APR 10 '73 | 36 PK

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## TRUST DEED

566767

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

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APR APR GGV APRIL 2

73, between 19

LEO DUBINSKY AND BETTY DUBINSKY, HIS WIFE

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY

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 desc said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of TWENTY THOUSAND AND NO/HUNDREDTHS (\$20,000.00)

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 on the balance of principal remaining from time to time unpaid at the rate SEVEN (7%) of per cent per annum in instalments (including principal and interest) as follows:

QNE HUNDRED FIFTY FIVE AND 06/100 (\$155.06) Dollars on the .. 19 73 and ONE HUNDRED FIFTY FIVE AND 06/100 Dollars 155.06 on AND EVERY MONTH day of each thereafter until said note is fully paid except that the final the 1st day of MAY 1988 pa ment of principal and interest, if not sooner paid, shall be due on the payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal be ance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at

the rat of IGHT per annum, and all of said principal and interest being made payable at such banking house or trust company i CHICAGO Illinois, as the holders of the note may, from time to time, in writing appoint, and caosence of such appointment, then at the office of SEARS BANK AND TRUST COMPANY in said City.

NOW, THEREFOR the Milesport to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust et.d. and the performance of the covenants and agreements herein contained, by the Mortgagots to be performed, and also in consideration of the sum of the Dillary and paid, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigned to the control of the co

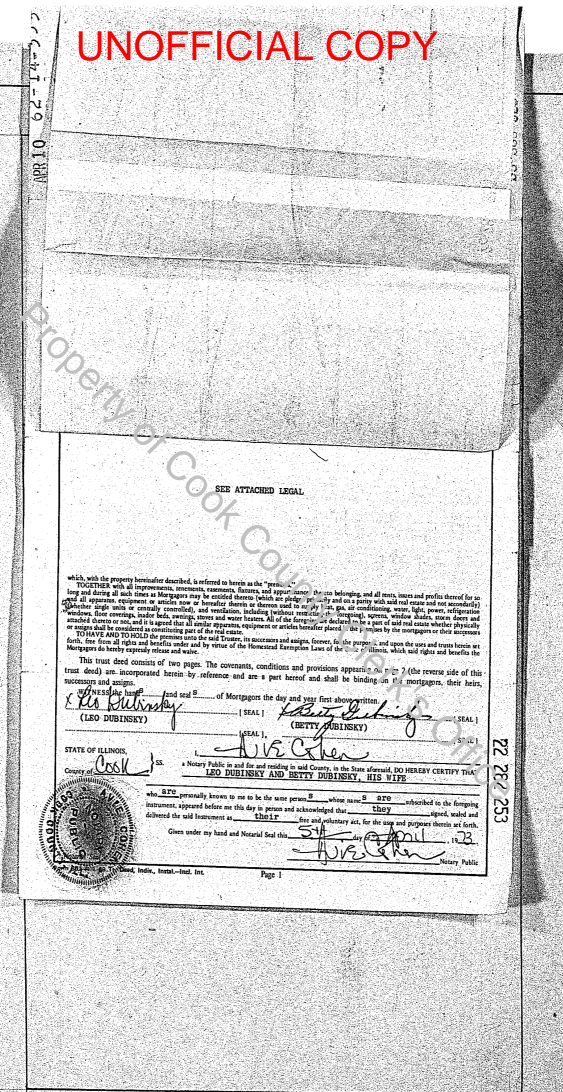
## PARCEL ONE:

Unit 50/ , as delineated on the plat of survey of the 101 lowing described parcel of real estate (hereinafter referred to as "Parcel"); The North half of the Northwest quarter of the Northwest quarter of Section 36, Township 41 North, Range 13 Ez .c o. the 3rd Principal Meridian (except the North 33 feet thereof, the East 698 feet thereof, and he West 40 feet thereof and except therefrom that part described as follows: beginning on the south line of West Touly Avenue at a point 26 ft. E.of the intersection of the East line of North K a.i : Avenue and the South-line of West Touhy Avenue; thence South parallel to said line of North Kerzie Avenue 100 feet; thence Southwest 352, 26 feet to a point on said East line of North Kedz! . werde, said point being 450.00 feet South of said South line of West Touhy Avenue; thence North, alo g said East line of North Kedzie Avenue, 450.00 feet, to said South line of West Touhy Avenue: thence East, along said South line of West Touhy Avenue, 26,00 feet to the point of beginning) in Cor Count Illinois, which plat of survey is attached as Exhibit A to the Declaration of Condominiu n Or ne ship by Centex Homes Corporation, recorded in the Office of the Recorder of Deeds of Cool-County, Illinois as Document No. 21906206 together with an undivided 6040 % interes. in the above described parcel, excepting therefrom all of the units, as defined and set forth in the said Declaration of Condominium Ownership and survey.

Basement for the benefit of Parcel-1 as set forth in the Declaration of Easement dated June 3, 1968 and recorded June 14, 1968 as Document 20520336 made by Winston Gardens, Incorporated, a corporation of Illinois, for vehicular ingress and egress over the following described land: The North 30 feet, as measured at 90 degrees to the North line thereof, of a tract of land consisting of Blocks 4 and 5 together with all that part of vacated North Albany Avenue lying North of the South line of Block 5 extended West, said extension also being the South line of vacated West Lunt Avenue, and lying South of the North line of said Block 5 extended West, said extension also being the North line of vacated West Estes Avenue, together with all of the vacated West Lunt Avenue, lying East of the East line of North Kedzie Avenue and together with all of vacated West Estes Avenue, lying East of the East line of North Kedzie Avenue all in College Green Subdivision of part of the West half of the North West quarter of Section 36, Township 41 North, Range 13, East of the Third Principal Meridian (except that part of the above described tract described as follows: Beginning at the North East corner of said tract; thence West along the North line of said tract 505.51 feet; thence South along a line parallel to the East line of said tract 681, 49 feet to the South line of said tract; thence East along the South line of said tract 505, 49 feet to the South East corner of said tract; thence North along the East line of said tract 681,82 feet to the point of beginning) in Cook County, Illinois.

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## <u>UNOFFICIAL COPY</u>

177 Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED): 1. Mortgagors Malf (1) promptly repair, restore or resulted any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) Occ 3 aid premises in good condition and repair, without waste; and free from mechanics or other liems or claims for lien not expressly about market (2) Occ 3 aid premises in good condition and repair, without waste; and free from mechanics or other liems or claims for lien not expressly about market (2) Occ 3 aid premises superior to the lien hereof, and gon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any building or building on object of the market of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within a reasonable time any variety of the premises and the use thereof; (5) nake no material alterations in said premises; (5) comply with all requirements of law or municipal ordinance. When the premises when the premises when due and shall upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context. prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest;

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced 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 ease of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration:

4. In case of default therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or tedeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys 'less, and any other moneys advanced by Trustee or holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized any be taxen, shall be so much be removed and better the providence of the state of the per annum. Inaction of Trustee or holders of the note hereby secured making any payment bereby authorized relating to taxes or assessments, may do so according to a yold; statement or estimate pro on the note, or (b) when default shall occur and continue for three days in the performance of any installment of principal or intere to an he note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.

7. Where the idebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and went switch may be paid or incurred by or on behalf of Trustee or holders of the note of rattorneys fees. Trustee's fees, appraiser's fees outlays for occur, and the acceptance of the content of the content of your uning all such abstracts of tille, tille scatches and examinations, till emarance policies, Torrens certificates, and similar data and assurances with 10 per uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of your uning all such abstracts of the content of the content of your uning all such assurances with 10 per your uning all such abstracts of the content of your uning all such assurances with the performance of your uning all such assurances with the performance of your uning all such assurances with the performance of your uning all such assurances with the performance of your uning all such assurances with the performance of your uning all such assurances with the performance of your uning all such assurances with the performance of your uning all such assurances with the party interposing ame in an action at law upon the note heteby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at a "reasonable 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 premise or on 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 oblige do record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions are note; except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to the free exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of 5 of long event of more proper in the state of t Prepayments may be made on the principal Note secured hereby in accordance with the privileges therein contained. If the title to the within described real estate is transferred, then at the option of the holder thereof, the indebtedness secured hereby shall become due and payable upon demand. IMPORTANT 282 Identification No. THE NOTE SECURED BY THIS TRUST DEED SHOULD CHICAGO TITLE AND TRUST COMPANY BE IDENTIFIED BY Chicago Title and Trust Company 253 BEFORE THE TRUST DEED IS FILED FOR RECORD Sears Bank and Trust Company MAIL TO INSERT STREET ADDRESS OF DESCRIBED PROPERTY HERE 3401 W. Arthington Street Chicago, Ifilmois 60624 72 282 253 7141 N. Kedzle Avenue Chicago, Illinois PLACE IN RECORDER'S OFFICE BOX NUMBER Apt. 501 END OF RECORDED DOGUNENT