UNOFFICIAL COPY

21 240 715

1970 AUG 18 PM | 15

AUG-18-70 110 769 0 21210715 4 A -- Rec

5.10



TKOO! DEE	
-	
стто	THE ABOVE SPACE FOR RECORDER'S USE ONLY
	st 11 19 /0. between
Leonard G. McAtee &	Ruth E. McAtee, his wife
THAT, WHEREAS the Mortgagors are sa, I legal holder or holders being herein	herein referred to as "Mortgagors," and KENNEY OF THE AND SELECT OF THE AND THE STATE BANK (THE SELECTION OF THE SELECT OF THE STATE OF THE SELECTION OF THE
Niclothian State Bank and devered, in and by which kmay included xk	, 3737 West 147th Street Midlothian, Illinois said Note the Mortgagurs promise to pay the said principal sum and interest methodschedere afferinging terminingsfrancione and interest as follows: persentance much instalments (including principal and interest) as follows:
One Hunched Forty-Three & 54/100 Dollars on the 20th day of September 1970 and One Hundred Forty-Three & 54/160ars on the 20th dofeach month thereafter until said note is fully paid except that the final payment of principa and interest, if not sooner paid, shall be due on the 20th day of August 19 /5 All such payments on count of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance and the remainder to minicipal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of seven per cent point and all of said principal and interest being mude payable at such banking house or trust company in Michael 11 and 11 a	
to wit: city of Calumet	City Cook
Lot 220 in Gold Coast Manor Tit #3, being a Subdivision of part of the Northeast fractional quarter of Section 19, Township 36 North, Range 15 East of the Third Principal Meridian, commonly known, as 1359 Woodview, Calumet City, in the County of Cook, Illinois	
which with the property bereinsfer described.	referred to herein as the "premises."
which, with the property bereinafter described, is referred to herein as the "premises." TOGETHER with all improvements, tenements, fastures, and appurtenances thereto belonging—"all tents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, a condit ming, water, light, power, refugeration (whether single units or centrally controlled), and ventilation, including (without restricting the force ging), stee, window shades, sterm diours and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared is heap of the controlled and that all similar apparatus, equipment or articles hereafter place in the premove whether physically attached theretoor not, and it is agreed that all similar apparatus, equipment or articles hereafter place in the premove whether the propose of the successors or assigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purpose, and appearance quite forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which and rights and benefits the Mortgagors do hereby expressly release and waive.	
This trust deed consists of two pages. The covenants, conditions and provisions appearing on page - the fiverse 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. WATNESS the hand,	
WITNESS the hand	S of Mortgagors ine day and year hist above winter. (SEAL Sattle Me atternation SEAL
Leonard G. McAtee SEAL Ruth E. McAtee SE L)	
STATE OF ILLINOIS.	
SS. a No	ary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT OPERAT G. Mc Atee and Ruth E. Mc Atee, his wife
who AT Person instrument, appear delivered the said	tally known to me to be the same person a whose name they subscribed to the foregoing and before me this day in person and acknowledged that they signed, scaled and instrument as their free and voluntary act, for the uses and purposes therein set forth.
Given und	
Notarial Seal	Notary Public
orm 807 R 1-69 Tr. Deed, Indiv., InstalIncl.	nt. Page I

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

1. Martgagors shall (1) promptly repair, restore or rebuild any buildings or improximents now of hereafter on the premises which may become damaged to be destroyed; (2) keep and premises in good condition and repair, without waste, and free from mechanic to or other here or claims for learn mit expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a learn or sharps on the premises superior to the len hereof, and upon request eighbit satisfactory evidence of the discharge of such pion here to trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or at any time in process of exection upon said premises (5), comply with all requirements of law or manaripal sedimances with

2. Mattgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, parent assessments, water charges, sewer service charges and other charges against the premises when due, and shall, upon written request, furnish to IT fustee or to halves of the noted updicate receipts therefore. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desure to contest.

Moregages shall keep all buildings and improvements now or hereafter situated on said remise instituted against loss or damage by fire, lightning or windstorm inside polices providing for spanned by the insurance companies of the same or to pay in full the indebtedness secared hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trastee for the honeful of the thoughts of the note, which replace to the payable, in case of loss or damage, to Trastee for the honeful of the holders of the note, such rights to the evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal motives on the least hose for dasks writte to the renewal policies. In holders of the note, and in case of insurance about to expire, shall deliver renewal motives on the reservation to the renewal renewal policies.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagars in any form and manner deemed expedient, and may, but need not, make full to partial payments of principal or interest on prive encombrances, if any, and purchase, discharge, compromise or settle any tas hen or other prior lien or title or claim thereof, or redeem from any tas as also or furfeiture affecting said premises or context any tas or assessment. All moneys paid for any of the purposes herein authoritered and all expenses paid or mortered in connection therewish, including attentions; fees, and any other moreins advanced by Trustee or the holders of the note to purce the moreigaged premises additional indebtechness occured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of seven per cent per annum. Inaction of Trustee or holders of the note shall never be considered as a waver of any right accruing to them on account of any default hereunder on the part of Montagagots.

5. The Trustee or the holders of the note hereby weured making any payment hereby authorized relating to taxes or accessments, may do so according only bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the statement of the procured public procured by the procured procured by the procured procured the procured public procured by the procured procured by the procured procured by the procured procured procured by the procured procured procured by the procured procured procured procured procured by the procured pr

6. Mortagges shall pay each item of indebtedness berein mentioned, both principal and interest, when due according to the terms hereof. At the option of 12 by logs of the note, and without notice to Mortaggers, all uppaid indebtedness secured by this Trust Deed shall notivithatending anything in the note or m in T ust. Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or inter-con-the note, or (b) when default shall occur and continue for three days in the performance of any uther agreement of the Mortagposts herein

7. When we debtedness hereby secured shall become our whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the last version of the state of the root of the root

hereor, whether of not actually common car.

The presents of any forecomment of the premises shall be distributed and applied in the following under of priority: First, on account of all costs when the preceding paragraph hereof, economical other item which under the terms hereof constitute seet; alm tending all such items as are mentioned in the preceding paragraph hereof, economical other item which under the terms hereof constitute seet; alm tending all such items as are mentioned in the preceding paragraph hereof, economical other items which under the terms hereof constitute seet; alm tending all such items as are mentioned in the preceding paragraph hereof, economical other interests are almost a such as a such

I reclose this trust deed, the court in which tasted bill lifed may appoint a secorer of said premises. Such appointment may be made either before or, feet less whost or took early and to the solvency or involvency of Mortgagons at the time of application for such receiver and without regard to beth in value of the premises or whether the same shall be then occupied as a homestead or not and the premises or whether the same shall be then occupied as a homestead or not and the premises of whether the same shall be then occupied as a homestead or not and the premises of such foreclosure suit and, in case of a sale on a definer, during the full statutory period of redemption, whether there be redemption or not well as during any further times when Mortgagons, exc or if it intervention of such receiver, would be extincted to collect such tents, issues and profits and all other powers which may be necessary or are usual in such season for the protection, possession, control, management and operation of the premise of the protection of such receiver, would be in his hands in payment in whole of its premise of the protection of the premise or papily the net income in his hands in payment in whole of its premise of the protection of the premise of the protection of the premise of a sile and deficiency. I have not a such as a superior to the liten hereoft or of a sale and deficiency.

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 inspec, the premises at all reasonable times and access thereto shall be permitted for that

purpose.

12. Trustee has no duty to examine the title, location, existence or condit in of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, no, shall rustee be obligated to record this trust deed or to exercise any power herein green unless expressly obligated by the terms herein, nor be liable for any.

3. "Omissions herein, except in case of its own ground swelginger or missions herein, except in case of its own ground swelginger or the control of the state of the own ground state of the own groun

13. Trustee shall release this trust deed and the lent thereof by proper instrument u on escritation of assisfactory evidence that all indebtedness secured by this trust steed has been fully paid; and Trustee may accuse and deliver a release n; of 0 . . . d at the requisest of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all in either described by the person as expert as true without inquiry. Where a release is requested of a successor trust true, c, h successor trustee may accept as the note herein described any note which bears an identification number purporting to be placed thereon by per true techerunder or which conforms in substance with the description herein contained of the note and which purports to be executed by the persons her me described as the makers thereof, and where the release is required of the original trustee and it has never placed its identification number on the note deser, or defend a contained and which conforms in substance with the description herein enough of the note and which purports to be executed by

The persons herein occupated as maker's increas.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Trust in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of I eds of e. county in which the premises are studied shall be Succession if Trust, Any Succession if Trust hereinder shall have the identical title, powers and suthority a "are hereinger affair that the recorder of the Succession in a suthority a "are hereinger affair that the recorder shall be Succession in a suthority a "are hereinger affair that the recorder of the succession in the su

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagers and all persons clair on moder or through Mortgagers. when the word "Mustgagers" when used herein shall include all used persons and all persons table for the payment of the includes or any part thereof whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this in ru = t shall be construed to mea "notes" when more than one note is used.

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.

MAIL TO:

PLACE IN RECORDER'S OFFICE BOX NUMBER

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

SAME OF PEROPERS DOUGHERTS