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TRUST DEFEND FOR RECORD

22 718 917



May 16 '74 10 39 Al

THE ABOVE SPACE FOR RECORDERS USE ONLY \$227 189 17

THIS INDENTURE, made

19 74, between May 13.

RONALD R. WOODWARD and IDAMAY PHYLLIS WOODWARD, his wife

herein referred to as "Mortgagors," and MELROSE PARK NATIONAL BANK, a National Banking Association 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 sum of TWENTY-SIX THOUSAND AND NO/100----(\$26,000.00)---evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE OR-DER OF BEARER

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from on the balance of principal remaining from time to time unpaid at the rate of 7.9 per cent per annum in instalments as follows: One hundred ninety-eight and 95/100---(\$198.95)

of orre Dollars or the lst day of July 19 74 and One hundred ninety-eight and 95/100or more (\$198.95)

day of each Dollars on the 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 1st day of June 1999.

All such payments of a count of the indebtedness evidenced by said note to be first applied to interest on the unpaid principal balance of the remainder to principal; provided that the principal of each instalment unless paid when due shall be content at the rate of 8 per cent per annum, and all of said principal and interest being made payable at such 'ankin g house or trust company in Melrose Park 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 Illinois, as the holders

Melrose Park National Bank in said City, NOW, THEREFORE, the Mortgagors to as are 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 in the large of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in his of b. the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following der urbod Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the Village of Countryside COUNTY OF COOK

Lot 7 in Block 7 in Sherman Gardens a Subdivision of part of the South East quarter of Section 9, Township 38 North, Ra ge 12, East of the Third Principal Meridian, according to the plat thereof recorder 'ep ember5, 1929 as document 10471889 and correction plat recorded September 30, '92' is document 10493920 in Cook County, Illinois

The Makers of this Trust Deed also agree to rejust with the holder of the Instalment Note described herein 1/12 of the annual real state taxes each month.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on p ge 2 he reverse side of this trust deed are incorporated herein by reference and are a part hereof and shell be linding on the mortgagors, their heirs, successors and assigns.

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

Remainder Moodward (SEAL) Idamay Phyllis Woodward Hard

(IDAMAY PHYLLIS WOODWARD) (RONALD R. WOODWARD)

ndersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT

RONALD R. WOODWARD and IDAMAY PHYLLIS WOODWARD, his wife

nstrument, appeared before me this day in person and acknowledged thatthesy their

nd Notarial Seal this 13th day A.D. 19....74

> THIS DOCUMENT WAS PREPARED BY: RUTH BANNISTER, REAL ESTATE LOAN DEPARTMENT MELROSE PARK NATIONAL BANK MELROSE PARK, ILLINOIS 60160

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

1. Mortgagns shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dam aged or be destroyed; (2) keep said premises in good condition and repair; without waste, and free from mechanic's or other liens or claims for lien on expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (4) complete within reasonable time any building or buildings now or at any time in process of errection upon said premise; (5) comply with all reculrements of law or multiple) ordinates with respect to the premises and the use thereof; (6) make no material attentions, and premises except is required by law of

2. Mortgegion shall pay before any penalty attaches all general taxes, and shall pay special assessments, water charges, severe charges, and other charges against the premises when due, and shall, upon written request, furnish to Tourise cor to holders of the note deplicate receiping the control of the co

3. Mortgagon shall keep all buildings and improvements now or hereafter situated on said property insured against loss or damage by fire or lightning for the full insurable value thannan, and against tensadors, windstorms, or or cyclones for 100 per sharped in the same of the insurable value for all insurance purposes to be deemed not less than the amount of said principal indebtedness, all in companies satisfactory to holder and make all insurances policies persable in case of loss to Trustee by the standard mortgage can to be satched to each policy for the benefit of holder, dellawer all policies including additional and renewal policies to holder, and in case of insurance about to expire, to deliver renewal policies not last than toward dark prior to the respective dates of each policy rates.

A. In case of default 'figerein, Trustee or the holders of the note may, but need not, make any payment of perform any act notes required of Mortgegors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encombrances; if any, and purchase, shadings, compromise or satile any tax list or other prior list or claim thereof, or receive from any tax sale or forefailure interesting the prior of the compression of the sale of the compression of the compression of the prior of the mortgeaged premises and the list, hearing, and the prior of the mortgeaged premises and the list, hearing, and the prior of the mortgeaged premises and the list, hearing, and the prior of the mortgeaged premises and the list, hearing, and shall become immediately due and payable without notice and with interest interest on the series of 8 per cant per enum. Inaction of Trustee or holders of the note shall never be considered as a waiver of any right accruing to them on account of any default hersunder on part of Mortgegors.

5. The Trustee of the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so according to an oil, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the aldin of any tax, sassesympt, sale, forfeiture, tax lies not fille or claim thereof.

Martinors shall pay seth liem of indebtedass herein menitoned, both principal and interest, when due according to the terms hereof. At the option of a hot ideas of the note, and without notice to Mortgoors, all unpad indebtedass secured by Intrast Deed shall, notwithstanding asything in the note in it is frust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of princips on the set of the notes of the Nortgoors of the Nortgoo

7. When it is in bedness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the line hareof, there shall be allowed and incided as additional indebtedness in the decree for sale all appenditures \(\tau \) or in any suit to foreclose the line hareof, there shall be allowed and incided as additional indebtedness in the decree for sale all appenditures \(\tau \) or suitage for \(\tau \) cuttently and expended after entry of \(\text{se} \) disconstructions are suitaged as a suitage for \(\text{se} \) country and expense of the sale suitages \(\text{se} \) contained a similar data and assurances \(\text{thir} \) in part to title as Trustee or holders of the note be reasonable use of the prosecute such using \(\text{or} \) in the sale and similar data and assurances \(\text{thir} \) in part to title as Trustee or holders of the note may deem to be reasonable use of the prosecute such using \(\text{or} \) in the sale and \(\text{or} \) in the sale and

8. The proceeds of any forecloure sile of the ""mises shall be distributed and applied in the following order of priority. First on account of all costs and expenses incident to the forecloure proceed gs, in Juding all such learns as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof contitute secures indebte least additional to the evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filling of a usi. I for close this trust deed, the court in which such bill is filled may appoint a receiver of said premises. Such appointment may be made either before or iters a, without noticity, without regard to the solvency or insolvency or insolvency or Mortgagors at the stime of application for such receiver, and without regard to the hen also of the premises or whether the same shall be then occupied as a homesteed or not and the frustee hereunder may be appointed as such receiver, and or leave the state of the premises of the premise during the frust period of redemption whether there he redemption or not, as well as during any forther times when Mortgagors, except for a "inversation of such factiver, would be milled to collect such rests, issues and profits, and all other powers which may be necessary or at sutual in such control of such factiver, would be milled to collect such rests, issues and profits, and all other powers which may be necessary or at sutual in such control of the premises during the holes of the profit of the profession of the premise during the holes of the profit of the

10. No action for the enforcement of the lien or of any provision her of shall be subject to any defense which would not be good and evailable to the party interposing same in an action at law upon the note hereby secur

that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of " > r emises, nor shell trustee be obligated to record this trust deed or to exercise any power hersin given unless expressly obligated by the terms here..., no be liable for any acts or omissions hereunder, except in case of

any Down Treatment of the Committee of t

14. Totate at any time acting hereunder may resign by Instrument in writing filled in the office of the ecorder or Registrer of Titles In which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of the Trustee, HICAGO 7 ILE AND TRUST COMPANY, an Illinois corporation, shall be Successor in Trust, and in case of its resignation, inability or refusal to act, the "morfer" of Deeds of the county In which said property is situated shall be such Successor in Trust. Any Successor in Trust have only in the identical title powers and earthority as are therein given Trustee.

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15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons climin ander or through Mortgagor and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the incebt frees, or any part thereo whether or not such persons shall have executed the note or this Trust Destruction.

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HERE-IN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed has been identified

MELROSE PARK NATIONAL BANK as Trustee.

MELROSE PARK NATIONAL BANK
17th Avenueat Lake Street

Melrose Park, Illinois 60160

INSERT STREET ADDRESS OF ABOUT

5425 South 6th Avenue, Countryside, Ill.

OR

STREET

RECORDER'S OFFICE BOX NUMBER 669

MELROSE PARK NATIONAL BANK

'END OF RECORDED DOCUMENT