TRUST DEED

21 714 516

THE ABOVE SPACE FOR RECORDERS USE ONLY THIS INDENTURE, made November 11, 19 71 , between WILLIAM J. WOOLLEY and JUNE D. WOOLLEY, his wife, of the village Oak Park village Illinois County of Cook herein referred to as "Mortgagors," and AVENUE STATE BANK an Illinois ∞ į delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from
date hereof
on the balance of principal remaining from time to time unpaid at the rate of 09 date hereof on the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instalments as follows: One Hundred Forty-Six and 76/100------Dol'ars or more on the 1st day of January 19 72 and One Hundred Forty-Six -----Dollars or more on the 1st and 76'100 edness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the current legal rate, and all of said principal and interest being made payable at such banking house or trust company as the holders of the note ruy, from time to time, in writing appoint, and in absence of such appointment, then at the office of Avenue State Park, Oak Park, Illinois. NOW, THEREFORE, the Morgagors to secure the part of 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 coreman s and agreements herein contained, by the Morgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the receipt whereigh is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its auccessors and assigns, the following described Real Estate and all of their es we rip interest therein, situate, lying and being in the COUNTY OF AND STATE OF ILLINOIS, to wit: Lot 11 in Czmock's Suld vision of 10 Acres in the West Half of the South West Quarter c Section 6, Township 39 North, Range 13 East of the Third Principal Meridian, in Cook County, which, with the property hereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, remeasures, easterners, fittures, and appurenances thereto belonging, and all tents, i sees d profits thereof for so long and ring all such times as Mortgagots may be entitled thereto (which are pledged primarily and on a parity with said ceal entare and "cooparily), and all apparatus, judgment or articles now or hereafter therein or thereon used to supply beat, gas, air conditioning, water-fight, power, refigerat on whether single units or centrally norrolled), and ventilation, including (without restricting the foregoing), screens, window shades, norm doors and windows, floor cover 185, in 'on beds, wainings, stoves do water heaters. All of the foregoing are declared to be a part of said real extate whether physically attached thereto or nor, and it is agree that all similar apparatus, uniquement or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constraining practice real extance. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trust 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 benefits the Watgagor. do hereby expressly releases and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing conditions and provisions appearing conditions and provisions appearing conditions. reverse side of this trust deed) are incorporated herein by regerence and are a part hereof and shall be 'anding on the mortgagors, their heirs, successors and assigns. ITNESS the halld and\seal of Mortgagors the Loole LUE (SEAL William J. Woolley Jr. June D. Woolley (SEAL) STATE OF ILLINOIS Jovce Levora a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT William J. Woolley Jr. and June D. Woolley, his wife, whose nameS are re me this day in person and acknowledged that they _ signed, sealed and delivered the said Instrument as their and waiver of the right of homess

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON 1. Mongagors shall (1) promptly repair, restore or rebuild any building or improvements released by the provision of the provision and repair, without waste, and free from mechanic's pay when due any indebredness which may be secured by a lien or charge on the premises discharge of such prior lien to Trustee or to holders of the none; (4) complete within ction upon said premises; (3) comply with all requirements of law or municipal ordinances is in said premises except as required by law or municipal ordinance.	now on hereafter on the premises which may become damaged or be destroyed; or other liens no claims for lien one expressly subordinated to the lien hereof; superior to the lien bereof, and upon request exhibit satisfactory evidence of a reasonable time any building no buildings now or at any time in process of with respect to the premises and the use thereof; (6) make no material altera-
2. Morgagora shall pay before any penalty attaches all general taxes, and shall pay spectuages against the permisses when due, and shall upon written request, furnish to Ti cunder Morgagora shall pay in full under provest, in the manner provided by statute, any to a Morgagora shall keep all buildings and improvements now or hereafter situated or ter policies providing for payment by the insurance companies of moneys sufficient either seas sectured hereby, all in companies attributery to the holders of the note, under insurt and the more than the control in the contro	rustee of to holders of the note duplicate receipts therefor. To prevent default as or assessment which Margapors may desire to contest. 1 said premises insured against loss or damage by fire, lightning or windstorm to pay the cost of replacing or repaining the same or to pay in full the indebtrance policies payable, in case of loss or damage, to Trustee for the benefit of stacked to each policy, and shall deliver all policies, including additional and
4. In case of default cheerin, Trustee or the holders of the note may, but need not, an and namer dement expedient, and may, but need not, make full or partial payments expensive or settle any tax lien or other prior lien or title or claim thereof, or redeem from it. All moneys paid for any of the purposes herein authorized and all expenses paid or in range of the purposes herein authorized and all expenses paid or in range of the note to protect the mortgaged premises and the if ich action herein authorized may be taken, shall be so much additional indectedness seen this nations of Trustee or holders of the note that partial the nation of Trustee or holders of the note that y default hereunder on the part of Mortgagets. 5. The Trustee or the holders of the note hereby secured making any payment hereby tenent or estimate procured from the appropriate public office without inquiry into the	urred in connection therewith, including attorneys tees, and any other moneys on hereof, plus reasonable compensation to Trissee for each natter concerning cured hereby and shall become immediately due and payable without notice and ill never be considered as a waiver of any right accruing to them on account of
seasanen, sale, forfeiture, tax lien or citie or claim thereof. 6. Morragoros shall pay each time of indebtechesa sherin mentioned, both principal an the note, and without notice to Marragoros, all unpaid indebtechess secured by this Trus naturacy, become due and payable (a) immediately in the case of default in making payment cut and continue for three days in the performance of any other agreement of the Morragoro. 7. When the indebtechesis bettey secured shall become due whether by acceleration or	d interest, when due according to the terms hereof. At the option of the holders at peed shall, noreicharanding anything in the note or in this Trust Deed to the of any Diraslantor of principal or interest on the note, or (b) when default shall is herein contained.
in hereof. In any suit to foreclose the lien hereof, there shall be allowed and included a thich may be paid or incurred by or on behalf of Trustee or holders of the once for attorne sphers' charges, publication costs and costs (which may be estimated as to items to be ex- ceeded and the second of the smally precessary either to prosecute such suit or to evidence to bidders at any sale with you and payable, with interest thereon as the current legal rate, when paid or incurred bobase on bankrupcy proceedings, to which either of them shall be a party, either as piet- ter-set; or (b) preparations for the commencement of any suit for the foreclosure he to preparation of the second of the second of the premises shall be distributed and applied The 'o secrets of any foreclosure sale of the premises shall be distributed and applied The 'o secrets of any foreclosure sale of the premises shall be distributed and applied to the presence of the premise of the premises shall be distributed and applied the premise shall be distributed and applied to the premise shall be distributed and applied to the premise shall be distributed and applied the paid to the premise shall be distributed and applied the premise shall be distributed to the premise shall be distributed to the premise shall be distributed to the premise shall be descent the premise sh	s additional indebendness in the decree for sale all expenditures and expenses yes fees, appraiser's fees, outputs for documentary and expen evidence, stenopeneded after entry of the decree) of procuring all such abstracts of title, title assumaces with respect to title as Trustee or holders of the note may deem to be hich may be had pursuant to such decree the true condition of the title to or the mode shall become so much additional indebendness secured hereby and immedity? Trustee or holders of the note in connection with (a) any proceeding, including liquidiff, claimant or defendant, by trasson of this trust deed or any indebendness recol after accrual of such right to foreclose whether or not actually commenced.
recuert are an lower processings, including all such items as are mentioned in the processiture set at it detections additional to that evidenced by the note, with interest the once fourth, by or pri a to Mortgagors, their heirs, legal representatives of assigns, as the processing of the processing	ecceding paragraph bereof, second, all other items which under the terms hereof freen as herein provided; third, all principal and interest remaining uppaid on the tell rights may appear. If the provided is the provided is the provided in the provided and the provided is a construction of the provided as a homested or not and the Trustee hereunder may be appointed as a con- tiple as a homested or not and the Trustee hereunder may be appointed as a con- ticular to the provided in the provided is a contraction of the provided is a contraction of the provided is a contraction of the provided in the provided is a contraction of the provided in the provided is a contraction of the provided in the provided in the provided is a contraction of the provided in the provided is a contraction of the provided in
retion, possession, control, manage of and operation of the premises during the whole or in part of: (I) The indebtedness is assessment or other lien which may be one we superior to the lien hereof or of such of 10. No action for the enforcement of ne lien or of any provision hereof shall be subject man in an action at law upon the neath bereby sec cd. 11. Trustee or the holders of the notes hereby sec cd. 12. Trustee has no duty to examine the fit; i, location, existence, or condition of the	to a said period. The Louit from time to time may suthoutse the receiver to apply secured hereby, or by any decree foreclosing this trust deed, or any tax, special ecree, provided such application is made prior to foreclosure sale; (2) the defice to any defense which would not be good and available to the party interposing II reasonable times and access thereto shall be permitted for that purpose, premises, nor shall Trustee be obligated to record this trust deed or to exercise
my power herein given unless expressly oblig. """ """ """ """ """ """ """	upon presentation of satisfactory evidence that all indetendens secured by this and at the request of any person who shall, either before or after marking thereof, has been paid, which representation Trustee may accept as true without inquiry, pre as the genuine none herein described any note which bears a certificate of a substance with the description herein contained of the note and which purports are is requested of the original trustee and it has never executed a certificate on one note herein described any note which hasy be presented and which conforms in used by the persons herein designed as makers thereof. Registrar of Titles in which this instrument shall have been recorded of filed. In reds of the county in which the premises are situated shall be Successor in Trust, are herein given Trustee, and any Trustee or successor shall be craftled to rea-
North and the deep the shall include all such persons and all persons liable of the shall have executed the note of this Trust Deed. COOK COUNTY, ILLINOIS FILED FOR RECORD	Reitner R. Ohen RECORDER OF DEEDS
Nov 17'71 9 46 AH	21714516
IMPORTANT FOR THE PROTECTION OF BOTH THE BORROVER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE DENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.	The Instalment Note mentioned in the within Truy: Deed as been dentified herewith under Identification No. WENUE STATE BANK, as Trustee, By Vice President Trust Officer
D NAME CUENUE State Bank ET STREET 104 M. Dak Park 100 CITY Oak Park, IU	FOR RECORDERS INDEX PURPOSE INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY-HERE
E R	3
WHITE SALES FORDER, INC., FRANKLIN FREE, ILL. A 533	