UNOFFICIAL COPY



COOK COUNTY, ILLINOIS

TRUST DEED '72 2 59 PH 21, 825 792

RECORDER OF DEEDS

21825792

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THIS INDENTURE made February 1, 19 72 between

TAYLOR WILSON/AND ERNEST LEE WILSON, 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 hereinener described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

THE E THOUSAND SEVEN HUNDRED FORTY TWO AND 63/100 Dollars, evuenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF SLARER

or nor Dollars on the

1972 and FORTY FIVE AND NO/100-

or more
Dollars on the or more
Dollars on the Free day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, shall be due on the Finst day of February 19 77.

All such payments on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remain of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remain of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal and interest to the unpaid are said principal and interest being made payable at such banking house or trust company in Thicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of R. F. Holly Co. in said City,

NOW, THEREFORE, the Mortgagors to secure 1 opa ment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the pr form ance of the covenants and agreements herein contained, by the Mortgagors to be performed and also in consideration of the sum of One Dollar in 1 1 the receipt whereof is hereby acknowledged, do by these presents CONVEY and WAR RANT unto the Trustee, its successors and assigns, the fr lowly g described Real Estate and all of their estate, right, title and interest therein, situate lying and being in the City of Chicago, to wit:

Lot 31 in Block 5 in E. B. Shogren and Comr....'s Avalon Park Subdivision being a Subdivision of Lots 1 to 25 and 27 to 46 oth inclusive in Block 3, Lots 1 to 19, 21 to 31, 33 to 38 and 42 to 46 all inclusive in Block 4, Lots 1 to 46 inclusive in Block 5, Lots 1 to 46 inclusive in Block 6 in Pierce's Park a Subdivision of the South West Quarter of the North East Quarter of Section >, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illino s.

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

WITNESS the hand. . 9. and seal . 9. . of Mortgagors the day and year first above written

STATE OF ILLINOIS

I. Raymond F. Holly

a Notary Public in and or and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Taykor Wilson and Ernest Lee Wilson, his wife,

ATA personally known to me to be the same person. 8 whose name instrument, appeared before me this day in person and acknowledgd that they signed, scaled and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

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	FERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
1. Mortgagers shall (1) promptly repair, restore or rebuild a magked or be destroyed; (2) keep said premises in good condition not expressly subordinated to the lien hereof; (3) pay when a perior to the lien hereof, and upon request exhibit satisfactory! (complete-within a reasonable time any building or buildings quirements of law or municipal ordinances with respect to the	usy buildings or improvements now or hereafter on the premises which may become on and repair, without waste, and free from mechanics or other lens or oldsma for due, any indebtedness which may be secured by a lien or charge on the premises evidence of the discharge of such prior lien to Trustee or to holders of the note; now or at any time in process of erection upon said premises: (5) comply with all premises and the use thereof; (6) make no material atterations in said premises
2. Mortgagors shall pay before any penalty attaches all genere charges, and other charges against the premises when due, an ecipta therefor. To prevent default hereunder Mortgagors shall	al taxes, and shall pay special taxes, special assessments, water charges, sewer serv- d shall, upon written request, furnish to Trustee or to holders of the note duplicate pay in full under protest, in the manner provided by statute, any tax or assessment
3. Mortgagors shall keep all buildings and improvements now ag or windstorm under policies providing for payment by the incase of loss or damage, to Trustee for the benefit of the be attached to each policy, and shall deliver all policies, including the policies.	or hereafter situated on said premises insured against loss or damage by fire, light- surance companies of moneys sufficient either to pay the cost of replacing or repair- ing the control of the cost of the cost of the cost of the cost of the e holders of the note, such rights to be evidenced by the standard mortgage clause ing additional and renewal policies, to holders of the note, and in case of insurance
4. In case of default therein, Trustee or the holders of the not Mortgagors in any form and manner deemed expedient, and macumbrances, if any, and purchase, discharge, compromise or set a sale or forfeiture affecting salid premises or contest any tax or penses paid or incurred in connection therewith, including attor	ys prior to the respective date of expiration, the may, but need not, make any payment or perform any act hereinbefore required y, but need not, make full or partial payments of principal or interest on prior the any tax lies or other prior lien or title or claim thereof, or redeem from any assessment. All moneys paid for any of the purposes herein authorized and all nergy fees, and any other moneys advanced by Trustee or the holders of the note may be a secured hereby and shall become immediately due and payable without outlee and tillon of Trustee or holders of the note shall never be considered as a waiver of any part of Mortgagors.
ording to any bill, statement or estimate procured from the app	propriate public office without inquiry into the accuracy of such bill, statement or
of the holders of the note, and without notice to Mortgagors g h. the note or in this Trust Deed to the contrary, become d almens of principal or interest on the note, or (b) when defaul	tioned, both principal and interest, when due according to the terms hereof. At the s, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anyue and payable (a) immediately in the case of default in making payment of any it shall occur and continue for three days in the performance of any other agreements.
7. Wen the indebtedness hereby secured shall become due wh it to sore case he lien hereof. In any suit to foreclose the lien he sale all e pend turns and expenses which may be paid or incurring, apprais r's, des outlays for documentary and expert evidence, teams to bepe_uc_after entry of the decree) of procuring all inflacts, and si illar lata and assurances with respect to title as secute such ' i or ' evidence to bidders at any sale which may premise, A illaradawithis and expenses of the nature in this j	sether by acceleration or otherwise, holders of the note or Trustee shall have the ereot, there shall be allowed and included as additional indebtedness in the decree detections of the party of the control of the con
immediately due a d ha able, with interest thereon at the rat number of the state o	se of seven per cent per annum, when paid or incurred by Trustee or holders of and bankrupfey proceedings, to which either of them shall be a party either as and bankrupfey proceedings, to which either of them shall be a party either as seen whether or not actually commenced; or (e) preparations for the defense of only he security hereof, whether or not actually commenced; the security hereof, whether or not actually commenced; all such learness as rementioned in the preceding paragraph hereof; second, all such learness as are mentioned in the preceding paragraph hereof; second, all the processing paragraph is the preceding paragraph hereof; account, all note; fourth, any overplus to Mortgagors, their heirs, legal representatives or
name: third, all principal an interest remaining unpaid on the gas, as their rights may appear. 9. Upon, or at any time after the fill gof bill to foreclose the lakes. Such appointment may be mad eith rincer or after sa time of application for such receiver a. "Wout regard to the setsed or not and the Trustee hereunder m' be appointed as setsed or not and the Trustee hereunder m' be appointed as setsed or not and the Trustee hereunder m' be appointed as setsed or not and the Trustee hereunder m' be appointed as setsed or not and the Trustee hereunder m' be appointed as setsed or not and the Trustee hereunder m' be appointed as setsed or not and the Trustee hereunder m' be appointed as setsed or not appointed as a set and the trustee hereunder m' be appointed as a set and the trustee hereunder m' be appointed as a set and the trustee hereunder m' be appointed as a set and the trustee hereunder m' be a set and the trustee hereunder	note: fourth, any overplus to Mortgagors, their heirs, legal representatives or als trust deed, the court in which such bill is filed may appoint a receiver of said tie, without notice, without regard to the solvency or insolvency of Mortgagors at their value of the premises or whether the same shall be then occupied as a tip of receiver. Such receiver shall have power to collect he rents, issues and profits
one premises during the pendency of such foreclosity of the there be redemption or not, as well as durin any irrher leed the there be redemption or not, as well as durin any irrher leed that the such profits, and ill other power than the such as the profits of	its trust deed, the court in which such hill is filed may appoint a receiver of said to will be used to the old the property of Mortgagors at the such court in the property of Mortgagors at the property of Mortgagors and profits in case of a sale and a deficiency during the full statutory period of redemption, times when Mortgagors except for the intervention of such receiver, would be the property of
party interposing same in an action at law upon the noter of it. Trustee or the holders of the note shall have the right o it hat purpose.	y secured. ny sec' the premises at all reasonable times and access thereto shall be permitted
the do not be come any power increase given a mass explicitly of the case of its own group and power herein given. 3. Trustee shall release this trust deed and the lien thereof by secured by this trust deed has been fully pald; and Trustee ma either before or after maturity thereof, produce and exhibit to	ndition of the premises, nor shall Trustee be obligated to record this lig ted by the terms hereof, nor be liable for any acts or omissions hereunder, the gents or employees of Trustee, and it may require indemnities satisfactory or proper i strume t upon presentation of satisfactory evidence that all indebted- by execut and de iver a release hereof to and at the request of any person who or Trustee the note, representing that all indebtedness hereby secured has been
when the presentation is the second accept as tree without input, and the presentation is a second as the whole accept as the second and the presentation of the prese	proper latures t upon presentation of satisfactory evidence that all indebted, by execut and diver a release hereof to and at the request of any person who o Trustet the note, representing that all indebtedness hereby secured has been by the property of
4. Trustee may resign by instrument in writing filed in the offi- ded or filed. In case of the resignation, inability or refusal to a ituated shall be Successor in Trust. Any Successor in Trust here tee, and any Trustee or successor shall be entitled to reasonable	ce of the Recorder or Regi rar f Titles in which this instrument shall have been ct of Trustee, the then Record r 'Deeds of the county in which the premises under shall have the identic th' powers and authority as are herein given compensation for all acts per 'm' d hereunder. In the binding upon Mortgagor, and all nersons claiming under or through Mortili such persons and all persons liab e', the payment of the indebtedness or any te or this Trust Deed.
The mortgagors covenant and agree t ract to sell and convey the mortgaged p	hat they will not sell and convey or cause to remises without first propuring the written
ent of the mortgagee herein. In œse o whole of said principal and interest re	f breach of said covenant, unfi in such case, maining unpaid secured by this not tgage shall
eupon, at the option of the mortgages, in contained to the contrary notwithster 1.7. THIS IS A SECOND MORTGAGE.	become immediately due and payshle rything nding.
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I M P O R T A N T THE PROTECTION OF BOTH THE BORROWER AND	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 500 110 110 110 110 110 110 110 110 110
DER. THE NOTE SECURED BY THIS TRUST DEED SHOULD DENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE TRUST DEED IS FILED FOR RECORD.	Assistant Secretary Assistant Use President Assistant Thus Officer
Name: R-f. Holly 6.	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
Address: $065/3$ (810ME7) City: 460 6060	792
FORM 104 533 RECORDER'S OFFICE BOX NUMBER.	 1
533	

'END OF RECORDED DOCUMENT