## UNOFFICIAL COPY

Chiles R. Olica RECORDER OF DEEDS COOK COUNTY. ILLINOIS -83-99 Nov 23 '71 10 57 AH 21720821 TRUST DEED 21 720 821 548700 60 THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS INDENTURE, made November 18, 19 71 , between ROBERT M. SCHAFFNER and DORANN LYNN SCHAFFNER, his 53 herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY 3 an Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal b. a. or holders being herein referred to as Holders of the Note, in the principal sum of

TWENTY THOUSAND AND 00/100 (\$20,000.00)

Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from — No remer 18, 1971, — on the balance of principal remaining from time to time unpaid at the rate of—S1x and Three uarters (6 3/4%) per cent per annum in instalments (including principal and interest) as follows: in said City. In Said City.

NOW, THEREFORE, the Mortgagors to secure the payme it of the said principal sum of money and said interest in accordance with the terms, 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 hand paid, the receipt, which can be consideration of the sum of Convert and WARRANT unto the Trustee, its successors and assigns, the following described Real East: and Ill of their estate, right, the don't restrict therein, situate, tying and being in the Convert of Lot Three Hundred Twenty (320) 1: the Willows Unit No. 3, being a Subdivision of part of the South half (5 1/2) of Section 21, Township 42 North, Range 12, East of th Third Principal Meridian, in Cook County, Illinois. provisions appearing on page 2 (the reverse side of this successors and assigns.
WESS the hand B of Mostgagors the day and year first above written Robert M. Schaffner and Dorann Lynn Schaffner, his wife. n to me to be the same per Page 1

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED					
1. Mortgagiors shall (1) groungly repair, restore or rebuild any buildings or be destroyed; (2) keep asid premises in good conditions and repair, who subord inacted to the lien hereof; (3) pay when due any indebtedness which may upon request exhibit satisfactory evidence of the discharge of such prior lien building or buildings now or at any time in process of creetion upon said prespect to the premises and the suse threof; (6) make no material alteralies. 2. Mortgagiors shall pay before any penalty attaches all general taxes, and no other charges against the premises when due, and skall, upon written previous default hereunder Mortgagiors shall pay in full under protest, in the 10 contest."	or improvements now or lat waste, and free from my be secured by a lien or a to Trustee or to holders or temises: (5) comply with a said premises except as a shall pay special taxes, appuest, furnish to Trustee or manner provided by statut	nereafter on the premises which may celtantic's or other liens or claims for tharge on the premises superior to it of the note: (4) complete within a re all requirements of law or municipal ordinal equired by law or municipal ordinal celtal assessments, water charges, sew to holders of the note duplicate re c, any tax of "absessment which More	lien not expressly the lien hereof, and cassmable time any sal ordinances with nee.  Ter service charges, ceipts therefor, To		
3. Mortgagers shall keep all buildings and improvements now or hereaft windscorm under policies providing for payment by the insurance companies to pay in full the indebtedness secured hereby, all in companies satisfactory damage, to Trustee for the benefit of the holders of the note, such rights to shall deliver, all policies, including additional and renewal policies, to hold	er situated on said premis of moneys sufficient either to the holders of the no be evidenced by the stand ers of the note, and in ca	es insured against loss or damage b et to pay the cost of replacing or re- te, under insurance policies payable ard mortgage clause to be attached to se of insurance about to expire, sh	y fire, lightning or pairing the same or c, in case of loss or to each policy, and all deliver renewal		
Mortgagors in any form and manner december of the holders of spiratem. Mortgagors in any form and manner december expedient, and may, but need n if any, and purchase, discharge, compromise or settle any tax lien or other affecting said premises or context any tax or assessment. All moneys paid connection therewith, including attorneys' fees, and any other moneys advante lien herof, plus reasonable compensation to Trustee for each matter additional indebtedness accured hereby and shall become immediately due appearantum. Inaction of Trustee or holders of the note shall never be an	ot, make full or partial pay r prior lien or title or clar for any of the purposes h ced by Trustee or the hold concerning which action d payable without notice isidered as a waiver of ar	ments of principal or interest on pr m thereof, or redeem from any tax crein authorized and all expenses p lers of the note to protect the morte herein authorized may be taken, and with interest thereon at the rat- ty right accruing to them on accou	ior encumbrances, sale or forfeiture aid or incurred in taged premises and shall be so much e of seven per cent unt of any default	The Section of the Se	
hereunder on the part of Mortgagors.  5. The, Trustee or the holders of the note hereby secured making any p to any bill, statement or estimate procured from the appropriate public off the validity of any tax, assessment, sale, for feriture, tax lien or title or claim it 6. Mortgagors shall pay each item of indebtedness herein mentioned, be of the holders of the not or and without notice to Mortgagors, all unpaid indo or in this Trust Deed tr. the a untrary, become due and payable (3) immediates the contract of the note.	ayment hereby authorized ice without inquiry into t tereof. with principal and interest, the ebtedness secured by this ately in the case of defaut uree days in the performa	relating to taxes or accessments, m, he accuracy of such bill, statement when due according to the terms her Frust Deed shall, notwithstanding art in making payment of any install nate of any other agreement of the	ay do so according or estimate or into cof. At the option sything in the note cent of principal or Mortgagors herein		
contained.  7. When the indebtedness ' "by secured shall become due whether by foreclose the lien hereof, Ir my suit to foreclose the lien hereof, there sha expenditutes and expenses which may be paid or incurred by or on behalf fees outlays for documentary and ex vert evidence, stenographers' charges, after entry of the detere of pr. uri g' such abstracts of title, title searche and assurances with respect to titte a' fru ee or holders of the note may bidders at any sale which may be ho purs int to such decree the true could the nature in this paragraph mer. ion " come so much additional thereon at the rate of seven per cent per c un when paid or incurred by probate and bankruptcy proceedings, to which where of them shall be a paradebtedness hereby secured or (b) preparation for the commencement whether or not actually commenced or (c) prevation for the defense of hereof whether or not actually commenced.	acceleration or otherwise ill be allowed and include of Trustee or holders of a publication costs and cost is and examinations, title if deem to be reasonably ne tion of the title to or the v indebtedness secured her Trustee or holders of the try, either as plaintiff, clai	, holders of the note or Trusce sh, and as additional indebtedness in the the note for attorneys' fees. Trust is (which may be estimated as to tit nesurance policies, Torren's certificat eccessary either to prosecute such suralue of the premises. All expenditus they and immediately due and pay note in connection with (a) any primant or defendant, by reason of the	all have the right to decree for sale all e's feet, appraiser's ms to be expended es, and similar data it or to evidence to retain dexpenses of yable, with interest occeding, including is trust deed or any		
8. The proceeds of any foreclosure sale of the xem ses shall be distributed and expenses incident to the foreclosure proceedings, i.e., i.e., and such its which under the terms hereof constitute secured in defdness additional to contribute and integers termining a mental on the page. Course have	uted and applied in the to ms as are mentioned in the that evidenced by the n	of the preceding paragraph hereof, seconds, with interest thereon as hereing the least the seconds.	account of all costs ond, all other items provided; third, all		
speciar.  9. Upon, or at any time after the fling of a bill to forcel se the series of the special pointment may be made either before or after ale, "ow or application for such receiver and without regard to the then value of the present of the series of	sice, without regard to the consist or whether the san a power to collect the might full statutory periention I such receiver, we the protection, possession of the collection of such receiver, when the protection is the collection of such period to such period	e solvency or insolvency of Mortg; es shall be then occupied as a home: in rents, issues and profits of 'said od of redemption, whether, there be suild be entitled to collect such rent on, control, management and opera net income in his hands in paymen occial asserament or other lien while.	gors at the time of itead or net and the premises during the redemption or not, a issues and profits, tion of the premises to in whole or in part home become		
11. Trustee or the holders of the note shall have the right to inspect t	he premise at 🖅 🕫 sona	ble times and access thereto shall b	e permitted for that		
purpose.  12. Trustee has no duty to examine the title location, exitence or educative, capacity, or authority of the signatories on the note or trust determine, and the signature of the signat	for any acts or omissions e indemnities satisfactor; instrument upon presental er a release hereof to and enting that all'indebtedne ed of a successor trustee, placed thereon by a prior uted by the persons herein in number on the note des the description herein cont	f. em. 'er, except in case of its own of its be re-exercising any power h on of sa. sfactory evidence that all it the request of any person who is such succe or trustee may accep trust. 'he w'er or which confor designated the makers thereof; a size of other size of the security accept as the size of other.	I gross negligence or rrein given. ndebtedness secured hall, either before or which representation t as the note herein ms in substance with and where the release note herein described fits to be executed by		ţ.
the persons herein designated as makers thereof.  14. Trustee may resign by instrument in writing filed in the office recorded or filed. In case of the resignation, inability or refusal to act visuated shall be Successor in Trust. Any Successor in Trust hereunder shall rustee or successor shall be entitled to reasonable compensation for all act.  15. This Trust Deed and all provisions hered that exist on persons whether or not such persons thall have executed the note or this Trust to the person of the persons that have executed the note or this Trust to the persons that have executed the note or this Trust to the persons that have been persons that have been persons that the persons that have been persons that have been provided to the persons that the persons that have been provided to the persons that the persons that have been provided to the persons that the persons the persons that the persons that the persons that the persons the persons that the persons that the persons that the persons the persons that the persons that the persons the persons that the p	of the Recorder or Regis of Trustee, the then Reco	trar of Titles in whic' the instru- order of Deeds of the county in wh	ment shall have been nich the premises are		
Prepayments may be made on the princi the privileges therein contained. If the title to the within described of the notder thereof, the indebtedness upon demand.	real estate is secured hereby	transferred, then	at he option and Fava He		
I M P O R T A N T  THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.		and Title and Trust arganet C. Con	COMPANY Trustr  State Trust Officer Assistant Secretary and Vice President	21	E TOTAL
MAIL TO: Sears Bank and Trust Company	en oci T	FOR RECORDER'S INDE INSERT STREET ADDRE DESCRIBED PROPERTY	SS OF ABOVE	/20 8 <i>x</i>	
3401 Arthington Street Chicago, Illinois 60624		3235 Maplelea Glenview, I11			
PLACE IN RECORDER'S OFFICE BOX NUMBER	123				
END OF		g	many many make The track to the track	14.	