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COOK COUNTY. ILLINOIS

Stilver R. Che.



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Oct 14 '71 | 28 PH TRUST DEED

21670465

21 670 465

547450

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made

October 7,

19 71 , between

EARL M. FIELD AND PHYLLIS S. FIELD, 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 described, sair egal holder or holders being herein referred to as Holders of the Note, in the principal sum of-

and deli ere, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from late of disbursement on the balance of principal remaining from time to time unpaid at the rate on the balance of principal remaining from time to time unpaid at the rate of as proving in Instalment Note per cent per annum in instalments (including principal and interest) as follows:

THREE HUNDRED LIFAL FIVE AND 67/100-(\$355,67) --- Bollars on the of December 19.71 and THREEHINDRED FIFTY FIVE AND 67/100 \$355.67)
the 15th day of each MONTH thereafter until said note is fully paid except that the payment of principal and invest, if not sooner paid, shall be due on the 15th day of November 19.9
All such payments on account of the adaptedness and a such payments on account of the adaptedness and account of the adapted account o

thereafter until said note is fully paid except that the final the 15th day of November 1991

in said City,

NOW, THEREFORE, the Mortgagors to secure the payn into the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the consideration of the sum of One Dollar in hand paid, the receipt where of is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate of the original provisions of the consideration of the sum of One Dollar in hand paid, the receipt where of is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate of the original provisions of the consideration of the sum of the consideration of the consideration of the sum of the consideration of the sum of the consideration of the consideration of the consideration of the sum of the consideration of the sum of the consideration of the consideration of the sum of the consideration of the consideration of the sum of the consideration of the considerat Village of Skokie Cook

The North half of Lot eighty seven (?/), 11 Lots eighty eight (88) and eighty nine (89) in the Highlands Evanston L'incolnwood 3rd Addition, being a Subdivision of the North twelve (12) chains of the East half of the West half of the North West quarter of section four e. (14), Township forty one (40) North Range thirteen (13), East of the Third Prin in al Meridian, in Cook County, Illinois.

imes as Mortgagors may be entitled thereto (which are pledged primarily) and on a parity wi nent or articles now or hereafter-therein or thereon used to supply heat, gas, air condition centrally controlledy, and ventilation, including (without restricting the foregoing), scree-inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a pa-nd it is agreed that all similar apparatus, equipment or articles hereafter placed in the premise ted as constituting part of the real estate. OLD the premises unto the visit Truster.

This trust deed consists of two pages. The covenants, conditions and provisions trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, the incorporated

WITNESS the hand S. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Earl M. Field and Phyllis S. Field, his wife,

ent, appeared before me this day in person and acknowledged that

m 807 R 1-69 Tr. Deed, Indiv., Instal.-Incl. Int.

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Pa	ge 2		·.
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED		EVERSE SIDE OF THIS TRUST DEED	1
THE COVEMANIS, CONDITIONS AND PROVISIONS REFERREI 1. Mortgagors shall (1) promptly repair, restore or rebuild any-buildings be destroyed; (2) keep asid premises in good condition and repair, without bordinated to the lien hereof; (3) pay when due any indebtedness which in on request exhibit satisfactory evidence of the discharge of such prior lies illding or buildings now or at any time in process of erection upon said p spect to the premises and the use thereof; (6) make no material alterations. 2. Mortgagors shall pay before any penalty attaches all general taxes, and other charges against the premises when due, and shall, upon written re-	or improvements now or here ut waste, and free from mech ay be secured by a lien or cha a to Trustee or to holders of to remises: (5) comply with all in said premises except as rea	cafter on the premises which may become damaged anic's or other liens or claims for lien not expressly rage on the premises superior to the lien hereof, and the note: (4) complete within a reasonable time any requirements of law or municipal ordinahces with uited by law or municipal ordinahces.	
d other charges against the premises when due, and shall, upon written re- venent default hereunder Mortgagors shall pay in full under protest, in the contest. 3. Mortgagors shall keep all buildings and improvements now or hereaft indstorm under policies providing for payment by the insurance companie: p. pay in full the indobtedness secured hereby, all in companies satisfactor.	manner provided by statute, : er situated on said oremises	any tax or assessment which Mortgagors may desire and extended coverage insured against fost or damage by the /toyther age	
pay in fall the indebtedness secured hereby, all in companies satisfactor mm. to Trustee for the benefit of the holders of the note, such rights to be determined that the description of the result of the such rights, including additional and renewal policies, to hold in an I test that ren days prior to the respective dates of expiration. 4 case of default therein. Trustee or the holders of the note may, ortragger in any form and manner deemed expedient, and may, but need to	be evidenced by the standard ders of the note, and in case but need not, make any pay	mortgage clause to be attached to each policy, and of insurance about to expire, shall deliver renewal ment or perform any act hereinbefore required of	
any, and purchase, discharge, compromise or settle any tax lien or other feeting stage or mises or context any tax or assessment. All moneys paid annection there with, including attorneys feets, and any other moneys advantage of the context of th	r prior lien or title or claim	thereof, or redeem from any tax sale or forfeiture	
5. The Trustee or the h Iders of the note hereby secured making any jo any bill, statement or earling "procured from the appropriate public of nevalidity of any tax, aseconetic lac, fortefure, tax lien or title or claim to 6. Mortgagors shall pay, each action of indebtedness herein mentioned, by the holders of the note, an without notice holders of the note, an without notice holders of the note, and without notice holders of the note, and the action of the control has a many payable (a) immediate the note, or (b) when act all thail occur and continue for the notes, or (b) when act all thail occur and continue for the notes.	oth principal and interest, who	en due according to the terms hereof. At the option	
ontained. 7. When the indebtedness hereby seer ds all become due whether by oreclose the lien hereof, In any suit to orecl se. 'I lien hereof, there sh xpenditures and expenses which may be or curred by or on behalf ees outlays for documentary and expert evid ee, stenopraphers' charges firer entry of the decree) of procuring all such abstract. 'I, et ille search and assurances with respect to title as Trustee or ho! ers of ee note may iddens at any alle which may be had pursuant to sue decree he true cond he nature in this paragraph, mentioned shall become so much additional contracts and bankrupter, proceedings, to which either of the ms. Il be a procedure and bankrupter, proceedings, to which either of the ms. Il be a procedured to the strength of the commence of the contract and bankrupter, proceedings, to which either of the ms. Il be a procedure and bankrupter, proceedings, to which either of the ms. Il be a procedure and bankrupter, proceedings, to which either of the ms. Il be a procedure and bankrupter, proceedings, to which either of the ms. Il be a procedure and the ms. Il be a procedure and the contract and the commence of the contract actually commenced or the reconstant of the use of the contract and the commence of the contract actually commenced or the reconstant of the use of the contract actually commenced or the reconstant of the contract actually commenced or the reconstant of the contract actual to commence the contract actua	y acceleration or otherwise, he all be allowed and included of of Trustee or holders of the publication costs and costs (see and examinations, title insideem to be reasonably necessation of the title to or the validation of the title to or the validation of the control of the manner of the manne	solders of the note or Trustee shall have the right to as additional indebtedness in the decree for sale all note for attorneys fees, Trustee's fees, appraiser's (which may be estimated as to items to be expended urance policies, Torrens certificates, and similar data seasy either to prosecute such suit or to evidence to use of the premisers. All expenditures and expenses of y and immediately due and payable, with interest are in connection, with 61 and or proceedings including	
necod, whether or not actually commenced. 8. The proceeds of any foreclosure sale of the premises shall 's st' and expenses incident to the foreclosure proceedings, including all suc' which under the terms hereof constitute secured indebtedness additional principal and interest remaining unpaid on the note; fourth, any over papear.	outed and applied in the following as are mentioned in the to that evidenced by the not	owing order of priority: First, on account of all costs preceding paragraph hereof: second, all other items e; with interest thereon as herein provided; third, all	
Upon, or at any time after the filing of a bill to forcelose this trust such appoinment may be made either before or after sale, without no application for such receiver and without regard to the then value of the particular to the property of the theory of such forcelosure suit and, in case of a sale and a deficiency, dia swell as during any further times when Mortgagors, except for the inter and all other powers which may be necessary or a usual in such cases I during the whole of said period. The Court from time to time may authoring to the lienshered for of such decree, provided such application in paper into the lienshered for of such decree, provided such application in party interposing same in an action at law upon the note hereby secured. 11. Trustee has no duty to examine the title, location, existence or identity, capacity, or authority of the signatories on the note or trust de herein given unless expressly obligated by the terms hereof, note be lable misconduct or that of the agents or employees of Trustee, and it may request the such as the su	ill have per recollect the survey of the sur	and it, issues and post of outside centiers during the confedence of the centier of the confedence of the centier of the confedence of the centiled to collect such rents, issues and profits, control, management and operation of the premises et income in his hands in payment in whole or in part is assessment or other lien which may be or become (2) in deficiency in case of a sale and deficiency, de citie which would not be good and available to the let it est a decess thereto shall be permitted for that it to inquire in evalidity of the signatures or the sted to reco. this ti is deed or to exercise any power recunder, ce cept in ase of its own gross negligence or it before cercising a y power herein given, or it satisfacto, wiff one that all indebtedness secured it the request of a y p who shall, either before or the they secured has be not all indebtedness secured at the request of a y p who shall, either before or the reby secured has be not in y in the shall neither before or the they secured has been all only it is in substance with lesignated as the makers it creof and where the release the direits, it may accept as it one to rein described nined of the note and which purp its to be executed by confedence of the intervals.	
I tratee that reagn by instrument in which use that our conder of filed, in case of the resignation, inability or class of the conders of filed in case of the resignation, inability or class after a filed in the conders of the cond	t of Trustee, the then Record all have the identical title, po-	wers and authority as are herein given mustee, and	
16. TAX DEPOSIT RIDER ATTACHED.			
IMPORTANT THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD.	1 1	NO	1
	Ber	Assistant Frest Officer Assistant Secretary Assistant Vice President	_ _ _
010551 Name:	<u>M</u>	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	400
AMERICAN NATL SK & TR Address: ATTN PEAL EST DEPT 33 N LA SALLE ST		DESCRIBED PROPERTY HERE 9532 Hamlin Avenue	.
City: 5111-00-50 LL 6061 533		Skokie, Illinois	•
PLACE IN RECURDER'S OFFICE BOX NUMBER	221		
		•	

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RIDER ATTACHED TO AND MADE A PART OF TRUST DEED dated

E.RL M. FIELD AND PHYLLIS S. FIELD, his wife, Mortgagors, and CHICAGO TIPE AND TRUST COMPANY, and Illinois corporation, Trustee

The mortgagor agrees that in order to more fully protect the seculity of this mortgage, mortgagor shall deposit with the holder of the Note on the 15th day of each month, beginning on the other day of pecember 1971, one-twelfth (1/12) of the amount (as estimated by the holder of this mortgage) which will be sufficient to pay taxes, special assessments and other charges (nother each estate that will become due and payable during the ensury year.

The holder (f the Note shall hold such monthly deposits in trust without any allowances of interest, and shall use such funds for the payment (f such items when the same are due and payable.

If at any time the find so held by the holder of the Note is insufficient to pay any such item when the same shall become due and payable, the holder of the Note shall advise the mortgagor of the deficiency, and mortgagor small, within ten (10) days after receipt of such notice, deposit with the holder of the Note such additional funds as may be necessary to pay such items.

 $\ensuremath{\mathfrak{s}}$ Failure to meet any deposit when $\ensuremath{\operatorname{Jur}}$ shall be a breach of this mortgage.

If at any time there shall be a default in any of the provisions of this mortgage, the holder of the Note may, at its option, apply any money in the fund on any of the nortgage obligations and in such order and manner as it may elect.

Phylin EARL M. FIELD PHYLLIS S. FIELD

END OF RECORDED DOCUMENT