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TRUST DEED

26 372 920

1982 OCT -6 AN IO: 51

26 398 029 THE ABOVE SPACE FOR RECORDERS USE ONLY

RECORDER OF DEEDS

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19 82 between Bridgeview Bank & Trust Company, Bridgeview, September 25, THIS INDENTURE, Made Ill, an Illinois Banking Corporation, not personally but as Trustee under the Provision of a Deed or Deeds in trust duly recorded and delivered to said Bank in pursuance of a Trust Agreement dated December 2, 1980 and known as Trust Number 1-0963, herein referred to as "First Party," and Bridgeview Bank and Trust

Dollars

made payable to BEARER and delivered, in and by which said Note the First Party promises to pay out of that portion of the trust estate subject to said Trust Agreement and herein after specifically described, the said principal sum and interest from on the balance of or one part remaining from time to time unpaid at the rate of 12% per cent per annum in instalments as on the balance of an all remaining from time to time unpaid at the rate of 12% follows: Four H ndred and Sixty-two and 87/100's----per cent per annum in instalments as

day of November Dollars (\$462.87 Dollars (\$462.87) on the 1st and Sixty-two and 37/100's----1st 19 82 and Four Hundred Dollars (\$462.87) on the 1st day of each of \$45.115.72 is the amount of \$45.45 the amount of \$45.45 the final payment of principal and introduction to sooner pand, shall be due on the 1st day of October 1984. All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to princip I; p ov'ed that the principal of each installment unless paid when due shall bear interest at the then highest rate permitted by law, and all of said principal and interest being made payable at such banking house or trust company, as the holders of the note may, from any to time, in writing appoint, and in absence of such appointment, then at the

NOW. THEREFORE. First Party to secure 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 also in consideration or the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, does by these presents grant, remise, release, alien and convey unto the Tuste. It successors and assigns, the following described Real Estate situate, lying and being in the

Bridgeview Bank and Trust Company

COUNTY OF COOK

AND STATE OF 'LLINOIS, to wit:

Unit IW and PIW in Cherry: Creek South Condominium 1 as delineated on a survey of Lot 104 in Cherry: Creek South Subdivision Phase III, being a subdivision of part of the East 4 of the Mortheast 4 of Section 26, Township 36 North, Range 12, East of the Third Principal Meridian, which survey is attached as Exhibit A to the Federation made on August 6,1980 by the Bridgeview Bank and Trust Company, as Thurse under Trust No. 1-0854 dated May 16,1980, recorded in the Office of the Pecorder of Deeds of Cook County, Illinois on August 11,1980 as Decument No. 25543025, as amended from time to time, together with a 16.600% undivided percentage interest of the common elements appurtenant to said unit as set forth in said Declaration and Survey in Cook County. Illinois.

- Mortgagor Also Hereby Grants to the Mortgagee, its successors and assigns, as rights and easements appurtenant to the about described REal Estate, the rights and easements for the benefit of said property set forth in the declaration of Condoninium aforesaid.
- This mortgage is subject to all rights, easements, covenints, conditions, restrictions and reservations contaned in said declation the same as though the provisions of said declation were recited and stipulated at length herein.

(SEE ATTACHED RIDER)

COOK COUNTY ILLINOIS FILED FOR RECORD

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RECORDER OF DELOS

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

TOGETHER with all improvements, tenements, fixtures, and appurenances thereto belonging, and all rents, issues and profits thereof torstology and during all such times as First Party, its successors or assigns may be entitled thereto (which are pledged primarily and on a parity aith said real estate and not secondarily), and all apparatus, equipment, or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restricting the foregoing), screen, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said evaluate whether physically statehed thereto or not, and it is agreed that all similar apparatus, eigment or articles hereafter placed in the premises by First Party or its 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 and assigns, forever, for the purposes, and upon the uses and trusts better torth.

NAME Bridgeview BAnk and Trust Company

STREET7940 S. Harlem

27-26-205-024.

CITY Bridgeview, Illinois 60455

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

8136 W. 169th St., Tinley Pk. THIS DOCUMENT PREPARED BY
James W. Haleas, attorney at

1aw

7940 S. Harlem

Bridgeview, Illinois 60455

INSTRUCTIONS RECORDER'S OFFICE BOX NO. 206

1. Usual the indebtedness aforessid shall be fully paid, and in ease in the failure of First Party, its successors or assigns to: (1) promptly repair, restore or basis and specific on improvements now or of herstall shall be fully paid, and in ease mixes which may become damage of the control of the contr

whether or not actually commenced; or (c) preparations for it ed any threatened suit or proceeding which might affect the premises or the security better or not actually commenced.

3. The proceeds of any foreclosure sale of the premises shall e dir rift and and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all "" " " " as a are mentioned in the preceding paragraph hereof; eccond, all other items which under the terms hereof constitute secreted indebt follows and the proceeding paragraph hereof; eccond, all other items which under the terms hereof constitute secreted indebt follows and the process of the proces

7. Trustee or the holders of the note shall have the right to inspect the premises at all recovery and access thereto shall be permitted for that purpose.

8. Trustee has no duty to examine the title, location, existence, or condition of the premises, no shi. Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, not be liable for an, as so smissions hereunder, except in case of its own pross negligence or misconduct or that of the agents or employees of Trustee, and it may require indee the satisfactory to it before exercising any power herein given.

9. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisf, tory evidence that all indebtedness accorded by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and the reflect of any person who shall, either representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, and the respective may accept as true without inquiry. Where a release is requested of a successor trustee, and the release is requested of the representation of the release is requested of the release with the description herein contained of the note and which purpors to be executed by a prio trustee hereinder or which conforms in substance with the description and a where the release is requested of the original trustee and it has never executed a certificate on any instrument identifying same as the note described here. It is not a substance may except as the genuine most herein described any note which may be presented and which purpors to be executed by a prio trustee, the clease is requested of the note and which purpors to be executed by a prio trustee, the clease is requested of the note and which purpors to be executed by a prio trustee, the clease is requested of the note and which purpors to be executed by a prio trustee, the clease is requested of the note and the analy

THIS TRUST DEED is executed by the BRIDGEVIEW BANK & TRUST COMPANY, Bridgeview, Ill., not personally but as Trustee as aforest. in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said BRIDGEVIEW BANK & TRUST COMPANY, Bridgeview, Ill., heeby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that bothers herein or in said note contained shall be construed as creating any liability on theirst Party or on said BRIDGEVIEW BANK & TRUST COMPANY, Bridgeview, Ill., personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing thereunder, or not in the properties of the propert

This Trust Deed is being re-acknowedged to show addition of condominium language

State of Illinois

County CH "Manning "

Dated October 25, 1982 Barbara Zych, Notary Public

398

UNOFFICIAL COPY

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(\$ 45,000.00) provided that nothing herein contained shall be vanced to protect the security or in accordance with covenants contained in	
THIS TRUST DEED is executed by the BRIDGEVIEW BANK & TRUSt in the exercise of the power and authority conferred upon and vested in i Bridgeview, Ill., hereby warrants that it possesses full power and authority to bothus hereim or in said note contained shall be construed as creating an	T COMPANY, Bridgeview, Ill., not personally but as Trustee as afores. 1 as such Trustee (and said BRIDGEVIEW BANK & TRUST COMPANY, o execute this instrument), and it is expressly understood and agreed that y liability on the first Party or on said BRIDGEVIEW BANK & TRUST
COMPANY, Bridgeview, Ill., personally to pay the said note or any inferes perform any covenant either express or implied herein contained, all such now or hereafter claiming any right or security hereunder, and that so far	o execute this instrument), and it is expressly understood and agreed that y liability on the first Party or on said BRIDGEVIEW BANK & TRUST to that may account thereon, or any indebtedness according hereunder; or to liability, if any, being expressly waived by Trustee and by we'ry person as the First Party and its successors and said BRIDGEVEW, BANK & older or holders of said note and the owner or owners of anythicheded.
manner herein and in said note provided or by action to enforce the persona	il liability of the guarantor, if any.
IN WITNESS whereof, BRIDGEVIEW BANK & TRUST COMPANY these presents to be signed by its Vice-Preisdent, and its corporate seal to written. BRIDGEVIEW BANK & TRUST COMPANY	ARIDGAVIEW, ILLINOIS., As Trustee kaid and guergarage
STATE OF ILLINOIS By Cook SS	Vice Present N
COUNTY OF COOK SS Barbara Zych Attest	- Marie C. Consider SECRETARY
Secretary of said Bank, who are personal foregoing instruments as such Vice President, and acknowledged that they signed and delivered the saitary act of said Bank, as Trustee as aforesaid, for it and of the corporate seal of said Bank, did affix the	MPANY, BRIDGEVIEW, ILLINOIS, and MATIE A. ARNOId by known to me to be the same persons whose mames are subscribed to the Secretary, respectively, appeared before me this day in person and dinstrument as their own free and voluntary act and as the free and voluntare sets and purposes therein set forth; and said Secretary, as custod-sorporate seal of said Bank to said instrument as said Secretary, so own a set of said Bank, as Trustee as aforesaid, for the uses and purposes therein
	Notary Public The Installment Note providing in the within Trust Deed has been
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	The Installment Note mentioned in the within Trust Deed has been identified herewith under Identification No.
LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	BRIDGEVIEW BANK AND THOST SO, TRUSTEE BOOLER CHESTON

UNOFFICIAL COPY

Maker: 31 idgeview Bank a	and Trust Company	, as Trustee un	der Trust Agreeme	nt	
DatedDesemb	er 2,	, 19 ^{\$.0} and	known as Trust #	1-0963	
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The undersigned agre to pay	to the Bridgeview Ra	nk and Trust Co	maany (Rank) on an	nh manahlu a	4.31411
mount equal to one-twelfth (1/) autof the annual premiums for insurative the annual premiums for insurative the purpose of paying such taxe moneys are insufficient for such pupon the Bank to inquire into the contained shall be construed as realiability for anything it may do or on A late charge on payments m	Yof the annual taxes a ce carried in connection was a considerable to the connection of the connection	nd assessments loon with said pre- or premiums the enewing insurance d agree to pay of any of said i dvance other me	evied against the mor- mises, all as estimate ereon become due, to ee policies or paying the Bank the differen- tems before making oneys for said purpos	tgaged premises, and one-t d by the Bank. As taxes: the Bank is authorized to u premiums thereon, and it nee forthwith. It shall no payment of the same and ses nor shall the Bank inc	welfth (1/12th) and assessments see such moneys in the event such at be obligatory anothing herein ur any personal
missable by law,	C			in or charges at the Ma	and rate per-
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	BRIDGEVIEW BANK &	& TRUST COMPAN	Y, BRIDGEVIEW, ILLIN	OIS., At 4tur ee us aforesaid a	nd not personall
		By_	Versto	O. uncer the No	1-0963 ICE-PRESIDENT
		Attest,	Mary C	1. Cherry	SECRETARY
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			Identification No	590	Ö
			BRIDGEVIEW BANK	ASSUTTINGT CO. TRUSTER	
		•	177	- august	***** President

END OF RECORDED DOCUMENT