INOFFICIAL CO

TRUST DEED THE TOTAL RECORD

MAY 11 12 42 PH 177

23 922 097

PERORDER OF DEEDE *23922097

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

April 30,

1977, between

GFORGE L. PEARSON, JR. AND CECILE A. PEARSON, His Wife

herein referred to as "Mortgagors," and MARQUETTE NATIONAL BANK,

a national Banking A sociation doing business in Chicago Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the Cortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal bedder or holders being herein referred to as Holders of the Note, in the principal sum of and delivered, in and by which said is to the Mortgagors promise to pay the said principal sum and interest from date of disbursement on the balance of principal remaining from time to time unpaid at the rate of 8 1/2 per cent per annum in instabuents as follows: One Hundred Eleven and 60/100 (\$111.60) or more--

Dollars on the first

1977 and One Hundred Eleven and 60/100

(\$111.60) or more--Dollars on the first Dollars on the first day of each month hereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid shall be due on the first day of June 1987. All such payments on account of the indebtedness evidence by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provide the the principal of each instalment unless paid when due shall bear interest at the rate of remainder to principal; provide the principal of each instalment unless paid when due shall bear interest at the rate of remainder to principal and interest being made payable at such banking house or trust company in Chicago Illies as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the cifics of MARQUETTE NATIONAL BANK

in said City,

NOW. THEREFORE, the Mortgagors to secure the payment of the said principal su

sions and limitations of this trust deed, and the performance of the covenants and agre
also in consideration of the sum of One Dollar in hand paid, the receipt whereof is her
unto the Trustee, its successors and assigns, the following described Real Estate and at nts her in contained, by the Mortgagors to be performed, and as "whedged, do by these presents CONVEY and WARRANT "neir estate" "ht, title and interest therein, situate, lying and

being in

Oak Lawn

Cook

1000

Lot thirty (30) (except the West 25 feet thereof) and the West 15 feet of Lot twenty nine (29) in Block one (1) in Bever'y Lawn, being a Subdivision of the North half of the North half of the South East quarter of Section ten (10), Township thirty seven (37) North, Range thirteen (13), East of the Third Principal Meridian in Cook County, Illinois.

> THIS INSTRUMENT PREPARED BY: NAME

Robert M. Clark

4/30/77

6316 S. Western, Chicago, Illino's

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts here in set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefit the Mortgagors do hereby expressly release and waive.

Elaine Andreski

a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT George L. Pearson, Jr. & Cecile A. Pearson, His Wife

personally known to me to be the same persons, whose na in person and acknowledged that they voluntary act, for the uses and purposes therein set forth, including the re-

UNOFFICIAL COPY

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THE COVENANTS CONDITIONS AND PROVISIONS BEE	ERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
	buildings or Improvements now or hereafter on the premises which may become dam- epair, without waste, and free from mechanics or other liens or claims for lien not ebtedness which may be secured by a lien or charge on the premises superior to the charge of such prior lien to Trustee or to holders of the note; (4) complete within a rocess of crection upon said premises; (5) comply with all requirements of law or cot; (6) make no material atterations in said premises except as required by law or
 Mortgagors shall pay before any penalty attaches all general charges, and other charges against the premises when due, and shall, therefor. To prevent default hereunder Mortgagors shall pay in full. 	taxes, and shall pay special taxes, special assessments, water charges, sewer service upon written request, furnish to Trustee or to holders of the note duplicate receipts under protest, in the manner provided by statute, any tax or assessment which Mort-
	r hereafter situated on said memises insured against loss or damage by fire, lightning companies of moneys sufficient either to pay the cost of replacing or repairing the nies salisfactory to the holders of the note, under insurance policies payable, in case, such rights to be evidenced by the standard montrage clause to be attached to each all policies, to holders of the note, and in case of insurance about to expire, shall deduce of expiration.
billoss of and shall deliver all policies, including additional and renewal policies not less than len days prior to the respective to care of default therein. Trustee or the holders of the note	il policies, to holders of the note, and in case of insurance about to expire, shall de- dates of expiration. The property of the note of
mangagors in any torm and manner nemied expedient, and may, but brances, if any, and purchase, discharge, compronise or settle any ta- ful feiture z certing said premises or contest any tax or assessment. A metirred z conjection therewith, including altorneys fees, and any	need not, make ful or partial payments of principal of interest on prior encum- ist hen or other prior lien or title or claim thereof, or redeem from any tax sale or ill moneys paid for any of the purposes herein auditorized and all expenses paid or other moneys advanced by Trustee or the holders of the note to profect the mort-
shall the interior country and shall the first country and shall the first country and shall the racount of work of country and shall the racount of work of such that the country of the part of Mortgagors.	dates of expiration, make any sugment or perform any set hereinhelder required in may, but need not make any sugment or perform any set hereinhelder required in may, here are supported in the performance of the performance
in the district of the honorary are line develop accurred historical	while after not the state that the construct of such hitt statement or activate or
option of the hu. 3 he hole, and without notice to Mortgagors, a thing in the note or n the Trust Deed to the contrary, become due a stalment of princip or detect on the hole, or (b) when default shathe Mortgagors he, e. 5 m ⁻¹ red.	ill unjuid indefined secured by this Triat Deed shall, instanting anything and payable ia immediately in the case of default in making payment of any in- all occur and continue for three days in the performance of any other agreement of
7. When the indebte sets hereby secured shall become due whright to foreclose the lie. In for, in any suit to foreclose the lien he for sale all expenditures and express which may be paid or incurred appraiser's fees, outlays for de uner fary and expert evidence, stend.	ether by acceleration or otherwise, holders of the note or Trustee shall have the ereof, there shall be allowed and included as additional indebtedness in the decree by or on behalf of Trustee or holders of the note for attorneys' free, Trustee's fees, graphers' charges, publication costs and, costs (which may be estimated as to items
to be expended after entry of the erect of procuring all auch abstracts, and similar data and assur ace with respect to little a truster such suit or to evidence to bidde s at any sale which me to be a first such all expenditures and expenses on the na rer in this paragraph in this due and payable, with interest ther at the rate of the or cent with (a) any proceeding, include probate and bankruptcy proceed.	the or citatin thereof, made and interest, when due according to the terms hereof. At the ill unjuid indebtedness accured by this Trust Deed shall, notwithstanding anything and papable tal immediately in the case of default in making payment of any interest certain and payment of any interest and continue for three days in the performance of any other agreement of either by acceleration or otherwise, holders of the note or Trustee shall have the recot, there shall be allowed and included as additional indebtedness in the decree traphers' charges, publication costs and costs which may be estimated as to items racts of title, title searches and examinations, guarantee polities, Torrens certifies or noders of the note may deem to be reasonably necessary either to prosecute or or holders of the note in connection med shall become so much additional indebtedness secured hereby and immediately per annum, when paid or incurred by Trustee or holders of the note in connection negs, to which either of them shall be a party, either as plaintiff, claimant or deally commenced; or (c) preparations for the defense of any threatened sult or proher or not actually commenced. The preparations for the defense of any threatened sult or proher or not actually commenced by the note, with interest theron as herein provided; any overplus to Mortgagors, their hole, with interest theron as herein provided; any overplus to Mortgagors, their here, legislated the court in which such bill is filed may appoint a receiver of said premium notes.
fendant, by reason of this trust deed or an "indebtedness hereby set hereof after accrual of such right to fore ose whether or not actual ceeding which might affect the premises a the security hereof, whet 8. The procueds of any foreclosure as a of the premises smail be de-	cured; or (b) preparations for the commencement of any suit for the foreclosure ply commenced; or (c) preparations for the defense of any threatened suit or pro- her or not actually commenced. istributed and applied in the following order of priority: First, on account of all
costs and expenses incident to the foreclosure p oceedings, including items which under the terms hereof constitute occured indebtedness at third, all principal and interest remaining unpaid on ' ret; fourth, rights may appear.	au such items as are mentioned in the preceding paragraph hereof; second, all older idditional to that evidenced by the note, with interest theron as herein provided; any overplus to Mortgagors, their heirs, legal representatives or assigns, as their
9. Upon, or at any time after the filing of a bil to for close this itses. Such appointment may be made either before o after sale, without application for such receiver and without regard of the then value and the Trustee hereunder may be appointed as such coce. Such it	trust deed, the court in which such bill is filed may appoint a receiver of said premut notice, without regard to the solvency or insolvency of Mortgagors at the time of the premises or whether the same shall be then occupied as a homestead or not receiver shall have power to collect the rents, issues and profits of said premises ors, except for the intervention of such receiver, would be entitled to collect such or are usual in such cases for the protection, possession, control, management and from time to time may authorize the receiver to apply the net income in his hands for by any decree foreclosing this trust deed, or any tax, special assessment or such occree, provided such application is made prior to foreclosure sale; (2) the bereof shall be subject to any the world and available to
during the pendency of such foreclosure suit and, in case of a sale aredemption or not, as well as during any further times w. en lorigage rents, issues and profits, and all other powers which may be a new poperation of the premises during the whole of said period. The Coult	nd a deficiency, during the full slatutory period of redemption, whether there be ors, except for the intervention of such receiver, would be entitled to collect such or are usual in such cases for the protection, possession, control, management and from time to time may authorize the receiver to apply the net income in his hands
in payment in whole of in part of: (1) the indebtedness secure her of other lien which may be or become superior to the lien hereol or of deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any provi. or	or by any decree foreclosing this trust deed, or any has, special assessment of ucch decree, provided such application is made prior to foreclosure sale; (2) the hereof shall be subject to any defense which would not be good and available to cutred
11. Trustee or the holders of the note shall have the right to insp	sect the permitted for
deed or to exercise any power herein given unless expressly obligated case of its own gross negligence or misconduct or that of the agents exercising any power herein given.	or e ndition of the premises, nor shall Trustee be obligated to record this trust by the terms hereof, nor be liable for any acts or omissions thereunder, except in or en 'ye' of Trustee, and it may require indemnities satisfactory to it before
secured by this trust deed has been fully paid; and Trustee may execu- either before or after maturity thereof, produce and exhibit to Trustee representation-Trustee may accept as true without inquiry. Where a re- tile genuine note herein described any note which bears a certificate conforms in substance with the description herein contained of the no makers thereof; and where the release is requested of the original true	oroper in rum at upon presentation of satisfactory evidence that all indebtedness the and divergence in release hereal to and at the request of any person who shall release is requised to a successor trustee, such successor trustee may accept as of identification or priving to be executed by a prior trustee hereunder or which it and which provides to be executed by the persons herein designated as the case of identification of the provides of
as the note described herein, it may accept as the genuine note hereir with the description herein contained of the note and which purports 14. Trustee may resign by instrument in writing filed in the office recorded or filed. In case of the resignation, inability or refusal to a	of described any note v ite may be presented and which conforms in substance to be executed by \(\frac{1}{\epsilon} \) for \(r_1\) one herein designated as makers thereof. The presented is the control of the control of the control in which this instrument shall have been cled fruited, the then leed dee of Deeds of the country in which the premises are
situated shall be Successor in Trust. Any Successor in Trust hereunder and any Trustee or successor shall be entitled to reasonable compensati 15. This Trust Deed and all provisions hereof, shall extend to and gugors, and the word "Mortgagors" when used herein snall include all	r shall have the identical (112, powers and authority as are herein given Trustee, on for all acts performed grounder, the binding upon Mortgagors and all ground claiming under or through Mortsuch persons and all gersons lade for the payment of the indebtedness or any
part thereof, whether or not such persons shall have executed the note 16. The Holder of the Note may collect a "late charke" not t lifteen (15) days in arrears, to cover the extra expense involved	or this Trust Deed. o exceed two cents (2c) for ench 2011 (\$1) for each payment more than in handling delinquent payments.
 In addition to the monthly payment: of principal and interest general taxes with each monthly payment. In the event such payment 	t herein specified, the Mortgagors shall pa 1/12th the annual amount of the
any interest on any such deposits, (b) Such deposits shall be held an by the holder of the note for such purposes and shall not be subject the terms hereof, or of the Note, the holder of the note may, at its or aims in reduction of said indebtedness or any other checked.	nat purpose. Is hereunder, it is agreed as follows: (a) alor across shall not be entitled to dused exclusively, as herein provided, and r'a ne 'revocably appropriated to the direction or control of the Mortgagors, (c) If a default occurs in any of clon, notwithstanding the purpose for which said lepor', were made, apply the rued, or to be accrued, secured by this Trust Deed. ansfer of title to the real estate described herein, at out first obtaining the alance due on the Note shall then become due and p. who is in full.
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I M P O R T A N T	The Instalment Note mentioned in the within Trust Deed has been identified herewith under identification No. R.E.L. No. 5.85.0
HE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI- ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED	MARODETTE NATIONAL BANK, as Trustee,
FILED FOR RECORD.	NOGOOK NOGOCK Vice-President
D NAME E L STREET	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
I V _{CITY}	4244 W. 99th Place
E CR	Oak Lawn, Illinds
Y INSTRUCTIONS RECORDERS'S OFFICE BOX NUMBER 600	2 1 1 1 1 1 1 1 1 1

END OF RECORDED DOCU