## **UNOFFICIAL COPY**



674820 TRUST DEED

OOK COUNTY, ILLINOIS FILED FOR RECORD

Sidney M. Olson

1981 DEC -3 PH 12: 40

26075836

THIS INDENTURE, made November

THE ABOVE SPACE FOR RECORDER'S USE ONLY 1981 , between

SEYMOUR LAMPERT and BEATRICE LAMPERT, his wife herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said est holder or holders being herein referred to as Holders of the Note, in the principal sum of Sixty Thousand and no/100 (\$60,000.00)

evide (ce) by one certain instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF

and delivered to end by which said Note the Mortgagors promise to pay the said principal sum and interest from November. 1981 on the balance of principal remaining from time to time unpaid at the rate \$ tr ent per sumum in instalments (including principal and interest) as follows:

Six Bundred Telw and 50/100 (\$612.50)-Dollars or more on the 1st 1982 - in Six Hundred Twelve and 50/100 (\$612,50)of January Dollars or more on thereafter well with the line payment of principal lst day of each mouth and interest, if not sooner paid, hall be due on the 1st 1982\*\* All such payments on day of December account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; paraties about a 1624 chapter a described residence and a separate paraticular and a separate and a se MR MARK XXXXXX PEX MURIOUX and all of a ad principal and interest being made payable at such MINING CHARLES DEPONDED. **Marking Mac** XENDER as the holders of the note may, from time to time,

in writing appoint, and in absence of such appoints sent, then at the office of Phoenix Matual Life Insurance

in writing appoint, and in ansence of such appoint tent, then at the tribet of the secondary. Company, Rartford, Connecticut.

NOW, THEREFORE, the Mortgagors to accure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the personance of the covenants and agreement herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dol to be not performed, and also inconsideration of the sum of One Dol to be not performed. ARRANT into the Trustee, its mocessors as a gen, the following described Real Estate and all of their estate, right, title and interest therein, situate, bying and being in the COOK

AND STATE OF ILLINOIS, to wit: As described in the Principal County of the County

If on the date forthe payment of the first installment, interest has actually accused for more than one month, the amount of the first installment will be adjusted by the addition of an amount representing interest only on the principal amount advanced from the day of disbursement to the first way of the month preceding the month in which the first installment is due.

\*Such final payment shall be equal to the entire principa", belance then remaining

impaid, and all interest accrued and unpaid thereon as here in provided.

Workgagors covenant and agree there shall be no sale or transfer of title or secondary financing of the mortgaged premises during the term of the note covered hereby or any

Entancing of the mortgaged premises during the term of the note coursed hereby or any extension thereof without the prior written approval of the Mortgage, and upon any default under such covenant at the election of the holder of the Note, all amounts owe thereunder shall become at once the and payable pursuant to the terms the positional course in richer attached hereby.

Togriffer with all improvements, tenements, extension hereby.

Togriffer with all improvements, tenements, extension, thereof or apputenances thereto belonging, and all the and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a profit in the conductive) and all apparatus, equipment or articles now or hereafter therein or thereon used to exper's brain, pay, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without at iting the foregoing are declared to be a part of said real estate whether physically strached thereto or not, and it is agreed that all similar equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as committed the real estate.

To HAVE AND TO HOLD the premises puto the real difference in the premises of their successors or assigns shall be considered as committed in the premises of their successors or assigns shall be considered as committed in the premises of their successors or assigns shall be considered as committed in the premises of the said forested to the said forested in the premises by the mortgagors or their successors or assigns shall be considered as committed in the premises of their successors or assigns shall be considered as committed in the premises of the said forested in the premises of their successors or assigns shall be considered as committed in the said forested in the premises of their successors or assigns shall be considered as committed in the said forested in the premises of t

equipment of articles hereafter parced in the premises who 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 wirthe 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 contists 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 amigns.

SEMECUR LAMPER	DEALET TO THE STATE OF THE STAT
STATE OF ILLINOIS,	1. LOBELT A WEISMAN
Conset of Confe	a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Seymour Lampert and Beatrice Lampert, his wife,
0	ho are personally known to me to be the same person 5. whose name is are subscribed to the persons and acknowledged that there is agreed, sealed and delivered the said instrument as their free and
CON COUNTING	Civen under my hand and Noturial Scal this 23 day of November 19 81

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

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

1. MOTURED AND ADDRESS OF THE STRUCT DEED, THE STRUCT DEE

premises are situated shall be ouccessor in 1100. They successed an array of the first 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 neceive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled 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 AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE TRUST COMPANY, TRUSTEE, BEFORE THE TRUST

Identification No.

**674<u>820</u>** CHICAGO TITLE AND TRUST COMPANY.

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

Peterson Pess Schlebre + Seidel 200 L. Kundelph Dr-Suite 7300 Chicaspille 6060/ atta: Fran G. Campbell

## UNOFFICIAL COPY

RIDER TO TRUST DEED DATED NOVEMBER , 1981
BETWEEN SEYMOUR LAMPERT AND BEATRICE LAMPERT
AS MORTGAGORS AND
CHICAGO TITLE AND TRUST COMPANY AS TRUSTEE

674820

Legal Poscription:

Unit No. 310 as delineated on sheet 5 of survey of part (ceribed on sheet 2 of said survey and referred to herein as the "Parcel") of Lots 1, 2 and 3 of County Clerk's Division of Section 18, Township 42 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois, and Garage Unit No. 63 as delineated on sheet 8 of aforesaid Jurvey, which survey is attached as Exhibit "A" to Deciration of Condominium made by LaSalle National Bank, a National Banking Association, as Trustee under Trust Agreement dated December 3, 1971 and known as Trust No. 43413 recorded to the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 25405558 together with an undivided 1.2040 % interest with respect to said Unit and an individed 0.634 % interest with respect to said Parcel all the property and space comprising all the units and garage units thereof as defined and set forth in said Declaration and Survey).

Mortgagor also hereby grants to mortgages, their 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 aforementioned Declaration of Condominium and in the Declaration of Easements, Covenants and Restrictions recorded as Document No. 22431171.

This Trust Deed is subject to all rights, easements, restrictions, conditions, covenants and reservations contained in the aforementioned Declaration of Condominium, in the aforementioned Declaration of Easements, Covenants and Restrictions, and in a Restrictive Covenant and Amendment thereto recorded as Declarations. 21845626 and 22401402, the same as though the provisions of said documents were recited and stipulated at length herein.

Mortgagors covenant that together with each monthly installment as aforesaid, mortgagors shall pay upon request to mortgagee, such amount as mortgagee from time to time estimates to be required to maintain a fund from which to pay before the same become past-due all taxes, assessments and other governmental liens or charges against the mortgaged premises and all premiums for insurance required hereby to be furnished by mortgagors, and all condominium maintenance fees attributable to the mortgaged premises when the same shall become due.

Mortgagors covenant that in the event any of the installments of interest is not paid when due, a late payment fee of \$25.00 shall be due and payable with respect to each such installment, pursuant to the terms of the note.

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END OF RECORDED DOCUMENT