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COOK COUNTY, ILLINOIS



Jun 14 '72 | 24 PH

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

21938987 21 938 987 TRUST DEED THE ABOVE SPACE FOR RECORDER'S USE ONLY N THIS INDENTURE, made 1972 , between June 6 Daniel Farinella and Shirley Farinella, his wife herein referred to as "Mortgagors," and 20 CHICAGO TITLE AND TRUST COMPANY Illinois corporation doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth:

Ti .T, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, aid '.g'l holder or holders being herein referred to as Holders of the Note, in the principal sum of Tenty-Five Thousand and no/100------(\$25,000.00)-----Dollars, act of one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER balance and the remainded.

The rate of 8% per annum and II of said principal and interest.

Illinois, as the holders of the note may, from time to time, in many appoint, and in absence of such appoint, in the native of North Point State Bank in said Village.

The suppose of such appoint in the contact of the note may from time to time, in many appoint, and in absence of such appoint. In the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms, provise the native of money and said interest in accordance with the terms. NOW. THEREFORE, the Mortgagors to secure the partners 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 coverants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the terms, provisions consideration of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of One Dollar in hand paid, the terms, provisions and limitations of the sum of the ì Lot 292 in Nort's te Unit No. 3 being a Subdivision in the East half of Section 2 ard in the West half of Section 9, To no ip 42 North, Range 11 East of the Third Principal Meridian, in Cook County, This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the revert the deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgage is Successors and assigns.
WITNESS the funds
Daniel Farinella [:5.AL] STATE OF ILLINOIS, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY O Daniel Farinella and Shirley Farinella, instrument, appeared before me this day in personal delivered the said Instrument as their

BOX 533

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Page 2

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

1. Marigagors shall (1) printingly repair, rectire or rebuild any buildings or improvements now or hereafter on the primise which may become damaged to be destroyed, (2) keeps vial premises in good conditions and repair, without water, and free from untally via other fliens or claims for line in expected substitution for the prevent of the prevent o

Mortgagers shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water thinges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefore revent default bereauder Mortgagors shall pay in full under protest, in the manner provided by statite, any tax or assessment which Mortgagors may desire

to contest.

3. Mirrigagurs shall keep all buildings and improvements now or hereafter situated on said promises insured against his or damage by fire, lightning or windsterm under publicities providing for payment by the instrance companies of maneys sufficient either to pay up fact cost of replacing or repairing the some or pay in full the indebtedness secured benefits all in companies satisfactory to the builders of the ones, under insurance publicies payable, in case of loss or damage, to Trustee of the burnet's applied in the ones, used in the burnet's offered policy, and shall deliver all policies; including an discussion of the publicies and the ones and policies payable, in the policy of the public pub

4. In case of default therein. Trustee of the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Martigajous in any form and manitor decimed expedient, and may, but need not, make full or partial payment of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax ben or other prior hen or title or claim thereof, or redeem from any tax sile or infertions affecting said permiss or context any tax or assessment. All moneys paid for any of the purpose hierare authorized and all expenses paid or incurred in connection thereofth, including attorneys' (see, and any other moneys advanced by Trustee or the holders of the note to gratect the mortgaged premises and the lien hereof, plus reasonable componistion to Trustee for each matter concerning which action thereof may be taken, shall be some additional indebtedness secured hereby and shall be come numediately due and payable without notice and with interest thereon at the rate of 8% for anomal matting of Trustee or balled sort that never the considered as a warver of any right account got them on account of any default

The Trustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according any hill, statement or estimate produted from the appropriate public of the without inquiry into the accuracy of such bill, statement or estimate or into

ic validity of any tax, assessment, sale, forteiture, tax lien or title or claim thereof.

We spors shall pay each tiem of indebtedoes herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the selfs of the note, and without notice to Mortgogore, all uppaid indebtedoes secured by the Trust Devel shall move that and apartling in the note or in the cost of the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or inserves on the note, in (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgogors berein contains.

7. When the ond produces bereby we med shall become due whether by acceleration or interview, holders of the note or Trustee shall be allowed and included as additional indebtedness in the decree for sale as expenditures and a consequence which may be paid or incorred by or on behalf of Trustee or holders of the note for attorneys' fees, Trustee's fees, appealant rees outlays fees actinementary and expert evidence, stemperaphers' charges, publication cores and costs which may be rathered as to return to be expended after entry of the decree) of securing all such adiatates of life, title wards be and examined underso. The contraction is the state of the note in a first title ward became a securing the contraction of the note and assumance with respect for the active on holders of the note may deem to be reasonably necessary either to procure outs out or in evidence to holders at any sale which may 1% pursuant to vail decree the true condition of the title to or the value of the premises. All expenditures and expenses of the note may be added to the procure of the note of the procure of the note of the procure of the note of the note of the procure of the note of

hereof, whether or not actually counterface.

8. The proceeds of any foreclous, "self-of the premises shall be distributed and applied in the following order of printity, First, on account of all costs and expenses uncident to the foreclosure processing, including all such trems as are mentioned in the preceding paragraph bettod, second, all other thems which under the terms hereof constitute of uncell distributed and to that evidenced by the natice, with interest thereon as herein provided, third, all to that evidenced by the natice, with interest thereon as herein provided, third, all

appear.

9. Upon, or at any time after the filing of a bill. If a close this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before. Are said, without notice, without regard to the solvency or insolvency of Mortgagors at the time of apply attoin for such receiver and without regard to the value of the premises or whether the same shall be then occupied as a homestead or not and the trustee hereing times as well as during the production with and profits of said premises during the production of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except (the tervention of such receiver, but do entitled in collect such rents, issues and profits, and all other powers which may be necessary or are usual in such tasy if or the protection, powersion, control, management and operation of the primises during the whole of said period. The Court from time to time a yas utilities the receiver to apply his hands in payment in while or in part of 13). The indebtedness secured thereby, or by any decree for the intervention of my task special assessment or other lien which may be or become uponed to the hen hereoff or of such decree, provided with application is in depth or in foreclining reals (2) the deficiency in case of a sake and deficiency.

superior to the lien hereof or of such decree, privided such application to mode prior to foreclosure sales (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision here of shall be subject to any defense which would not be good and available to the party interprobing same in an action at law upon the note hereby secure.

Trustee or the holders of the note shall have the right to inspect the premises at all feasionable times and access increase shall have the right to inspect the premises at all feasionable times and access increase shall be premised out to inquite into the validity of the signature.
 Trustee has no duty to examine the title, location, existence or consists. The premises or to inquite into the validity of the signature.

12. Truster has no duty to examine the title, location, existence or c., i.i. for premises, or to inquire into the validity of the signatures of the identity, capacity, or authority of the signatures of the identity, capacity, or authority of the signatures of the identity capacity of the identity of the signature of the identity capacity of the trust deed of to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any ε, s. c. initiations hereinder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require inder aiti ε, as infactory to it before exercising any power herein given.

13. Trustee has no duty to examine the title signature of the signatu

by this trust deed has been fully paid, and Trustee may execute and deliver another his conference of an adast the request of any person who shall, either before or after manney thereof, produce and chilbit throughout the conference of the confer

A. Tristee may resign by instrument in writing filed in the office of the Recorder or Regist at 7. Lee in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorde or 12 eds of the country in which the premises are attuated shall be Successor in Trust, Any Successor in Trust between thall have the identical title, power, and any profit was are herein given Trustee, and any the state of the state of

15. This Trust Deed and all previous literact, shall extend to and be binding upon Mortgagors and all persons c'uning under or through Mortgagors. And the word "Mortgagors" when used herein shall include all used persons and all persons c'uning under or through Mortgagors and the word "Mortgagors" when used herein shall include all used persons and all persons to be "debtedness or any part thread whether or not such persons shall have generated the note or this Trust Deed. The word "note" when used in the instrument shall be construed to great

This rider attached heroto and made a part of Trust Deed dated June 6, 1972 in the amount of \$25,000.00.

16.

If said properly, or any portion thereof, shall be sold, conveyed, or transferred without the written permission of the holder list had and obtained, then the whole of the principal sum of the note hereby executed remaining unpaid together with accured interest thereon, at the election of the holder, shall immediately, the

17.

Prepayment privilege is granted to make prepayments on principal, upon thirty days prior written notice, on any interest nayment dais; provided-however such prepayment in any calendar year shall not exceed twinnly copper cent of the original principal amount. Payments made in except at this amount will be accepted upon payment of a two (25%) per cent promit during the first three years, one (1%) per cent during the next two years, and at no prainium therefore.

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18.

In addition to the monthly payments of principal and most or pyable under the terms of the note, the notescent agree to by to the hole of the note of the notes o

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DOOD TO 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. North Point State Bank P.O. Box 700 Arlington Heights, Illinois 60004 PLACE IN RECORDER'S OFFICE BOX NUMBER *END OF RECORDED DOCUMENT