UNOFFICIAL COPY

ELECURE FOR DEEDS COOK COUNTY, ILLINOIS 22299896 APR 24 '73 3 01 PY. 22 299 896 567258 THE ABOVE SPACE FOR RECORDER'S USE ONLY 1973, between APRIL 18 THIS INDENTURE, made PAUL C. REYNOLDS AND MARJORIE J. REYNOLDS, 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:

TH.T. WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described,

sai, I all holder or holders being herein referred to as Holders of the Note, in the principal sum of

1117.77 NINE THOUSAND AND NO/HUNDREDTHS

(\$39, 700, 00)

Dollars, vic m. d : one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER determent in and by which said Note the Mortgagors promise to pay the said principal sum and interest AP'.IL 8, 1973 on the balance of principal remaining from time to time unpaid at the rate SEVEN AN ONE-QUARTER (72%) per cent per annum in instalments (including principal and interest) as follows: TWO HUNDRED LIGHTY ONE AND 92/HUNDREDTHS (\$281.92) llars on the 1st of JUNE 19 73 and TWO HUNDRED EIGHTY ONE AND 92/HUNDREDTHS on the 1st day fr.h AND EVERY MONTH thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 1st day of MAY 19 93

All such payments on account of it, inc bredness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to prin pal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of EIGHT per ann. m. and all of said principal and interest being made payable at such banking house or trust company in appoint, and in absence of such appoint. The at the office of SEARS BANK AND TRUST COMPANY in said City, er of the said principal sum of money and said interest in accordance with the terms, provisions
c overnants and agreements herein contained, by the Mortgagors to be performed, and also in
cet is whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the
cetal state arms. I offer testate, right, title and interest therein, situate, lying and being in the
COUNT OF COUNTY O Consideration of the sum of the sum of the consideration of the sum of the su Lot 11 in Block 2 in Cedar Glen Subdivinc. a subdivision in the South half of Section 15, Township 41 North Range 11, East of the Third Principal Meridian, according to the p'at thereof recorded November 20, 1962 as document 18651116, in Coo' C unty, Illinois This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the revers side r this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, and successors and assigns.

WITNESS the land S. and seal S. for Mortgagors the day and year first above written.

[SEAL] Marginette 3. REYNOLDS)

(MARGORIE 3. REYNOLDS) * Marjorie J. Reynolds) BARBARA M LEMKE STATE OF ILLINOIS, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT PAUL C. REYNOLDS AND MARJORIE J. REYNOLDS, HIS WIFE 299 free and voluntary act, for the uses and purposes therein set forth 200 april Barbara

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THE COVENANTS, CONDITIONS AND PROVISION				2
Mortgeore shall (1) promptly repair, restore or rebuild to be destroyed; 121 keep said permises in good condition an abbordinated to the lien-hereof; (3) pay when due any indebte upon reducts chibit satisfactory evidence of the discharge or building in building in our at any time in process of erectifespect to the gremises and the use thereof; (6) make no mater 2.2. Mortgagors shall pay before any penalty attaches all get	on upon said premises: ()	5) comply with all re	duffements of law or municipal ordinances with	13 83 EN
prevent default hercunder Mortgagors shall pay in full under	protest, in the manner pr	nsh to Trustee or to he rovided by statute, an	olders of the note duplicate receipts therefor. To tax or assessment which Mortgagors may desire	
3. Moragager ideal keep all buildings and improvements windstorink under poisites providing for payment by the insant to pay in full; the indebtedness secured hereby, all in compaidamage, to Trustee for the benefit of the holders of the note shall deliver all policies, including additional and renewal policies not less than een days prior to the respective dates of,	now or hereafter situated ance companies of money ides satisfactory to the h , such rights to be evidence olicies, to holders of the	d on said premises ins ys sufficient either to' olders of the note, ur ced by the standard m e note, and in case of	ured against loss or damage by fire, lightning or pay the cost of replacing or repairing the same or dder insurance policies payable, in ease of loss or ortgage clause to be attached to each policy, and insurance about to expire, shall deliver renewal	
4. In case or default therein, Fristee of the fiolders of Mortgagors in any form and manner deemed expedient, and if if any, and purchase, discharge, compromise or settle any connection therewith, including attorneys' fees, and any othe the lien hereof, plus reasonable compensation to Trustee daditional indebtedness secured hereby and shall become im	The note may, but need nay, but need not, make it tax lien or other prior lie! Il moneys paid for any of r moneys advanced by The for each matter concernimediately due and payable	not, make any paymen full or partial paymen in or title or claim the f the purposes herein ustee or the holders o ing which action here e without notice and	int or perform any act hereinbelore required of so of principal or interest ton prior encumbrances, steof, or redeem from any, tax sale or forfeiture authorized and all expenses paid or incurred in the note to protect the mortgaged premises and in authorized may be taken, shall be so much with interest thereon at the rate of	
per annum. Inaction of Trustee or holders of the note sha hereunder on the part of Mortgagors. 5. The Trustee or the holders of the note hereby secure: to any bill, statement or estimate procured from the approp nev. lidity of any tax, assessment, sale, forfeiture, tax lien or	ill never be considered a	is a waiver of any rig	ht accruing to them on account of any default	
6. Mortgagers shall pay each item of indebtedness hereit of the liders of the note, and without notice to Mortgagor or in this rust Deed to the contrary, become due and pays into ist or the note, or (b) when default shall occur and	n mentioned, both princip s all unnaid indebtedness	pal and interest, when	due according to the terms hereof. At the option	
T. When he indebtedness hereby secured shall become a foreclose to in the recol. In any suit to foreclose the lien he foreclose the lien hereby the state of the	by or on behalf of Truste aphers' charges, publicatic itle, title searches and exa f the note may deem to k ee the true condition of the nuch additional indebted or incurred by Trustee on shall be a party either	the or holders of the non costs (who the minations, title insurable reasonably necessate title to or the value iness secured hereby or holders of the note as plaintiff, claimans, as plaintiff, claimans, as plaintiff, claimans.	ote for attorneys' tees, Trustee's tees, appraiser's inch may be estimated as to items to be expended nee policies, Torrens certificates, and similar data ry either to prosecute such suit or to evidence to of the premises. All expenditures and expenses of and immediately due and payable, with interest in connection with (a) any proceeding, including or defendant, by reason of this trust deed or any	
8. The proceeds of any foreclo are sale of premises and expenses incident to the foreclosure proceeding, incluming which under the terms hereof constitute sourced in obtain principal and interest remaining unpaid of the note; four appears	shall be distributed and ding all such items as are ess additional to that evi- th, any overplus to More	applied in the follow mentioned in the pridenced by the note, tgagors, their heirs. I	ing order of priority: First, on account of all costs eceding paragraph hereof: second, all other items with interest thereon as herein provided; third, all igal representatives or assigns, as their rights may	
9. Upon, or at any time after the filing or a 1 1 to fore Such appointment may be made either before to afte sa application for such receiver and without regard to the such receiver and without regard.	close this trust deed, the le, without notice, with value of the premises or ch receiver shall have po a elir ency, during the fig. f. the intervention of it so in eases for the pro	court in which such to out regard to the sol r whether the same shower to collect the re ull statutory period of such receiver, would prection, possession, c	till is filed may appoint a receiver of said premises, vency or insolvency of Mortgagors at the time of hits bethen occupied as a homestead or not and the insolvent and profits of said premises during the redemption, whether there be redemption or not, be entitled to collect such rents, issues and profits, ontrol. management and operation of the premises the premises are proposed to the premises of the premises of the premises and profits on the premises of the premises are the premises are the premises of the premises of the premises are the premises of the prem	
pendency of such foreclosure suit and, in case of a sale and, as well as during any further times when Mortgagors, ex, and all other powers which may be necessary or are usual during the whole of said period. The Court from time to it in of: (1) The indebtedness secured hereby, or by any decree superior to the lien hereof or of such decree, provided such. 10. No action for the enforcement of the lien or of an party interposing same in an action at law upon the note had 11. Trustee or the holders of the note shall have the ri	ne it y authorize the rece for closing the list de- application made rior by provisio hereof hall the reby secure the	eiver to apply the net ed; or any tax, specia to foreclosure sale; (2 be subject to any def ses at all reasonable t	income in his hands in payment in whole or in part assessiment or other lien which may be or become by the deficiency in case of a sale and deficiency, ense which would not be good and available to the times and access thereto shall be permitted for that	
purpose. 12. Trustee has no duty to examine the title, location identity, capacity, or authority of the signatories on the nerein given unless expressly obligated by the terms hereo misconduct or that of the agents or employees of Trustee, a. 13. Trustee shall release this trust deed and the lieu thet by this trust deed has been fully paid; and Trustee may exter manuity thereof, produce and exhibit to Trustee and externativity thereof, produce and exhibit to Trustee the described any note which bears an identification number the description herein contained of the note and which pur is requested of the original trustee and it has never placed any note which may be presented and which conforms in the persons herein designated as makers thereof. 14. Trustee may resign by instrument in writing filler recorded or filed, in case of the resignation, inability or situated shall be Successor in Trust. Any Succe	ote or trust deed,	of frustee be obligated to so on insistent by the car if actory to it to por pre. Intation of used creed of and at it at all in the cases of the cases of the cases of the persons her in the persons her in the persons here in contained to the cases of t	I to record this trust deed or to exercise any power here in the case of its own gross negligence or before exercising any power herein given. The case of its own gross negligence or before exercising any power herein given. I have been been been been been been been be	
Trustee or successor shall be entitled to reasonable compen 15. This Trust Deed and all provisions hereof, shall exxet the word "Mortgagors" when used herein shall include a whether or not such persons shall have executed the note "notes" when more than one note is used.				
Prepayments may be made on the with the privileges therein co		te secured h	ereby in accordance	
If the title to the within des of the holder thereof, the indupon demand.				
IMPORTANT.	TD GUOVED	Identification A	557258 O TITLE AND TRUST COMPANY,	9%
THE NOTE SECURED BY THIS TRUST DE BE IDENTIFIED BY Chicago Title and Trust BEFORE THE TRUST DEED IS FILED FOR REC	Company	By	tofficer / Ass's Sec y / Ass's Wild yes.	j.
Sears Bank and Trust Compar 3401 W. Arthington Street Chicago, Illinois 60624	a y	3 5753	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 2515 Cedar Glen Dr.,	
TAPLACE IN RECORDER'S OFFICE BOX NU	JMBER <i>123</i>		Arlington Hts., Ill.	
				AND SOCIETY
		ARCHITECTURE STATE		