COOK COUNTY, ILLINOIS FILED FOR RECORD

Aller K. Olica

TRUST DEED SEP 11'70 9 54 AH

August 12

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3246 Hartzell Street Evanston, Illinois

in. V

21 252 404

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

. 1970 . between

DAVID H. GERBER and SUSAN P. GERBER, his wife, herein referred to as "Mortgagors," and

THE NORTHERN TRUST COMPANY;

an Illinois banking corporation located 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 hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the principal said principal sum and interest from date hereof on the balance of principal remaining from time to time unpaid at

the rate of __8 % per annum in instalments as follows: TWO HUNDRED THIRTY EIGHT AND NO/100th:

Dollars on the lat day of October , 19 70 and TWO HUNDRED THIRTY EIGHT AND Dollar of the lat day of each month the pay ne to rincipal and interest, if not sooner paid, shall be due on the 1st day of September 19 90

All s.ch are ments on account of the indebtedness evidenced by said Note to be first applied to interest on the unpaid print pal balance and the remainder to principal; provided that the principal of each instalment unless paid when du shall bear interest at the rate of eight per cent per annum, and all of said principal and interest being made pryable at such banking house or trust company in the City of Chicago, Illinois, as the Holders of the Northermany from time to time in writing appoint, and in absence of such appointment then at the office of The Northermany Trust Company in said City.

NOW, THEREFORE, i... Margagers to secure the payment 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 covenants and agreement herein contained, by the Mortgagers to be proored, and also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these resents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate an all of their estate, right, title and interest therein, situate, lying and being in the COUNTY AND STATE OF ILLINOIS to wit:

Lot 3 in Block 1 in First Addition to Evanston Highlands, being a Subdivision of Lot 45 in County Clerks Division of the West 1/2 (except Seeger's Subdivision) of Fractional Section 33, Township 42 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois,



which, with the property hereinafter described, is referred to herein as the "J emiss 3,"

TOGETHER with all buildings, improvements, tenements, easements, fixtures and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all sum unes as Mortgagors may be entitled thereto (which are pledged primarily and on a parity with said real etal and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply here, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and or dilation, including (without restricting the foregoing) screens, window shades, storm doors and windows, floor overlags, awnings, stores and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereaft relaced in the premises by the Mortgagors or their 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 purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by the theoretical exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors are hereby expressly release and waive.

It Is Further Understood and Agreed That:

Mortgacors shall [1] pecopyty repair, restore or reduild any buildings or be destroyed; (2) keep and premises in good conditions and repair, will saly subordinated to the lien hersed; (3) pay when dise any indebtacless, the sale of the sale stable time any building or buildings now or at any time in process of erection ances with respect to the premises and the use thereof; (6) make no materia, a suthorized by the Holders of the Note.

UNOFFICIAL COPY

4. In case Mortgagers shall full to perform any coverants herein centained. Trustee or the Holders of the Note may, but need not make any payment or perform any expensive performances and the performances of the Note of th	を見るとうと、「ないではないできる」というできません。 では、これでは、これでは、これでは、これでは、これでは、これでは、これでは、これ
5. Trustes or the Holders of the Note hereby secured making any psyment hereby authorized relating to lastes or assessments, may do so according to any bill, statement or estimate proporties produced from the proporties public office without inquiry into the accuracy of such bill, statement or estimate to rice the violatity of any tax, assessment, and, proporties the proporties problem of the proporties problem of the proporties problem of the proporties problem of the proporties of the proporties of the proporties problem of the proporties of the Note or in this Trust Deed to the contrary, become due and psychole (a) immediately in the case of default in making payment of any instalment of principal or interest on the Note, or (i) when default shall occur and continues for three days in the period proporties are the proporties of the Note or Trustee shall have the right to force the interest of the hereof. In any suit to forcelose the lies hereof, there shall be allowed and included as distincial individuous interest of the Note or Trustee shall have the right to force the lies hereof. In any suit to forcelose, the lies noted, there are an observed and statistical individuous indi	できる。 は、 は、 は、 は、 は、 は、 は、 は、 は、 は、
5. Trustee or the Holders of the Note hereby secured making any payment hereby authorized relating to invest on assessments, may do so according to any bill, attenent or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, attenents or estimate or into the validity of any tax, assessment, asia, portentire, tax there or tills or claim thereof. 6. Mortgagors shall appreciately such times of indebtings herein mentioned, both principal and interest, where due according to the terms hereof. At the process of the process of the state of the	
option of the Holders of the Note, and without notice to Mortgarous all, about interest to the Note and without notice to Mortgarous all, and the Holders of the Note and without notice to Mortgarous all, and the Note of the contrary, become does and payable (a) Immediately in the case of default in making payment of any instalment of principal or interest on the Note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgarous berein contained. 7. When the indebtedness hereby secured shall become the whether by acceleration or otherwise, Holders of the Note or Trustee shall have the relation to the Note of the	E CONTRACTOR
In When the incretedness nervey accures shall become the whether by accularation or otherwise, Hadders of the Note or Trustees shall have the properties of the Note of trustees in the accree of the Note of the	
In Whith the indefendences nervely accured shall become the whether by acculeration or otherwise, Holders of the Note or Trustee shall have the properties of the Note of trustees in the decree of the Note of the Note of trustees in the decree of the Note of	
to be expended after entry of the decree) of procuring all such abstracts of title, title searches and examinations, guarantee policies, Torrens certificates, and similar data and assurances with respect to title as trustee or Holders of the Note may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sate which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expresses of the nature in this paragraph mentioned shall become so much additional inductions secured hereby and immediately does and payable, with interest thereon at the rate of eight per cent per amount, when paid or incurred by Trustee or Holders of the Note in connection with (a) any able, with interest thereon at the rate of eight per cent per amount, when paid or incurred by Trustee or Holders of the Note in connection with (a) any of this Trust Deed or any indicatedness thereby secured; or to be preparations for the commencement of any interest of the title of the foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened sait or proceeding which might affect the premises or the security berred, whether or not actually commenced; or (c) preparations for the defense of any threatened sait or proceeding which might affect the premises and expresses proceeding a continuity of the proceeding paragraph period; all other items	r.
able, with interest thereon at the rate of eight per cent per annum, when paid or incurred by Thustes or Hoders of the Note in connection with (a) any proceeding, including problets and bankruptly proceedings, including problets and plantiff, claimant of defendant, by reason of this Trust Deed or any indichtedness bereity secured; or (b) preparations for the commencement of any suit for the foreclosure bereit alletts and the proceedings which might affect the premises the proceedings of the premises of any threstones which might affect the premises of the proceeding and the proceedings of the proceedings and proceedings and proceedings and proceedings are noticed to the foreclosure proceedings, including all such items as are mentioned in the proceeding paratraph hereof; second, all other items	
right to foreclose whether or not actually commenced; or (c) preparations for the delense of any threatened suit or proceeding which might affect the premises or the security between, whether or not actually commenced. 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding parastraph hereof; second, all other items	
and expenses become to the forecomes processings, meaning an said manifolded in the processing paragraphs forecast, an other forms.	
which under the terms bered constitute secured indostuness additional to that evidenced by the Note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortragors, their heirs, legal represents or assigns, as their rights may appear. 9. Upon, or at any time after the filing of a bill to foreclose this Trust Deed, the court in which such bill is filed may appoint a receiver of said press.	
9. Upon, or at any time after the filling of a bit to foreclose this Trust Daed, the court in which such bill is filled may appoint a receiver of and forenties. Such appointment may be made either before or after sale, without notice, without regard to the source or insulversor of instructory of Mortgarous at the time of application for such receiver and without regard to the source or whether the same shall be time occupied as a homestead or not and the Trustee between the appoint of as such receiver, Such receiver shall have power to collect the rents, issues and precision for such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or only, as well as during a during and during the full statutory period of redemption, whether there be redemption on the during the full statutory period of redemption, whether there were more interesting to such receiver of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or only as the property of the such as the such as the such as the property of the such as the such	
not, as well as during any further times when Mortgagers, except for the intervention of such receivers, would be entitled to collect such routs, issues and profits, and all other powers which may be necessary or are sumal in such cases for the projection, possessarion, entirely, management and operation of the profits and all other powers which may be not appeared to the part of: (1) The indebticlesses secured hereby, or by any decree foreclosing this Trust Deed, or any fax, special assessment or other lies which may be or become superior to the lien hereof or of such decree, provided such application is made prior to forecourse sale; (2) the deficiency in case of a	
so or become superior that the lien heroof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a size of deficiency. 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 her in Interpolaring same in an action at law upon the notice hereby securior.	
1' To stree or the Holders of the Note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for	
has no duty to examine the title, location, existence, or condition of the premises, nor shall Trook to obligated to record this Trust Doed to the state of the s	
by the Treat of all responses the Trust Deed and the line thereof by proper instrument upon presentation of natisfactory evidence that all indebtedness ascured by this Treat of and a secure and deliver a release berred to and at luty paid; and Treates may rescure and deliver a release berred to and at luty paid; and Treates may rescure and deliver a release berred to and at luty ascured has been paid, which representation rates may accept as the situation of the secure of t	· · ·
serin described any n 4 such bears a credificate of identification purporting to be executed by a prior treates hereunder or which conforms in substance in the description be a contained of the Note and which purports to be sexuated by the persons herein designated as the makers thereof, and where hereins is required to the conformation of the Note and which purports to be sexuated by the persons herein designated as the makers thereof, and where hereins is required to the conformation of the Note and where the Note and Note are the Note and where the Note and Note are the Not	٠.
may except as me greature 'we vertus described any note which may be presented and writer conjusting in substance with the description nerms conjusted of the Note and which oppor to be executed by the persons herein designated as makers thereof. 14. Thustee may resign be instead in writing filed in the effice of the Recorder or Registrary of Titles in which this instrument shall have been rounded of filed in case of the sign than inability or primate to set of Treates. Chicaro Title and Trust Company. Chicaro Illinois. an Illinois revoces.	
14. Trustee may resign b ins us at in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been conclude or filed in case of the sar jum, inability or refusal to set of Trustee. Chicago Titles and Trust Company, Chicago, Illinois, an Illinois corporation, shall be successor in Trust are of its resignation, inability or refusal to set, the then Recorder or Decele of the county in which the premises a situated shall be successor in Trust. Are: **Example of the same of the same in Trust are small star in the same in Trustee. The same in Trustee is successor in Trust. Are: **Example of the same in the same in Trustee in the same in Trustee. The same in the s	
of any flustee of successor shall be entit? I to I sociable compensation for an actu performed nevertured. 16. This Trust Deed and all provision before of shall extend to and be binding upon Mortgagors and all persons claiming upder or through Mortgagors, and the state of the indebtedness or any part thereof, the properties of the indebtedness or any part thereof, the properties of the indebtedness or any part thereof. 16. Without the prior written consent of the riof or if the Note, the Mortgagors shall not convey or encumber tills to the Premises. The Holders of the Note any elect to accelerate as provided in the Note for exact of this covenant, and no delay in such election after actual or constructive notice of such breach shall constituted as a waiver of or acquisences in any oth convenance or excluminance.	
ay elect to accelerate as provided in the Note for west of this covenant, and no delay in such election after actual or constructive notice of such breach shall construed as a waiver of or acquisecence in any oth present or accumbrance.	, 1
17. If DAVID H. GERBER shall cease to be employed by The Northern Trust ompany or any of its wholly raised subsidiaries for any reason whatsoever,	
the Holders of the Note may at their election and without notice accelerate the maturity of the remaining instalments of the Note and declare the entire	
rincipal indebtedness and interest thereon immediately due and payable. No lelay by the Holders in exercising of it said right of acceleration shall	
e construed as a waiver thereof.	
Wirry Capito hand, S. and agal. S. fol Mortgazors the day and year first above writigh. Stavet Har State [seat] Les Since [seat]	. \$
AVID H. GERBER SUSAN P GERBER [104]	
TATE OF ILLINOIS. I. A POSC N. Jernes A Notary Public in and for and residing in said County in the at seald, DO HEREBY CERTIFY THAT DAVID H. GERBER and SUSAN P. GERBET, S wife,	-
The same of the sa	
who ATC personally known to me to be the same person S. whose name S. ATC with about the personal in strument, appeared before me this day in person and acknowledged that VICY and argued appeared the	
and Instrument as URIX free and voluntary act, for the uses and purposes based as the right of honestead.	
GIVEN under my hand and Notarial Seal this. 21 day	
I M P O R T A N T The Instalment Note mentioned in the within Treat the part of the Protection of BOTH THE BORROWER AND LENDER, THE PROTECTION OF BOTH THE BORROWER AND LENDER BOTH THE BOTH	
NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI. D BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST	
D IS FILED FOR RECORD. August 20. 1970	ĺ.
D. Nige 1	
E FOR RECORDER'S INDEX PURPOSES L STREET DESCRIBED PROPERTY HERE I STREET DESCRIBED PROPERTY HERE	
R V. INSTRIUCTIONS	7
RECORDER'S OFFICE BOX NUMBER 980	
ATTN: E. E. CAMERIUS	

END OF RECORDED DOCUMENT