## UNOFFICIAL COPY

Litter & When 1972 JAN 3 21 764 921 -3-72 3 7 3 6 6 3 0 21 7 6 4 9 21 4 A -- Rec

Filed for record

5.00

JAN-3-72 3.73663 • 21764921 • A THIS IDENTURE MITNESSETH, That Islash Chester and Clarenda Chester, his wife

of the City of Chicago of the City of Chicago in the County of Cook State of Illinois, mortgage and warrant to Uptown Federal Savings and Loan Association of Chicago, a corporation of the United States of America to secure the payment of a certain Promissory Note executed by Islash Chester and Clarenda Chester, his wife,

payable to the order of Uptown Federal Savings and Loan Association of Chicago in the amount of :6,104.44 dated September 13, 1971 the following described real estate, to-wit:

Lot 49(except the North 7 feet thereof) and the North 16 feet of Lot 50 in the Subdivision of Block 15 in Hitt's Subdivision of Southeast quarter of Section 8, Township 37 North, Range 14 East of the Third Principal Meridian.

country known as 10204 S. Sangamon ... to ted in the Country of Cook Chicago, Illinois in the State of Illinois, hereby releasing and Livited in the County of Cook In the State of Illinois, hereby releasing and waivia; Il rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all right to retain possession of said premises after any default in payment or leach of any of the covenants or agreements herein contained. The afores aid Note is payable as follows: Eighty Four(84) consecutive monthly installments of \$72.5 each, commencing on the 13th day of November, 1971.

Ind, it is Express? Provided and greed, that if default be made in the payment of the said Promiss ry lote, then and in such case the whole of said principal sum and interest shall the ergon, at the option of the said Fortgagee, or his assigns, become immediately due and payable, and this Fortgage may be immediately foreclosed by said Fortgage or his (ssigns to pay the same. Upon the filling of any Bill to foreclose this Fortgage in any Court having jurisdiction thereof, such Court may appoint a receiver, with power to callet the rents during the pendency of such foreclosure suit, and until the time to reason the same from any sale shall expire.

There Shall be Included in any there foreclosing this mortgage and be paid out of the proceeds of any sale made in pursuance of any such decree: (1) All the Costs of such suit or suits, advertising, sale and conveyance, including reasonable attorneys', Solicitors' and stenographe s' f.es, outlays for documentary evidence and cost of said abstract and examination of title; (2) all the moneys advanced by the lortgagee, if any, for any purposes, with interest on such advances at the rate of seven per centum (7%) per annum, from the live such advances are made; (3) all the accrued interest remaining unpaid on the indistedness hereby secured; (4) all the said principal money remaining unpaid. It overplus of the proceeds of sale, if any, shall then be paid to the lortgagor.

13th day of September DATED STATE OF TLLIGOTS COUNTY OF Cook 00 I, John J. Hirn , a Notary Public in and for said County, in the State aforesaid, do hereby certify that Islash Chester and Clarenda Chester, his wife

personally known to me to be the same person(s) whose name(s) is/are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that (s)he (t)he(y) signed, sealed and delivered the said Instrument as (his) (her) their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the Right of Homestead.

release and waiver of the Right of nomescale.
Given under my hand and notarial searchild waith

day of September

AD 19 71

Notary Public

HT-1018

END OF RECORDED DOCUMENT