22 564 690 TRUST DEED THE ABOVE SPACE FOR RECORDERS USE ONLY Tils indenture, made November 28, 19 73, between Mary Leonard & Mary Leonard (h, w) and State of Illinois, herein referred to as "Mortgagors", and THE EXCHANGE NATURAL HANK OF CHICAGO, a national banking association, its successors and assigns, herein referred to as "Trustee", witnesseth: THAT, while the Mortgagors are indebted to the legal holder or holders of the Note hereinafter described in the principal sum of NOW, THEREFORE, the Morga, rs to cur- be payment of the said principal sam of money and said interest in accordance and the performance of the corresants and results instanced by the Morgagors to be performed, to by these presents of said that the following described Real Estate of a sill of their seates, right, title and interest therein, situated in the Chicago and State of Illinots, to whit: , County of Cook Lot 40 in Phinney's Subdivision of Block 13 in Harding's Subdivision of the West half of the North East quarter of Section 11, Township 39 North, Range 13 East of the Third Principal Veridian. Commonly known as 439 N. Central Park, Chicago, 11 Pois of Hillook, which are replied to the beautiful of the bea RECOPDER OF OFFISS COOK COUNTY ILLING DEC--6-73 723212 • 22564630 · A -- Rec 500

THE COVETANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS TRUST DEED:

- 1. Morts core as! (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good ...di', a. s' repair, without waste, and free from mechanic's or other lines or claims for liten not expressly submiddlessed to the liten hereof; (3) pay when does any indebtedness which may be secure 'o a 1 in or charge on the premises superior to the liten hereof; (4) per premises superior to the liten hereof; (5) per when does not include the premises superior to the liten hereof; (6) or premises superior to the liten hereof; (6) or premises superior to the liten hereof; (7) per premises superior to the liten hereof; (8) or premises superior to the liten hereof; (8) or premises superior to the litenature of the lotter of the note; (8) or premises superior to the litenature of the litenature of the lotter of the litenature o
- 2. Mortgagors shall pa, befor an occulty attaches all general taxes, and shall pay special taxes, apocial assessments, water charges, sewer service charges, and other charges against the premises when dee, and shall, upon written in .e. fraish to Trustee or to holders of the note duplicate receipts therefor. To prevent default bereunder Mortgagors shall pay in full under protest, in the manner convoled by relative, and or as a more which Mortgagors and contest.
- 3. Mortgagors shall keep all but ings and improvements now or hereafter situated on said premises insured against less or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of one; sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all its companies satisfactory to the holders of the note, such rights to be sevidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies, not less than not days or joint to the respective and to save than not days or joint to the respective and to save than not days or joint to the respective and to save than not days or joint to the respective and to save than not days or joint to the respective and to save than not days or joint to the respective and to save than not day to joint to the respective and to save that not day to joint the respective and to save that not day to joint the respective and to save that not day to joint the respective of the policy and the polic
- 4. In case of default therein, Trustee or th. hold so have note may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any ford and manner despedient, and may, but need not, make fall we part's payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any so also are forfeiture affecting add precises or consent any tax or suscessment. All most paid for any of the purposes herein antiborized and all expenses paid or incurred in connection therewith, included: atto. yes' fees, and any other moneys advanced by Trustee or the holders of the notes to protect the mortgaged precises and the lies hereof, plus reasonable compensation to Trustee for each , there coe traing which action herein sutherised may be, that, shall be so much additional indebedones secured hereby and shall become immediately due and psyable without notice and with ir rest the: on at the rate of seven per cent per annum. Inaction of Trustee or holders of the note aball never be considered as a waiver of any right accruint get them on account of any default is reasoned to mander on the part of Mortgagors.
- 5. The Trustee or the holders of the note hereby secured making any p yment hereby authorized relating to taxes or assessments, may do so according to any hill, statement or estimate propriate public office without inquiry into the a carse of such hill, statement or estimate or into the validity of any tax, assessment, sake, forfeiture, tax lien or title or claim thereof.
- 7. When the industrians brethy accured shall become due whether by acceleration or care, bolders of the note or Trustee shall have the right to foreclose the line hereof. In any suit to foreclose the line hereof, there shall be allowed and included as additional todehendenes. It does not not not the control of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees, outlays fo document, and expert evidence, attempts phere's charge, publication costs and costs (which may be estimated as to titems to be expended after entry of the decree of procuring all such abstrate of the attempts are attempts phere charges, publication costs and costs (which may be estimated as a titem to be expended after entry of the decree of procuring all such abstrate of the district and assurances with respect to title as Trustee or holders of the note may deem to be reasonably, are any there are the control of the note of the procuring all such as the control of the note of the procuring all such as the control of the note in connection of the note in connection of the note in the control of the note in the control of the note in connection of the note in connec
- 8. The proceeds of any forecleaure sale of the premises shall be distributed and applied in the following or q of indiv: First, on account of all conts and expenses incident to the fore-leaver proceedings, including all used items as are mentioned in the preceding paragraph hereof; second, all other item of under the terms hereof constitutes secured indebtodenes additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining anp. d e the one; fourth, any overplus to Mortgagars, their heirs, legal representatives or satingen, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which such bill is field may coint a receiver of and premises. Such appointment may be made either before or efter sads, without notice, without regard to the submercy of Montegorary at the time of a spiciation for services and without regard to the then value of the premises or whether the same shall be then occupied as a homesteed or not and the Trainer hereunder may be appointed as such row, rev. So h receiver shall have power to collect the prant, issues and profits of said premises during the pendency of such foreclosure sait and, in case of a sake and a decletency, but the full witness per old of redemption, whether there he adeemption or not, as well as during any further times when Mortagora, except for the intervention of such receiver, would be entitled to colle- each rent., "one and profits, and all other powers which may be necessary or are usual in such cases for the predection, possession, control, management and operation of the president during it. "to be said period. The Court from time to time may subscribe the receiver to apply the not income in his heads in payment in whole or in part of (1) The individuals secured hereby, or by any 6 for "closing this trust deed, or any tax, special assessment or other line which may be or becomes appeared to the line before from the control of such decrease, provided each application is made prior to two "man said city" in case of a sale
- 10. No action for the enforcement of the lies or of any provision hereof shall be subject to any defense which would not be good and available to the provision in the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which would not be good and available to the provision hereof shall be subject to any defense which we have the provision hereof shall be subject to any defense which we have the provision hereof shall be subject to any defense which we have the provision hereof shall be subject to any defense which here the provision hereof shall be subject to any defense which here the provision hereof shall be subject to any defense which here the provision hereof shall be subject to any defense which here the provision he
 - 11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that ou
- 12. Trustee has no duty to examine the title, location, estatence, or condition of the premises, nor shall Trustee be obligated to record this trust deed or to exer so my power herein given unless aspready obligated by the terms hereof, nor be liable for any act or omissions hereometer, except in case of its own gross negligence or misconduct or that of be igents or employees of Treates, and it may requise indecaminities satisfactory to it before exercising any power herein given.
- 13. Trustee shall release this trust deed and the lieu thereof by proper instrument upon presentation of estisfactory evidence that all indebtedness accured by this trust 'ed has 'em fully paid; and Trustee may execute and deliver a release bereef to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Tru tee the stee, representing that all indebtedness hereby accured has been paid, which representation Trustee may accept as true without larger, Where a release is requested of the original or a success, trustees, such trustee may accept as the genuine note berein described any note which conforms in substance with the description herein contained of the note and which purports to be exact. of broad pair is a contained of the note and which purports to be exact.
- 14. Trustee may resign by instrument to writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the regir atto-inability or refers it on at of Trustee, the then Recorder of Deeds, of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have identical thick, powers and authority as are hereing diven Trustee, and any Trustee or successor shall be entitled to responsible for the date performed begunder.
- 13. This I rest Deed and all provisions bereef, shall extend to and be binding upon Mortgegors and the world interface of the property of the indebt decess or any part if person, which is not such persons and all persons likelife for the prepared to the indebt decess or any part interest, whether or not such persons shall have exceeded the note or this I trust Deed.

STREET ADDRESS OF PROPERTY DESCRIBED HEREIN

RECORDERS OFFICE BOX No. 132

END OF RECORDED DOCUMENT

The contract of the contract o