COOK COUNTY, ILLINGIS FILED FOR RECORD TRUST DF = ~ White H. Char.

22 735 979

*22735979



THE ABOVE SPACE FOR RECORDER'S USE ONLY

1974 , between May 31, THIS INDENTURE, made William D. Couper and Wilma J. Couper, his wife, as joint tenants with right of survivorship and not as tenants in common.

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 Mortgagors are justly indebted to the legal holder or holders of the Instalment Note heremafter described, aid legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

avid need by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and its vered, in and by which said Note the Mortgagors promise? to pay the said principal sum and interest on the balance of principal remaining from time to time unpuid at the rate Seven and Nine Tenths per cent per annum in instalments (including principal and interest) as follows.

Eighty T' eo and 10/100balance and the remainder to principal; provided that the principal of each installment unless paid when due shall bear interest at the rate of 88 pe, amount and all of said principal and interest being made payable at such banking house or trust the rate of 8% pc, empor and all of said principal an company in Glencoe, Illinois, appoint, and in absence of such appearations, then at the office of Illinois, as the holders of the note may, from time to time, in writing Glencoe National Bank in said City,

in said City.

NOW, THEREPORE, the Martiagors to secure the properties of the said grancipal 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 agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand paid, the tree presents thereby acknowledged, do by these presents CONVEY and WARRANT unto the Truster, its successors and assigns, the following described Re. Butter and all of their estate right, title and interest therein, situate, lying and being in the COUNTY OP

COOK

COOK

Village of Glencoe to wit:

Parcel 1: Lot 16 in Block 41 in Glencoe a Subdivision of parts of Section 5, 6, 7 and 8, Township 42 North, Range 13 East of the Thi d Principal Meridian.

Parcel 2:

The Southwesterly 5 of 20 feet of vacated public alley lying Northeasterly of and adjoining Lot 16 in Block 41, a Subdivision of parts consection 5, Section 6, Section 7 and Section 8, Township 42 North, Range 13 East of the Third Principal Meridian.

"THIS INSTRUMENT WAS IT "

Commonly known as: 873 Bluff Street, Glencoe, Illinois 60022 Ralph R. Leonard, Vice Fros. GLENCOE NATION'

333 PARK A' P'UT GLENCOE, ILLINOIS G

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

TOGETHER with all improvements, tenements, easements, flatures, and apputtenances thereto belonging, and all treats, thuses and profits thereof for so long and during all used times as Mortgaggers may be entitled thereto (which are pledged primarily and on a party with "* real relate and gout condarily) and all apparatus, equipment or entitleds hereto (which are pledged primarily and on a party with "* real relate and gout condarily) and all apparatus, equipment or entitled (whether single units or centrally controlled), and ventualistic including (without restricting the foregoing), eyes, indices whose, software doors and windows. floor coverings, insider beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of all real "to whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter place in the premises by the m signage vo their successors or assigns shall be considered as constituting part of the real exists.

Or assigns shall be considered as constituting part of the real exists.

Or of the fore of the condition of the state of illinois, which is the Mortgagors do hereby expressly release and wave.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the re-ers-side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgage. s.

successors and assigns. of Mortgagors the day and year first above written. Wilma J. Couper Ralph R Leonarg a Notary Public in and fo William D. ng in said County, in the State aforesaid, DO HEREBY and Wilma J. Couper, his wife

scribed to the foregoing personally known to me to be the same person. ment, appeared before me this day in person and acknowledged that

Page

Notarial Seal 807 R 1-69 Tr. Deed, Indiv., Instal.-Incl. Int.

Page 2

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

1. Mortgagnes shall (1) promptly repair, restore or rebailed any buildings or improvements one on hereafter on the premises which may become damaged or be destroyed (2) keep said promises in good condition and repair, without wasts, and free from medicants or other forms of claims for him our expressly subordinated to the light beyond (3) beyond the any model and permises which may be exceed by a long or the premises superior to the him hereof, and your require shifth satisfactory evidence of the discharge of such permises and restore of the discharge of such permises. On the permises and within a reasonable time are building or buildings now or at any time in process of reaction upon said promises (3) comply with all equipments of law or minimized ordinatives with respect to the premises and the way through (4) make on material alternation in said permises except as evidence, and online alternation and permises and said pay special cases special assessments, water sharges, were were started online alternation and their charges against the premises when due and stall, upon writter request, funds to the inhibitor of the most depiction to be of the material place to exceed the most depiction of the such depiction of the most depiction of the such depicts of the most depiction of the such depicts of the most depict and the promises when the promises were started request them to industrial of the most depict and the receiver devices the most depiction of the most depict and the promises when the promises are the succession of the promises and the promises are the succession of the most depict and the promises are the succession of the promises are the promises and the promises are the promises are the promises and the promises are the promises are the promises and the promises are the promises and the promises are

brought in the promises and the base thereins, (a) make an inspired appropriate to the first of the manner state of the manner provided by statute, any tax or assessment which Mortagors and early the prevent default hereinsder Mortagors and obling and inspired manner with the manner provided by statute, any tax or assessment which Mortagors may desire to entire the state of the manner provided by statute, any tax or assessment which Mortagors may desire to entire the state of the manner provided by statute, and the state of the st

1. Truster of the holders of the note shall have the right to in pert the premises at all reasonable times and access thereto shall be permitted for that large the note of the note shall have the right to in pert the premises of the linguistic in the signatures or the linguistic in the note of the right truster by the shall fruster be obligated in record this trust deed of to service my power hering given unless expressly obligated by the terms hereof, nor be no ine and a year or origination hereunder, except in case and access the right of the right truster by the right truster between the right truster by the

In order to provide for the payment of taxes, we promise to pay nonthly in addition to the above payments, one-twelfth of the annual real estate taxes as extracted by the legal holder of this note or agent. We promise further to pay monthly a promata share of all future hazard insurance premiums. If the amount estimated to be enficient to pay said taxes and insurance is not sufficient, we promise to pay the difference on demand. The legal holder of this note, or agent, is authorized to pay said items as charged or billed without further inquiry. The aforesaid monthly payments by is on taxes and insurance shall be carried in a separate tax and insurance account and shall not bear interest.

1 M P O R T A N T

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD

OHICAGO TITLE AND TRUST COMPANY,

MAIL TO:

A. Sala

Glencoe National Bank 333 Park Avenue Glencos, Illinois 60022 FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

PLACE IN RECORDER'S OFFICE BOX NUMBER___

END OF RECORDED DOCUMEN THE STATE OF THE PROPERTY OF THE PARTY OF TH