## UNOFFICIAL COPY

≥ BOX 305			
TRUST DEED COOK CO	INTY. ILLINOIS FOR RECORD	22 273 565	RECORDER OF DEEDS
THIS INDENTURE, Made this 2 by and between SHERWIN	9th day of YFRS Jung CATL	March S. MEYERS, his wife	222 <b>7<sup>3</sup>5<sup>8</sup>5</b> <sup>3</sup>
of the Village and State of Illinois a national banking association organized a and doing business and having its principa and doing business and having its principa (hereinafter, "Trustee"), WITNESSETH THAT, WHEREAS, MORTGAGOR Note hereinafter described in the Principa THIRTY SIX THOUSAND SIX Cutters of the principal of the principal organization organiz	of Park Forest (hereinafter, "Mort ind existing under and l office in the City of C is justly indebted to the I Sum of HUNDRED AND N Iment Note (the ident	in the County of C gagor"), and THE FIRST NATION by virtue of the laws of The U hicago, County of Cook and Strue legal holder or holders of the O/100 Dolla ity of which is evidenced by the county of the county of which is evidenced by the county of t	nited States of America, ite of Illinois, as Trustee e Promissory Instalment its (\$ 36,600.00 ), he certificate thereon of
Interest on! due April 21, 1973  21st day of each and every month to each of said not they payments of \$ 252, 89 payable mot hip in the balance of said principal said said said said said said said said	o and including there shall be applied sum remaining from time maturity at the rate of 1 lawful money of The U. int, and until such appoin by which Note, it is agregated that is agreed to the sum of the Unipose of securing the peration of the sum of One rant unto Truste, its successful of the Sum of Chenview	ratter the sum of \$ 252.89 ADT11 21, 1998 ADT11 21,	and which principal and  due and payable on the if not sooner paid; rate specified in said Note, ount of said principal sum, per annum, and all of said in Chicago, Illinois, as the ational Bank of Chicago, in gether with accrued interest and payable at the place of of the Note. rmance of the Mortgagor's whereof is hereby acknowl- sceribed Real Estate, situate, k and State
Lot 22 of Willow Hill, subothe South East quarter of Start Record of the South West of East of the Third Principal 3/7/69 as doc. 20776134 in COUNTY. ILLINOIS FILED FOR RECORD  APR 4 773 13 3 AF.	livision, being section 20 in Sa Fast quarter factor of Sect	a resubdivision of Superior Court Parti and of the East 10 Sion 20, Township 42	part of Lot 3 in tion of the South acres of the South
which, with the property hereunder described, is TOGETHER with all the tenements, hered belonging, all buildings and improvements now (which rents, issues and profits are hereby exp in an interest of the property of the pr	referred to as the "Prem taments, privileges, easem needs or result of the control of result assigned, it being to ledge but is a primary pl ), and all apparatus and self of the control of the rs, heaters, ranges, bathin and equipment in or that each to be part and parcel or the purposes of this T each plant of the purposes of the part of the control of the waiving all rights under the Mortgaged Property nationed. The conditions cand are hereby made a gor the day and year if	4	any time hereafter thereunto s, issues and profits thereof the state of the state et property as security for whatsoever, including, but or distributing heat, light, or thereafter standing on the to the use of the real estate, be real estate and conveyed  Trever, for the purposes, uses cemption Laws of the State and the state that the state of the state that
Sherwin H. Meyers  Stathowallinois Ss. a Nota CONNER OF JOOK HEREBY CERT who are persor into foregoing light for going light into foregoing light into foreg	ry Public in and for siffy THAT Sherwi ally known to me to brument, appeared befaled and delivered the and purposes therein so my hand and Notar RY PUBLIC, STATE OF IMISSION EXPIRES JULY 1 SIGNICAL STATE OF LINKING NOTARY ASSOCIATION TO THE STATE OF THE STATE OF IMISSION EXPIRES JULY 1 SIGNIFICATION STATE ASSOCIATION TO THE STATE OF IMISSION EXPIRES JULY 1 SIGNIFICATION NOTARY ASSOCIATION OF THE STATE OF	Gail S. Meyers  and residing in said County in In H. Meyers and Gail e the same person. S. whose rore me this day in person and a said Instrument as their terms, including the release in the same person and a said Instrument as their terms, including the release in the same person and a said Instrument as their terms. The same person and a said Instrument as their terms are the same person and a said Instrument as their terms are the same person and a said Instrument as their terms are the same person and a said Instrument as their terms are the same person and the same person an	the State aforesa. D. 1. S. Meyers, 1. same S. subscribed of cknowledged that free and voluntary and waiver of the right  AD. 19_38
K. E. No. REO 38466 L	AL Page	By Real Estate	ank of Chicago, Trustes,

## UNOFFICIAL COPY

## THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

Mortgagor agrees to pay each item of indebtedness secured hereby, when due, according to the terms hereof.

Mortgagor agrees,

(a) to keep the premises in good repair and make all necessary replacements;

(b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become da destroyed;

(c) to comply with all laws and mynicical configurates with respect to the premises and their way.

(b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged or destroyed;

(c) to comply with all laws and municipal ordinances with respect to the premises and their use;

(d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances prior 10, or on a parity with the lien of this Trust Deed;

(e) to permit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection;

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby,

Mortgagor further agrees that no substantial repairs or remodeling of the premises shall be made unless the written consent of the Trustee or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee is hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in payment of the cost thereof and of the reasonable fees of Trustee.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and seasesaments of any kind which may be levied, assessed, charged, or imposed upon the premises and to deliver to Trustee, upon request, satisfactory evidence of such payment. Mortgagor, to prevent default hereunder, will pay in full, under protest in, the manner provided by law, any tax or assessments which Mortgagor may desire to contest.

Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable the same with mortgage clauses (sasificatory to other hazard insurance as Trustee or the holder(s) of the Note may require from time to time. Sai — arance shall be carried in such companies as shall be satisfactory to Trustee or the holder(s) of the Note may require from time to time. Sai — arance shall be delivered to T

Morgage argrest to ministain in force, at all times, fire and certained coverage insurance on the premises at their full insurable was a urrance shall be carried in such companies of the state of the solder(s) of the solder of the say require from time to time the same with mortage clauses; classification by in Trustee or the holder(s) of the Note) statched, shall be deposited with the same with mortage clauses; classification to Trustee on the holder(s) of the Note) statched, shall be deposited with the same with mortage clauses; classification to Trustee on the holder(s) of the Note) attached, shall be deposited with the same and th

REL No. 439 (5-72)

