## **UNOFFICIAL COPY**

ACCOUNT # 13600123

23 234 847

TRUST DEED (MORTGAGE)
THIS INDESTURE, dated January 19 1975, between Alvin L. Clark (div)
of the City of Chicago County of Cook State of Illinois therematter called the "Grantors") and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association doing business in the City of Chicago, County of Cook, State of Illinois (heremafter, together with its successors and assigns, called the "Trustee").
WITNESSETH WHEREAS, pursuant to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date
herewith, between the Grantors and Pel-Aire Builders, Inc., as Seller, the Grantors are justly indebted in the sum of Seven thousand nine hundred eighty, and CO/100 (\$7980, Offoliars to the legal holder of the Contract, which indebtedness is payable at the offices of CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, 231 South La Salle Street, Cheago, Illinois 60003 in 60 successive monthly installments, each of \$ 133.00 except for a final installment of \$
Lot fourteen (14), Block two (2) in Charles R. Steeles Resubdivision of
dlo one (1), the Bayard and Palmer Addition in the North West Fractional quarter (4) of Section 2 Township 38 North, Range 14 East of the Third
Principal Meridian
The Grantors coverious and agree (1) to pay sond indented less and all other amounts that may be peached under the Contract, as provided in the Contract of according to any agreement exten for a time of payment; (2) to pay, before any penalty attaches, all taxes and assessments against such premises, and on demand to eath it is, expits therefor; (3) within sixty days after any destruction or diamage, to rehulid or restricted and with such or per one, that may have beeting destroyed or damaged. (4) that waste to the premises shall not be committed or suffered. (5) to keep all buildings of different may overhead on the premises and so does such policies and mouth form, all as shall reasonably be sitisfactory to the legal holder of the Contract, which policies shall proved shall be payable first to the holder of any prior encumbrance on the premises and second to the Trustee, as their responsive offerests may appear, and, upon request, to tainable to the Trustee of the holder of the Contract statistation; evidence of sale in unsurance, and to pay, which are of any fainter agree that, in the event of any fainter so to institut, or pay. Use on assessments, in pay the indebtedness secured by any prior encumbrances on the premises.  The Grantors further agree that, in the event of any fainter so to institu, or pay. Use on assessments, secured by any prior encumbrances, either the Trustee of the legal holder of the Contract, in a pay, from nine to time, but need that, procure such insurance, or pay such takes or assessments, or declarage of purchase and tax if no, it affects the encumbrances on the premises, and the Grantors agree to tend aree to Trustee or the legal holder of the Contract, as the case may be, upon electually the all anomals so upon discovered with unterest the activation of the Contract, the indebtedness secured premises, and the Grantors further agree that, in the event of a hierarch of any any discovered with unterest the activation of the Contract, the indebtedness secured hereby shall, at the opti
WITNESS, the hand(s) and the scales) of the Grantors as of the day and year first above written.  (SEAL)  (SEAL)  (SEAL)  (SEAL)
ISTALL GALLY W. Clark ISEALL
This estrument propared by

Corp. L. Convertfemer, 201 Gourn Ladalle, Chicage, Illinuis

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STATE OF ILLINOIS

COUNTY OF Cook

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personally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before m this day in person, and acknowledged that he (she, they) signed and delivered said instrument as his (her, their) free and his (her, their)

END OF RECORDED DOCUMENT