## UNOFFICIAL COPY

| LEGAL FO   | COLES FORM No<br>RMS May, 19   | . 206  |  |   |  |   |
|--|--|--|--|---|--|---|
| affaer feldstein.  |  | COOK COUNTY.   | ILLINOIS<br>ECORD  | 22 372 4  | 86 RECORDS   | RETOR DEEDS   |
| TF<br>For<br>(Monthly  | RUST DEED (Illinois)<br>use with Note Form 1448<br>payments including inter  | rest) JUN 25 '73   | 9 52 11  |   |  | 372486  |
| Q  |  | 7001 C3 1.0  | 0 22 1   |   |  |   |
| THIS INDEN   |  | June 14  | 10 73  |   | r Recorder's Use Only<br>Synhout, a spi  | neter and   |
| C18  | ra Reynhout,   | , a spinste  | r  |   |  | as "Mortgagors," and  |
| herein referred<br>termed "Instal  | to as "Trustee," with<br>liment Note," of even   | date herewith, exec  | as Mortgagors are<br>uted by Mortgago  | iustly indebted to the  | legal holder of a princ<br>Beater  | ipal promissory note,   |
| and delivered,   | in and by which note   | Mortgagors promise   | to pay the princips  | ul sum of Sixtee  | n Thousand and   | no/100's* *   |
| on the bala to be proble on the 1 con the 1 co | of principal remaining in installments as folday of Augustay of each and even half of the control of the contro | g from time to time Hows: One Hun UST, 19 73, a ery month thereafter  1 St day of  | unpaid at the rate ndred Twen and One Hund until said note is July   | * Dollars, and of T 1/4 per of ty Six and 4 red Twenty 5 fully paid, except that 9.93; all such payor   | d interest from date<br>ent per annum, such prin<br>7/100's* * * *<br>ix and 47/100'<br>he final payment of princi-<br>tents on account of the       | of disbursemen cipal sum and interest  * * * Dollars  S* * * Dollars  pal and interest, if not indebtedness evidenced                   |
| /3 per   | cent r r an lum, and al  | ll such payments bein  | g made payable at  | The First   | I the remainder to princip<br>er the date for payment<br>National Bank   | in Dolton   |
| at the election<br>become at one<br>or interest in<br>contained in<br>parties thereto  | of the legs half or ther p<br>of the legs half or ther<br>e due and payare, it the<br>accordance with he for<br>his Trust Deed (in value)<br>is severally waive pase;  | lace as the legal hold<br>reof and without noti<br>e place of payment af<br>ms thereof or in case<br>ch event election may<br>tment for payment. | der of the note may<br>ce, the principal su<br>foresaid, in case def<br>default shall occur<br>y be made at any to<br>notice of dishonor | from time to time, in<br>m remaining unpaid the<br>ault shall occur in the p<br>and continue for three<br>ime after the expiration<br>brotest and notice of | writing appoint, which no reon, together with accrue ayment, when due, of any days in the performance of said three days, withour ordest.            | te further provides that<br>d interest thereon, shall<br>installment of principal<br>of any other agreement<br>ut notice), and that all |
| NOW TI<br>limitations of<br>Mortgagors to<br>Mortgagors b  | HEREFORE, to secur,<br>the above mentione<br>be performed, and a<br>y these presents CONV  | payment of the<br>note and of this Tru<br>ilso in consideration<br>VEY and WARRAN  | said principal sum<br>ust Deed, and the<br>of the sum of O<br>T unto the Trustee   | of money and interes<br>performance of the co<br>ne Dollar in hand pai<br>t, its or his successors  | t in accordance with the<br>renants and agreements he<br>d, the receipt whereof is<br>and assigns, the following<br>AND STATE                        | terms, provisions and<br>erein contained, by the<br>hereby acknowledged,<br>described Real Estate.                                      |
| village  | of Riverdal  | e COUNT  | tuate, lying and be  | cook  | AND STATE  | OF ILLINOIS, to wit:  |
| of part  | s of the Nor   | th half of   | he South   | East quarter  | and the North<br>ast quarter of  | half of the   |
| South W<br>Townshi   | est quarter<br>p 36 North,   | and the Sou<br>Range 14 E  | in half of   | the North E<br>Third Princ  | ast quarter of<br>ipal Meridian.   | Section 4,  |
|  |  |  | 20   |   |  |   |
| In the   | event the pr   | operty desc  | ribel here   | in is sold b  | y the maker he<br>l instanter.<br>ent to release   | ereof, then   |
| however  | that the ho  | lder of or   | owner of r   | ote may cons  | ent to release   | of this   |
| which, with<br>TOGET   | on for accel<br>the property hereinafte<br>HER with all improve  | r described, is referenced, tenements, e   | red to herein a th<br>asements, and app  | e 'remises,"<br>urt nances thereto belo   | nging, and all rents, issues<br>profits are pledged primar   | and profits thereof for   |
| so long and<br>said real est<br>gas, water, I  | during all such times a<br>ate and not secondarily<br>ight, power, refrigerati   | s Mortgagors may be /), and all fixtures, a ion and air condition  | e entitled there () (<br>apparatus, equipm<br>ning (whether sing   | which rents, issues and<br>at a viticles now or i<br>le unit or centrally co  | profits are pledged primar<br>screafter therein or theres<br>ntrolled), and ventilation  | ily and on a parity with<br>on used to supply heat,<br>including (without re-   |
| of the forego  | foregoing), screens, wir<br>ing are declared and a   | idow shades, awning<br>greed to be a part of<br>similar or other ann   | s, storm doors and<br>f the mortgaged pr   | ind wr floor coveri<br>emises thether physics   | percenter therein or therein<br>introlled), and ventilation<br>ings, inador beds, stoves<br>illy attached thereto or no<br>aced in the premises by M | and water heaters. All  |
|  |  |  |  |   | signs, forever, for the pur<br>ad Exemption Laws of the  |   |
| said rights a  | and benefits Mortgagors  | s do hereby expressi   | y release and wait   | rc.   | on page 2 (the reverse :   |   |
| are incorpor<br>Mortgagors,  | ated herein by reference<br>their heirs, successors<br>the hands and seals o   | e and hereby are ma<br>and assigns.  | de a part hereof ti  | ie same as though face  | were here set out in full  | and shall be binding on   |
| Witness  |  | Mortgagory the da  | De and less at   | ,   | 10. P.   | FOOL  |
|  | PLEASE<br>PRINT OR<br>TYPE NAME(S)   | Alida Re   | eynhout  | (Seal)  | Clara Reynhout   |   |
|  | BELOW<br>SIGNATURE(S)  |  | ·····  | (Seal)  | 10,  | (\$,0)  |
| State of Illin   | ols County of Co   | ook  | 58.,   | I, the u  | ndersigned, a No ar rub a  | c in and for said County.   |
| 200  |  | in   | the State aforesai   | d, DO HEREBY CEI  | Reynhout, a  | Reynhout,   |
|  | ON A PARTY OF THE  |  | ersonally known to   | me to be the same pe  | rson S whose name sared before me this day i   | are   |
|  |  | ec   | iged that they   | signed, scaled and deli-  | ered the said instrument   | the r   |
| / VeX  |  | w  | aiver of the right of  | of homestead.   | rposes therein set forth, i  | nch ding he hiease and  |
| Given Mee  | All the same of  | if seal, this  | 14th   | dayogr dayogr   | June   | £ 1.9.73  |
| Commission   | erome : Never  | mici 24  | 19_74_   |   |  | No ary P blic   |
|  |  |  |  |   | lark Street  |   |
| er et si   | NAME First   | National B   | ank in Dol   | +   | le, Illinois 6   |   |
| MAIL TO:   | ADDRESS 14122  | Chicago Ro   | ad   |   | ADDRESS IS FOR STATIS<br>LY AND IS NOT A PART O<br>JENT TAX BILLS TO:  | 10627 DOCUMENT 372 4  |
| general Control  | CITY AND Dolto   | n, Illinoi   | SIP CODE 6041  |   | Reynhout<br>ClaffreStreet  | 60627 E   |
|  | CSTATE DOLLO   |  |  |   |  |   |
| OR   | RECORDER'S OFFI  |  | BOX 5  |   | ale, Illinois<br>(Address)   | <u>606</u> 27 閏   |

## UNOFFICIAL COPY

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any sildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from echanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when ie any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory idence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings ow or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as reviously consented to in writing by the Trustee or holders of the note.

- 6. Not not not shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the At the elect in of the holders of the principal note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trus notwithstam ing a bing in the principal note or in this Trust Deed to the contrary, become due and payable when default shall occur for principal or in test or in case default shall occur and continue for three days in the performance of any other agreement of therein containe?

- 10. No action for the enforcement of the lien of this Trust Deed or of any provision hereof shall be see good and available to the party interposing same in an action at law upon the no e hereby secured.

- satisfactory to him before exercising any power herein given.

  13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon proceedings and the lien thereof by proper instrument upon proceedings are lease hereof to and at the request debtedness secured by this Trust Deed has been fully paid; and Trustee may execute and delive a release hereof to and at the request person who shall either before or after maturity thereof, produce and exhibit to Trustee the properties of the shall indebter the properties of the shall be properties of the shall indebter the properties of the shall be properties of the shall indebter the properties of the shall be properties of the shall be properties of the propert

been recorded or filed. In case of the death, resignation, inability or refusal to act of Trustee, <u>Edward I.R.</u> 3: ison shall be first Successor in Trust and in the event of his or its death, resignation, inability or refusal to act, the then Record or I Deeds of the count in which the premises are situated shall be second Successor in Trust. Any Successor in Trust hereunder shall have the io-cutical '... powers an authority as are herein given Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts per sime o bereunde

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD.

END OF RECORDED DOCUMENT