COOK COUNTY, ILLINOIS FILED FOR RECORD

Station N. Chem.

Aug 11 '70 | 33 PH

21234601



TRUST DEED

534152

21, 234, 601

423-2

THE ABOVE SPACE FOR RECORDER'S USE ONL

July 22, THIS INDENTURE, made 19 70 between

BRACK C. WARE and IREME L. WARE, 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 Mortingers are justly indebted to the legal holder or holders of the Instalment Note hereinafter said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of One Hundred Eighty Thousand and no/100 (\$180,000.00)

Thirteen Rung of Minety-Pour and 12/100 Dollars on the First day of September 19 70 and \$1.394.12 Dollars on the first day of except that the final payment of principal and interest, if not sooner paid, shall be due on the First day of August 19 80 All such payments on account of the debtedness evidenced by said note to be first applied to interest on the unpaid principal half such payments on account of the deptenders evapenced by said note to be that applied to interest on the impaid principal balance and the remainder to princip al; novided that the principal of each installment unless paid when due shall bear interest at the rate of seven per cent per annum, in all of said principal and interest being made payable at such banking house or trust company in Chi-ago, 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 Bearer's Attorney-at-Law. in said City.

NOW. THEREFORE, the Mortgagors to secure the payr in 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 cow and and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of Ose Dollar in hand past, the receipt interior hereby acknowledged, do by these presents CONVET and MARRANT unto the Trustee, its successors and assign, the following careful of their estate, just fall and interest therein, situate, juig and being in the COLVET of COLVET and MARRANT UNITY OF ILLINOIS.

Lots 1 to 6 and the North 10 feet of Lot 7 in Block 1 in James McCortney' Subdivision of the West half of the South Mest quarter of the North West quarter of Section 31, Township 38 No. 10 Range 15, East of the Third Principal Meridian, in Cook County, Illarois.

*for six months and Forty Thousand One Bundra Eleven and 42/100 (\$40,111.42) Dollars on Narch 1, 1971 and \$,420.34 on the first day of April, 1971 and \$1,420.34 on the first day of april, 1971 and \$1,420.34 on the first day of each month thereafter

for 111 months, Any prepayment shall be subject to an additional rinety (90) days interest on that part of the aggregate amount of all prepayment in the preceding twelve (12) months, including the date of prepayment, which exceeds.

twenty (20) per cent of the original principal amount of the loan.

which, with the property hereinafter described, is referred to herein as the "premises."

TOGETHER with all improvements, tenements, castements, fixtures, and appurerances thereto belonging, and a" ... as issues and mofits thereof for so long and during all such times as Mortgagers may be entitled thereto (which are pledged primarily and on a party with said real e _ 10 = 3 par secondarily) and all apparatus, equipment out titles now or hereafter tereins (which are pledged primarily and on a party with said real e _ 10 = 3 par secondarily) and all apparatus, equipment of titles now or hereafter tereins (which are pledged primarily and on a party with said real e _ 10 = 3 par secondarily) and all apparatus, equipment of the foregoing a feet of the party of a dece, at the doors and windows. However, the foregoing are the foregoing at the foregoing are an expressed on the party of said real express are a subject to the party of said real express are a subject to the party of said real express are a said at a said and the considered as constituting part of the real exate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the user a d t. T a herein set forth, free from all rights and benefits under and by virtue of the Homesteed Exemption Laws of the State of Illinois, which said right. — b — fits the Mortgagors do hereby expressly release and waive.

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

Stack C. Ware of Mortgagors the day and year first abo Irene L. Ware Miriam Clayton STATE OF ILLINOIS a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY Brack C. Ware and Irene L. Ware, his wife.

> whose name B ATR no are personally known to me to be the same person. ument, appeared before me this day in person and acknowledged that **they** ered the said Instrument as **their** free and voluntary act, for the free and voluntary act, for the uses and purposes

July

d Indiv., Instal.-Incl. Int.

Ö

upon mailing by registered or certified mail return receipt requested or delivering not less than ten (10) days prior written THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I (THE REVERSE SIDE OF THIS TRUST DEED): indight buildings or improvements now or hereafter on the premises which may become damaged and repair, without waste, and free from mechanic's or other hens or claims for lien unst expressly referes which may be secured by a lien or clarge on the premises superior to the lien hereof, and free the new control of the secured by a lien or clarge on the premises superior to the lien hereof, and from the properties of the prop 1. Mortgagors shall (1) prumptly repair, restore or rebor be destroyed; (2) keep said premises in good condition suburdinated to the lien heperof; (3) pay when due any indevapon request exhibit satisfactory evidence of the disclarge building or buildings now or at any time in process of ere respect to the premises and the use thereof; (6) make no my 2. Mortgagors shall pay before any penalty stateshes all, 2. Mortgagors shall pay before any penalty stateshes all, prevented things against the premises when due, and shift prevented the process of the stateshes all pays in full yield to contest. In the contest of the process of the process of the stateshes all pays in full yield to contest. and other energy against the graines shall pay in full spider protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire prevent edigately herefunder Mortgagors shall pay in full spider protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire prevent edigately and the providing for payment by the instance companies of moneys sufficient either to pay the cost of replacing or requiring a the form windstorm under policies providing for payment by the instance companies of moneys sufficient either to pay the cost of replacing or requiring a the form to pay in full the indebtedness secured hereby, all informations statisfactory to the holders of the note, under insurance policies payable, in case of analyse, in case of mortgage clause to be attached to each policy, and shall deliver all policies, including additional and fenewal policies. to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expirition. 4. In case of default therein, Trustee of the holders of the note may, but need not, make any payment or perform any act herembefore required of mergagors in any form and manner deemed capellent, and may, but need not, make full or partial payments of principal or interest on prior encumbrances. 4. In case of default therein, Trustee of the holders of the note may, but need not, make full or partial payments of principal or interest on prior encumbrances. All files not other prior line or title of child the prior and affecting said premites or contest any tax or assessment. All sine or other prior line or title of child the prior and all expenses paid or incurred in connection therewith, including attorneys' feet, and any other moneys advanced by Trustee or to deed all expenses paid or incurred in connection theretors, the payment of prior payment of the part of holders of the note while here to the holders of the note of the part of holders of th so much interest on the notice of (b) when default shall occur interesting the performance of any other agreement of the Mortgagors herein contained. 7. When the inachtedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lies in b. c. it. in my suit to foreclose the lies hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and appropriate which may be gaid or incurred by or on behalf of Trustee or holders of the note for attorneys! (ex. Trustee's feets outlays for dooe untar by and expert evidence, stenographers' charges, publication costs and costs (which may be eximated as to time to be expended after entry of the dec ceje precuring all such abstracts of title, title searches and examinations, title insurance policies, Tortens certificates, and similar data and assurances with ret., ct., 'u. is at Trustee or holders of the note may deem to be examinations, title insurance policies, Tortens certificates, and similar data and assurances with ret., ct., 'u. is at Trustee or holders of the note may deem to be when the nature in this parage, promotion and substances excerted hereby, and immediately due and payable, with interest the nature in this parage, promotion and substances accured hereby and immediately due and payable, with interest tableton at the rate of the appear of 'u.p. annum, when paid or incurred by Trustee or holders of the note in connection with la) any proceeding, including the nature in a particular of affect accurated of such right to foreclose protours and Santhurjet's proceed up. 'u.p. annum, when paid or incurred by Trustee or holders of the note in connection with la) any proceeding, including the protours and Santhurjet's proceeding the paragraph when security hereof, whether one accurate the paragraph which might be to proceeding which might by reason of this trust deed or any middle there are included to the foreclosure of any threatened store principal and interest remaining unpaid on the note; "rth, any overplus to Mortgagors, there nems, legas representatives or assigns, as unex riginis may appear. 9. Upon, or at any time after the filing of a bill of or ct. whis treat deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or at. ad. without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the th. asks of the premises or whether the same shall be then occupied as a homestead or not and the relateste hereunder may be appointed as such receiver. Such receiver, at all have power to collect the same, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a defi anny, d ring the full statutory period of redemption, whether there be redemption or not, as well as during any, further times when Mortgagors, except for he into the enterior of one clotter such entait, issues and profits and all other powers which may be necessary or are usual in suc. cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may assure are a receiver to apply the netwome in his hands in payment in whole or in part of (1). The indebtedness secured hereby, or by any decree foreclosing his to us deed, or any tax, special assessment or other lien which may be or become superior to the lien notes of or Such decree, provided such application is "" to foreclosure sale; 2) the deficiency 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 would not be good and available to the party interposing same in an action at law upon the note hereby secured. 11. Trustee or the holders of the note shall have the right to inspect the unit and a reasonable times and access thereto shall be permitted for th 11. Trustee has no duly to examine the tille, location, existence of condition a the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the conduct or that of the agents or employees of Trustee, and it may require indemnities at a factory to it before exercting any power herein given. 13. Trustee shall release this trust deed and the lien thereof by proper instrument upon a sensition statisfactory endement that all indebted eas so the single statisfactory endements and the conduct or the statisfactory confidence that all indebted eas sensitive after maturity thereof, produce and enhibit to Trustee the sour, representing that all indebted eas it reby excured but been said, shall, a fine deed thereof the statisfactory endements and in the statisfactory endements and enhibit to Trustee the source response to the successor trustee. An accessor trustee may accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior true to be caused to which purports to be exceuted by the persons herein due to the successor trustee. An accessor trustee may accept as the note herein described any note which bears and it has never placed its identification number on the note described. An accessor trustee therein described is required of the original trustee and it has her more than one note is used. Any transfer of title to the within premises shall accordant the note secured hereby. 534152 IMPORTANT CHICAGO TITLE AND TRUST COMPANY THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. MAIL TO: BERVARD HAMMER ONE N. LA SALLE (935); 801 8100-14 S. Rssex Ave. CHICAGO, 14. 60602 Chicago, Illinois PLACE IN RECORDER'S OFFICE BOX NUMBER 53 3