UNOFFICIAL CO

DEC 9'71 10 51 AH

21 741 290

21741290



5

9

 ∞

TRUST DEED

THIS INDENTURE made

in said City.

December 3.

MOLLIE B. NITKA, a Widow and not remarried, RICHARD J. ROSS and SANDR.

ROSS' his wife herein referred to as "Mortgagors," and

MIX herein referred to as TRUSTEE, witnesseth:

THAT, HEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said leg . In Ider or holders being herein referred to as Holders of the Note, in the principal sum of

and delivered, is and by which said Note the Mortgagors promise to pay the said principal sum and interest from date acrosf on the balance of principal remaining from time to time unpaid at the rate of as specific therein per cent per annum in instalments (including principal and interest) as follows:

As set out in s id note Illinois, as the holders of the note may, from time to time, in writing office of DEERFIELD STATE BANK company in Deerfield and in absence of such appointment, t. ... ?' u e office of

NOW, THEREFORE, the Mortgagors to secure the and limitations of this trust deed, and the performan consideration of the sum of One Dollar in hand paid Trustee, its successor and assigns, the following descriving the Northbrook

Lot 4 in Block 5 in Skokie Highlands, a Sul d'vision of the South West quarter of the South West quarter of Section 12, Town hip 42 North, Range 12 (except the right of way of Chicago and North Trestern Railway and Public Service Company of Northern Illinois) east of the hird Principal Meridian, in Cook County, Illinois.



This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their her s

| WITNESS the han | nd s and seal s of Mortgagors the day | and year first above written. | |
|----------------------|--|--|--------------------------------------|
| Mollie | nd s and seal s of Mortgagors the day Seal Seal Seal | Richard Moss | I SEAL I |
| Mollie B. Niti | ka k | Richard J. (Ross | in the disk to have an investment of |
| | [SEAL] | Sandra J. Ross | [SEAL] |
| | "我们,我们就是我们看到了老女,更有这个女子,我们也不是我们看到了老女子,我们也不是不是,我们不是 | 그 선생님 사람들은 내 하는 사람이 하는 사람들이 가지 않는 것이 가지 않아 다른 사람들이 없는 사람들이 없다. | |
| TATE OF ILLINOIS, | | MacDougall | |
| | 19 (19 de 18 como establección de 19 de 19 de 20 d | g in said County, in the State aforesaid, D | |
| ounty of <u>Lake</u> | Richard J. Ross and Sand | a widow and not remar | |

who are personally known to me to be the same person 8

SILGISBO

UNOFFICALOOPY

21741290

Page 2

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED) 701

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which highly become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims forliben not explctally subordinated to the lien hereof; (3) pay she no do early indebtedness which may be secured by a lien or loring on the premises superior go, thallen hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note: (4) complete within a reasonable time any upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note: (4) complete within a reasonable time any upon the content of the note of prevent default because the following the note of the note duplicate receipts iffect of NATO prevent default because the note duplicate receipts iffect of NATO prevent default because the desired mergagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire

and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts shelf prevent default hereunder Mortgagors thall pay in full under protest, in the manner provided by states or to holders of the note duplicate receipts shelf prevent default hereunder Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire lighty windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing these to pay in full the indebteedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in ease of damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause to be attached to each policies not less than a days prior to the respective dates of expiration.

4. In case of 'sau, therein, Trustee or the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbe if any, and queriese, constraine corrections of the note to prior encumbe if any, and queriese, constraine or state any tax lice or for affecting said premiser.

**Other provided by state of the holders of the note of the prior to other prior lies or title or claim thereof, or reteem from any tax sale or for affecting said premiser.

**Other provides of the note to provide the said of the note of the prior to prior encumbe if any, and queriese, comprising tor, said any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premise helicin hereof, plus treats any tax for assessment. All moneys paid for any of the purposes herein suthorized and all expenses paid or incured to the provided by the said of the note of the protect protect the mortgaged premise helicin hereafters, plus the said of the note of the protect protect the mortgaged premise helicin

interest on the note or (b) when default shall come due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to contained.

7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lie in hereof. In any nuit to foreclose the lie he keep, there shall be allowed and included as additional indebtedness in the decree for sale all-expenditures and expenses which may be paid or incur d b or behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appraiser's fees outlays for documentary and expert evidence, stor. b, charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of tir's, title searches and examinations, title insurance policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or holders of the note. In this paragraph mentioned shall become so much a sitional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of seven per cent per annum, when paid or incired by Trustee or holders of the note in connection with (a) any proceeding, to which either of them shall be a 'r.ry, interest of the note in connection with (a) any proceeding, to which either of them shall be a 'r.ry, interest of the note in connection with (a) any proceeding, to which either of them shall be a 'r.ry, interest of the note in connection with (b) any proceeding, to which either of them shall be a 'r.ry, interest of the note in connection with (b) preparations for the commencement of 'v. y must for the foreclosure hereof after accural of such right to-foreclose whether or not actually commenced.

8. The proceeding the might affect the premises shall be distribute, and appears and in the proceeding which might affect the premises of proceeding which might affect the premises of proceeding which might affect th

2. Upon, or at any time after the filling of a bill to foreclose this trust deed, the court if which is the bill is filed may appoint a receiver of said premises.

3. Upon, or at any time after the filling of a bill to foreclose this trust deed, the court if which is the bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regal to the solvency of insolvency of Mortgagors at the time application for such receiver and without regard to the then value of the premises or whether the many the said premises as a single premises are such receiver. Such receiver shall have power to collect the nat, issues and profits of said premises during pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period. If demption, whether there be redemption or as well as during any further times when Mortgagors, except for the intervention of such receiver, would seemided to collect such crust, issues and premises of unity and all other powers which may be necessary or are usual in such cases for the protection, possession, out, management and operation of the preduring the whole of said period. The Court from time to time may authorize the receiver to apply the net upon many in hands in payment in whole or in off. [1] The indebtoness secured hereby, or, by any decree foreclosing this trust deed, or any tax, special as a same; or or the lien which may be or become of the such as a superior to the lien hereof or of sight decree, provided such application is made prior to foreclosure sale; [2] the definer, in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which world not be good and available to party interposing same in an action at Issue upon the note hereby secured.

sons herein designated as makers thereof.
Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in do of filed. In case of the resignation, inability or refusal to act of Trustee, the OCCLERENGE COLLEGE of that ID SERVESCON IT TRUST. Any Successor in Trusts hereunder shall have the identical title, powers and author or successor shall be entitled to reasonable compensation for all acts performed hereunder.
This Trust Deed and all provisions hereof, shall extend to and be binding upon Mottagars and all persons clair of "Mottgagors" when used herein shall include all such persons and all persons liable for the payment of or not such persons that have executed the note or this Trust Deed. The word "note" when used in this "when more than one note is used.

SEE RIDER ATTACHED

RIDER TO TRUST DEED #7597 Mollie B. Nitka, Richard J. Ross and Sandra J. Ross Robert S. Ramsay

WITH AS MORTGAGORS AS TRUSTEE

16. To secure the payment of general real estate taxes against the Premises and insurance thereon the mortgagors shall deposit with the holder of said note on the 1st day of . January 19 72, and on the 1st day of each month thereafter, 1/12th of the cost of said insurance for one year and 1/12th of said general real estate taxes, all as estimated by the holder. Said deposits shall be held without allowance for interest and shall be applied to the payment of said taxes and of insurance when same shall be due and payable. If the total of said deposits shall be insufficient for said purposes, any deficit shall forthwith be Paid by the mortgagors on demand, and any surplus after payment of said taxes and insurance may be applied by said holder upon the mortgage indebtedness, including interest; in the event the undersigned fail to deposit 1/12th of the annual general real estate taxes and 1/12th of the annual insurance thereon, the holder of said note may advance such monthly deposits on behalf of the undersigned and add such advances to the principal mortgage indebtedness including interest hereunder.

UNOFFICIAL COPY

| panijake di sanjung. Paga a Bah sepan na sena akada gaga bendepada u Paga Bah Turas eta gun da ara en panjungan kulangan kangan | |
|---|--|
| ්වුවන් මේ මේ මේ දෙන අද දැන්න දෙන අත්තරයට අතුත්ව අතුත්ව අතුත් වෙන අත්තරයට අතුත්ව සහ අත්තරයට අතුත්ව සහ අත්තරයට අ අතුත්ව සහ සහ සහ සහ සහ සහ අත්තරයට අතුත්ව සහ | elikali bergiging to the gryyther light of the the and |
| r anni e (papare) siste a gentrar respectation de la certa de l La companya de la certa de | the concepty of a control and conformation of dis- re, 1/1/2th octing control and insurance out dis- read as meatimated by the holder. Had greeces |
| rn seculus son takon at enghauster a 40 ce ta eagh | in concomplication throughout but the concern to |
| ong ng pasa tawan ng pasa samulay s Samulay an ing pasa sa samulay sa | internation in the state of the |
| | Id "fication No.F.IVE. HUNDRED NINETY—SEVEN |
| I M P O R T A N T THE NOTE SECURED BY THIS TRUST DEED SHOULD | SPECIAL CHILDREN CHINES (597) |
| BE IDENTIFIED BY STRAIGN FIR XIM XIM X KONGEN, BEFORE THE TRUST DEED IS FILED FOR RECORD. | By Course Course By By RICK SCHOOL COURSE BY |
| | R m say, Trustee statisfactorises O |
| MAIL TO: | FOR R CORDEP'S INDEX PURPOSES INSERT THE ADDRESS OF ABOVE DESCRIBED ACCEPTY HERE |
| DEERFIELD STATE BANK 700 Deerfield Road | 2 |
| Deerfield, Illinois 60015 | \rightarrow \mid \sim |
| PLACE IN RECORDER'S OFFICE BOX'NUMBER | |
| CON COUNTY TERMINE CON COUNTY TERMINE | 8 Ud 17716 |
| | |
| | |
| | |