

TRUST DEED

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| herein referred to na "! | | SHORE LANE AS | Cities investors for at in- | a in a kalendi in orden dea hiraaga Kirka a Kalendor besti kirindekan kalendar | arte i la varia de 1884. La varia de la granda de 1884. |
| | being herein referred t | o as Holders of the | Note, in the principa | staiment Note hereinsfu I spin of Twe1ve Th | ousand Six |
| evidenced by one cert | sin Instalment Note | of the Martengars | of even date herowi | th, made payable to T | Dolla |
| Shore Lane Ass | A Committee of the Comm | or the mortgagors | I say for young to by Middle to all your main to a dear office to | ge selende och bodholg og he Gre bett selte o subskal udg. | age order der diet erweite General gebruit ersprans |
| from May 24, 19 | 990, on | the balance of: p | rs promise to pay rincipal remaining f | the said principal surrom time to this uni | ould at the ra |
| One Hundred Or | ie znd 39/100 (1 | 101.39) | e outstander recipion in indi- different again at Samples in the | Dollars or more on the | ic 24th da |
| of June 19 the 24th day of eand interest, if not so | 90, and One Hur ach month to coner paid, that be | dred One and hereafter until spic due on the 24th | note is fully paid each day of May, | 19) —————Do cept that the final payi 1997. All su on the tinpaid principal | llars or more of nent of princip chapayments of |
| remainder to principal of 18% per company in Cook C | ; provided that the pannum, and all of secondly | incipal of each in a principal and i | stalment unless paid iterest being made t Illinois, as the hold | when due shall bear int ayable at such banking ers of the note may, fro | erest at the ra house or true on time to time |
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| NOW, THERFFORE, terms, providions and limit to be performed, and also presents CONVEY and Wallife and interest the Cook. AN | the Mortgagors to secure hillons of this trust deed. In consideration of the ARRANT unto the Truste tercin, situate, lying D STATE OF ILLINOIS, | the paymer (o) the a , and the perfection unco um of One Dear rin e, its successors and a and being in the to wit: | ald principal sum of me of the covenants and ag hand paid the receipt ', the following desc City of Clile | ney and said interest in ac reements herein contained, whereof is hereby acknowled wheel Real Estate and all of algo, | by the Morigingored by the Morigingored by the Morigingored by the their estate, right COUNTY C |
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| of Janet Patton or (declare the entire) | Garrett Cashman, th principal balance r or payment identifi | e holder of the emaining, togethed herein. | note secured by the mote secured to | e recorded as the without the wri of mist Deed may, stere,t, immediately | at its option due and pay |
| This Document prepa | red by: Lawrence S | . Bloom, 35 E. 1 | lacker, #1750, Chi | cago, Illinois 6060 | grande i desperance de la companya d |
| which, with the property had thereof for so long and diestate and not secondaril conditioning, water, light, foregoing), screens, windo foregoing are declared to equipment or articles here: | y) and all apparatus, eq nower, refrigeration (who | uipment of afficies? ther single units of c | now or hereafter there intrally controlled), and | in or thereon used to save | out restriction if |
| the real estate, TO HAVE AND TO H trusts herein set forth, fre said rights and benefits the | OLD the premises unto the from all rights and benument the Mortgagors do hereby ex | he sald Trustee, its si fits under and by vis pressly release and wa | iccessors and assigns, for the of the Homestead E lvo. | ever, for the purposes, and xemption Laws of the State | upo. Inc uses ar of Illinois, which |
| this trust deed) are inc successors and assigns. WITNESS the hand | A CONTRACTOR OF THE CONTRACTOR | | in not some attention as | binding on the mortga manuary was been as a con- ve written. | eta, en energia de |
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| STATE OF ILLINOIS, | SS. a Notary Po | The Unders | igned signs in said County, in and Vendy V | the State aforesold, DO HI Lles, His wife | REBY CERTIF |
| County of | | | | TEXTURNIES. | |
| | | ; | | in person and ack | |
| | foregoing instrument, | appeared befo | | | |

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Lating A. Norwich
Notary Public, State of Illinois
My Commission Expires 12/12/92 Notarial Seal Form 807 Trust Disa managed Section One Instalment Note with Interest Included in Payment, R. 11/15 Page 1 REPORTED AND THE Page 1

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Notary Public

THE COVENANTS, CONDITIONS AND PROPISIONS RESERVED TO ON PAGE (THE RESERVE OF THIS TRUST DEED):

THE COVENANTS, CONDITION AND REPORTS OF REPORTS PAGE THAT ISS SDE OF THIS TRUST DEED:

1. Mortgeor mail (a) presently rapid, retrice or reducid any buildings of improvements now or interaltor on the premises which may become damaged or be destroyed; (b) keep said premites in good condition and repuir, without waste, and fare from mechanic's or other library or the premises superior to the files hierad; and upon request axhibit antifactory evidence of the discharge the property of the premises of the premises and the premises of the premises and the premises of the premises and the reports of the premises and the respect to the premises and the restored; (f) make no material afterations in tail greentees exceed as required by law or municipal ordinance.

2. Mortgograp study pay before any gendle recentees when due, and shall, upon written request, furnish to Traustee thereof; (f) make no material afterations in this difference of the premise of the premises and the restored; (f) make no assume that the premises and the premises and the premises and the premises and the restored; (f) make no assume that the premises and the library for the premises and the premises and the premises and the library for the premises and the library for t

deficiency.

10. No action for the enforcement of the lifen or of any provision hereof shall be subject to print 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 premises at all reach able times and access thereto shall be permitted for that purpose.

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

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall Trustee be solligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for a yacts or omissions hereunder execute in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and if may require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon 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 and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all includes secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested a successor trustee may accept as the genuine note herein described any note which bears an identification number purport to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which purpors to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which have been recorded or flied. In case of the resig

herein given Trustee.

herein given Trustee.

15. This Trust Deed 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 fiable 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 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 AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

| | catton No. | | | | |
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| Ву | Assistant Secret | | ni Vice Pro | sident | |

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LEGAL DESCRIPTION

Unit No. 5470-2 in Shore Lane Condominium as delineated on a survey of the following described real estate:

Lot 15 (except the West 8 feet thereof taken for an alley) in Block 1 in East End Subdivision of part of Sections 12 and 13, Township 38 North, Range 14 East of the Third Principal Meridian, which survey is attached as Exhibit "A" to the Declaration of Condominium Recorded as Document No 89297 77 together with its undivided percentage interest in the common elements, in Cook County, Illinois.

Parcel 2: The exclusive right to the use of LCE P-D, a limited common element, as delineated on the survey attached to the Declaration aforesaid recorded as Document 89297477.

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.

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EXHIBIT A