGE INTEREST IN THE COMMON ELEMENTS.

MORTGAGOR ALSO HEREBY GRANTS TO THE MORTGAGEE, ITS SUCCESSORS AND ASSIGNS, AS RIGHTS AND EASEMENTS APPURTENANT TO THE ABOVE DESCRIBED 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.

2501166

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed; I step as in good condution and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of exection upon axid premises; (3) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said bremises accept as required by law or municipal ordinance.

Mortgagors shall pay before any penalty attaches all general raxes, and shall pay special raxes, special assessments, water charges, sewer service charges, and
other charges against the premises when due, and shall, upon written request, furnish to Trustee or to helders of the note duplicate receipts therefor. To prevent default
hereunder Morragarors shall pay in full under protect, in the manner throughed by statute, any or assessment which Morragarors may desire to content.

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 pay the cost of replacing or repairing the same or to pay in full the indebt-ceness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the health of the holders of the note, such rights to be evidenced by the sandard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver tenewal policies not less than ten days prior to the respective dates of explaints.

4. In case of default therein, Trustee or the holders of the note may, but need not, aske any payment or perform any act hereinbefore required of Mottagages in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, disch-age, compromise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax at let or foreiture affecting said premises or contest any tax or assessment. All manays paid for any of the purposes herein authorized and all expenses paid or incured in connection thereivish, including attempters and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lies hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indubredness secured herethy and shall become immediately due and payable without notice and with interest thereon at the

5. The Trustee or the holders of the note hereby secured making any payment hereby authorized felating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, also foreigner, tax lies or title or claim theteof.

6. M. 182 ors shall pay each item of indebtedness berein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the r. c. and without notice to Mortgagors, all unpaid indebtedness accured by this Trust Deed shall, notwithstanding anything in the note or in this Trust Deed to the contrary, because due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) when default shall occur and conti ... for three days in the performance of any other agreement of the Mortgagors herein contained.

2. When the inclines hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as delicional indebedness in the decree for sale all expenditures and expenses which may be pid in mered by or on behalf of Trustee or holders of the note for attorneys' fees, appraiser's fees, outlays for documentary and expert evidence, stemperables and examination of the control of the co

8. The proceeds of any foreclosure tale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceeding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional 1 that etc. Inced by the note, with interest attention as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Moreagons, their are treat representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to reclose this trous deed, the court in which such bill is filed may appoint a receiver of saidpremises. Such appointment may be made either before or after sale, wit our nice, without regard to the solvency of Montgagors at the time of application for such teceiver and without regard to the then value of the premises or thether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such deficiency, during the full statutory period of redemption. The control of the premises during the pendency of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period of redemption. The control of the premises during the pendency of such foreclosure suit and, in case of a sale and deficiency, during the full statutory period of redemption. The control of the cont

10. No action for the enforcement of the lien or of any provision here; shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the pr mises t all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence, or cond, ion of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereol, not be used to any acts or omissions hereunder, except in case of its own gross negligence of missions of the other exercisions any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrum. v an presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid. and Trustee may execute and deliver a release hereof to a dat we request of any person who shall, either before or after magnity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured. we need that the representation Trustee may accept as the produce and exhibit to Trustee the note, the state of t

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrat or Titles in this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall have the identical title, powers and authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable combensation for all acts performed between the many contracts.

13. This Trust Deed and all provisions hereof, shall extend to and be binding upon Margagars and all persons of ming under or through Margagars, and the word "Margagars" when used herein shall include all such persons and all persons liable for the payment of the indebted russ of any part thereof, whether or not such persons shall have rescured the one or this Trust Deed.

shall have executed the one or this Trust Deed.

16. Without the prior written consent of the holder or holders of the note secured hereby, the Mortgagor c. Mor gagors shall not convey or encumber title to the premises herein involved. The holder or holders of the note secured hereby may elect to accelerate. The tempald principal balance as provided in the note for breach of this covenant and no delay in such election after actual or constructive notice of such breach shall be construed at a waiver of or acquiescence in any such conveyance or encumbrance.

Execution of Articles on Act Sement for Deed,

Installment Contract or Contract for Deed shall also be considered a conveyance for the purposes of this paragraph.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Instalment Note mentioned in the within Trust Deed has been identified

AVENUE Bank and Trust Company of Oak Park, as Truste

Vice President

D NAME
E STREET
L T
I O CITY TO

Box 279

FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

5011605