UNOFFICIAL COPY



TRUST DEED

.23 611 453

This document was prepaired by:

PLAN LAMPENCE

EDGEWOOD HANA

1023 W. S5th Street

Countryside, Illinois 60525

--- 1

T in

T ',,,

[74]

OTTC CHAR	GE TO CERT	Country of
دلان به .	Sage 1	
	CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDESTURE, mad	le July 3	19 76. between A. G. Schoole and
Louise (. Schee	le, his wife	, as joint tenants
70-		herein referred to as "Mortgagors," and
		CHICAGO TITLE AND TRUST COMPANY
THAT WHEDEAS the	ir business in Ch	icago, Illinois, herein referred to as TRUSTEE, witnesseth: ly indebted to the legal holder or holders of the Instalment Note hereinafter described,
said legal holder bilholder	rs beirg herein ref	erred to as Holders of the Note, in the principal sum of Seventeen, thousand
fifty four and 52	2/1/018	(\$17,05h,52) Dollars.
evidenced by one certain		of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER
and delivered, in and	by which sa	Figewood Pank id Note the Mortgagors promise to pay the said principal sum and interest.
of July 3 5819		on the balance of principal remaining from time to time unpaid at the rate
		per cent per annum in instalments (including principal and interest) as follows:
Two hundred three	and 03/100	's (\$203.03) Dollars on the Tenth day
of August	19 <u>/D</u>	., and it o undred three and 03/100!s Dollars
	teach Month	thereafter until said note is fully paid except that the final
		oner paid, shall be due on the Tenth day of July 1983 beddness evidenced by said note to be first applied to interest on the unpaid principal
balance and the remainder		ovided that the principal of each instalment unless paid when due shall bear interest at
the rate of 10.58		all of said principal differest being made payable at such banking house or trust
company in Country appoint, and in absence of	•	Illinois as he holders of the note may, from time to time, in writing at the office of Idgawood Bank
in said City. Country sid		
NOW, THEREFORE, the M	ortgagors to secure th	the payment of the said principal sum of mor you'd said interest in accordance with the terms, provisions note of the covenants and agreements her in you taked, by the Mortgagors to be performed, and also in
consideration of the sum of On	c Dollar in hand balo	1, the recent whereof is hereby asknowledged, do by these presents CONVEY and WARRANT unto the
	v. the following acser	ibed Real Estate and all of their estate right, tree all interest therein, situate, Ising and being in the COUNTY OF GOOK AND STATE OF ILLINOIS,
to wit		
Lot L	in Timber	View Subdivision, a Subdivision 1, Sections 17 and 18
Towns	ming to the	h, Range 12, East of the Third Principal Meridian plat thereof recorded in the Recorder Office in
Cook	County. Ill	inois on June 29, 1962 as document 18570237 in Cook
	y, Illínois	

	141	C C A MINION MONTOICE - 180
	1 111	S IS A JUNIOR MORTGAGE
TOGETHER with all improve	ments, tenements, es	sements, fixtures, and appurtenances thereto belonging, and all tents, must and profits thereof tor
and all apparatus, equipment or	articles now or here	entitled thereto (which are pleified primarily and on a parity with said real estate and not secondarily) eafter therein on thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration.
windows. Boor coverings, inador	beds awnings, store	sentidation, including (without restricting the foregoing), screens, window thades, storm doors and a and water heaters. All of the foregoing are declared to be a part of said real estate whether physically
or assigns shall be considered as in	anitifuling part of the	apparatus, equipment in articles bereafter placed in the premises by the mortgagors in their successors create state.
forth free from all rights and be	inefits under and by	aid Tenster, its soccessors and acogns, forever, for the purposes, and upon the user and trists betwee set warner of the Heroestead Leeongs on Laws of the Sease of Illinois, which said rights and benefits the
Mortgagors do hereby expressly re This trust deed commists		he covenants, conditions and provisions appearing on page 2 (the reverse side of this
		rence and are a part hereof and shall be binding on the mortgagors, their heirs,
incression and assigns.		
hand is	A RECE ES	of Mortgagors the day and year first above written
		The state of the s
donne 2. &	ch cele_	(SEAL)
7. ~		V V
STATE OF ILLING	1.	KATTILEEN INVEN
Complete Color	M. Aucary P.	SCHOOLS AND LAUSE 4. SCHOOLS, HIS NIFE
EE TALS _		
SYLARYS -	PRE personally b	mount to me to be the same personal setting to me to the same land to the foregoing
No Calling	rement, appeared to	there was they day an person and neknowledged that Total
- Colorie	REAL SAME WOLL SAME	3e1/ Jun 1
CAN BANK	Limba confer my	that and health and the man and the health and the
	STATE OF THE PARTY	

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

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE. I CHE. REVERSE SIDE OF THIS TRUST DEED:

1. Mutagers shall (1) prompt) report, restore or rehald any buildings or magnifered to the health report of the destroyed; (2) keep and premises in good conditions and report, without waste, and free from mechanic's or other hears or claims for hear not expressly subordinated to the hen hereoft; (3) pay when due any indebteness which may be secured by a hear or shape and the premises superior to the hen hereoft, and upon request exhibit strafactory evidence of the destrage of such pior heir to Trustee or to holders of the mote; (3) complete within a reasonable time any publishing or bailing more at a say time in process of recruits upon and premises. (3) comply with all requests of size or monitoral ordinates with a six of the process of the control of the control of the mote; (4) complete within a reasonable time any building or headings as a six of the process of the control of

principal and interest remaining impaid on the note; fourth and overplay to Mortgagors, their heurs, legal representatives or assignt, as men rights may appear.

9. Upon, or at any time after the fiting of a bill to force, — the struct deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, who are notice, without regard to the solvency or unolvency of Mortgagors at the time of application for such reseiver and without regard to the value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as which receiver. Such receiver shall not power to collect the tents, usues and profits of said premises during the pardners of such foreclosure out and, in case of a sale and a deficiency, aring it call structury period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be increasing or are usual in such cases to — "exception, possession, control, imagingement and operation of the premises during the whole of said period. The Fourt from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of (1) The individualness weaterd hereby, or by any decree forefuning this time? If you pay tax, special assessment on other less which may be or become superior to the hereby forefunited to the first time and action at law upon the note hereby secured.

10. No action for the enforcement of the here or of any prossion hereof shall be ye sjest to any defense which would not be good and available to the party interpoung 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 premises at all 1 association with the holders of the note shall have the right to inspect the

11. Trustee of the holders of the most shall have the cight to impect the premises of all casimable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premise, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures or the note of trust deed, nor shall Trustee or one to record this trust deed or to exercise any power bettein given unless expressly obligated by the terms hereof, nor be hable for any acts or morns, in hereinnder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indeminities satisfactory to it considered the continuous of the properties of the state of the state of the case that that deed and the lien thereof by proper instrument upon presentation is with closely evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may execute and deliver a release hereof or and at the requires of any person who shall, either before or after maturity, thereof, produce and exhibit to Trustee the note, representation. Trustee may accept as true without inquire. Where a release in requested of a successor trustee, such successor trustee may accept as the note herein described any note which bears an obstitute on number purporting to be executed by the persons better designated as indicated and which purports to be executed by the persons herein designated as indicated and the note and which purports to be executed by the persons herein designated as indicated and the note and which purports to be executed by the persons herein designated as indicated and the conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as indicated and the purports to be executed by the persons herein designated as indicated and the purports to be executed by the persons herein designated as indicated

COOK COUNTY. ILLINOIS FILED FOR RECORD

Aug 25 '76 | 39 PH

Stilling R. alven RECORDER OF DEEDS

*23611453

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD 88. 4DI NUIFIED BY Chicago Title and Trust Company BETORE THE TRUST DELD IS FILED FOR RECORD

Strate Land CHICAGO)TITLE AND TRUST COMPANY,

MAIL TO

Edgewood Bank 1923 W. 55th St. Countryside, IL 60525

11226 Timber View Lane

La Grange, IL 60525

PLACE IN RECORDER'S OFFICE BOX NUMBER

JENDEUM REKORDED DEEDNEMT