UNOFFICIAL COPY

23 061 646

Silvy R. Olion

DECORDER OF PERSO

APR-25-15 4 4 9 8 8 8 27 23061646 - A .- Rec

5.0U



TRUST DEED

THE ABOVE SPACE FOR RECORDER'S USE ONLY THIS IN DINTURE, made 1975 , between ARNOLD TROGI and April 24 DOWNA M. TROGI, his wife herein referred to as "Mortgagors," and THAT, WHEREAS he Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders 5 sing herein referred to as Holders of the Note, in the principal sum of TWELVE THOUSAND FOUR HUNDIE! AND 00/100---- Dollars, evidenced by one certain in fament Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER and delivered, in and by when and Note the Mortgagors promise to pay the said principal sum and interest on the balance of principal remaining from time to time unpaid at the rate from AS PROVIDED FOR UNDER per cent per annum in instalments (including principal and interest) as follows: SEPARATE INSTRUMENT Dialars: oracitesc...... XAX. XXXXD61R06X X00X **XDAYON XENEK** scheeden strong store de proposition de la contraction de la contr **煮**無 X ЗОИКООЗНИЧНИЯ «ЭДДО УЗНОСИ ХОВОИК ЗОВИНЫЕ ВИВ ВОВИНЫЕ ЯБИ НЕВИНОСК Management XXX All such payments on account of the indebtedness evi enced by said note to be first applied to interest on the unpaid principal balance and the remainder to principal, paperdark that sizes ones, skylerach interest wides problemed and escape the kear of the skylerach interest being made payable at such banking house or trust company in Highwood interest being made payable at such banking house or trust company in Highwood interest being made payable at such banking house or trust company in highwood interest being made payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at such banking house or trust company in the such payable at su appoint, and in absence of such appointment, then at the office of Bank of Highwood in said City. NOW. THEREFORE, the Mortgagors to secure the payment of the said principal air of noney and said interest in accordance with the terms, provision and limitations of this trust deed, and the performance of the covenants and agreements for a contained, by the Mortgagors to be performed, and also it consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these prevents CONVEY and WARRANT unto the Trustee, its successions and assigns, the following described Real Estate and all of their estate right, stitle and interest therein, situate, lying and being in the COUNTY OF AND STATE OF ILLIAND town City of Northbrook Lot 8 in Block 2 in Northbrook East Unit # 4 being a resubdivision of Lots 17 to 23, inclusive, in block 2, all of black 3, Lots 1 to 5, inclusive, and lots 9 to 38, inclusive, in block 16, lots 1 to 19, inclusive, and lots 22 to 33, inclusive, in block 16, lots 1 to 19, inclusive, and lots 22 to 33, inclusive, in block 17 and vacated portions of Longaker Road, Betterton Lane and Gregg Road, all in Hughes-Brown-Moore Corporation's "Collinswood", being a subdivision of part of the NE's and part of the E's or the SE's of Section 11, Township 42 North, Range 12, East of the 3rd Principal Meridian, in Cook County, Illinois...also that part of 'o' 34 in block 17 in said Hughes-Brown-Moore Corporation's "Collisswood", lying north of Lot 1 in block 7 in the original Northbrook Cast Resuddivision mental to the control of the corporation of the control of the said Property Intelligence of the Property Intelligence of the control of

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this t deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs,

tast deed) are memperated herein by resolution and a part management
uccessors and assigns.
WITNESS the handS
MY 7220 St - 11841
SEAL ARNOLD TROGI
I SEAL I
SEAL DONNA M. TROGI
/
STATE OF ILLINOIS, I. Silvana Pieracci
SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT
County of Tarrier Arnold Trogi and Donna M. Trogi, his wife
County of the Co
who are personally known to me to be the same person s whose named are subscribed to the foregoing
Instrument, appeared before me this day in person and acknowledged that they signed, sealed and
delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth.
Given under my hand and Notarial Seal thin 24th day of April 19 75
5 Date 1 Sec. 5 three units my name and section of the sec.

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

Silvana leracci Novary Public

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

1. Mortgagors shall (1) promptly repair, restore or rebuild any building or improvements now or hereafter on the premises which may become damaged or be destroyed, (2) keep said premises in good condition and repair, without waste, and free from including 50 or other here or claims for here not expressly subordinated to the hear hereof, (3) pay when due any individuous which may be secured by a hen or charge on the premises superior to the hear hereof, and upon request exhibit satisfactory evidence of the discharge of such prior hen to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now in at any time in process of exection upon said premises; (5) comply with all requirements of slaw or municipal ordinative with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or musicipal ordinative.

2. Mortgagors shall pay before any penalty attaches all general tases, and shall pay special tases, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish trusteer or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to context.

prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter utuated on said premises insured against loss or damage by fire, lightning or windstorin under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be 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 policies not less than ten days prim to the respective dates of expiration.

4. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereimbefore required of Murtgagors in any form and manner decined expedient, and may, but need not, make full or partial payments of principal or interest on price encombrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien of the interest of principal or interest on price encombrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien of the interior of principal or interest on price encombrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien of the ore claim thereof, or tedeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment, All moneys paid wasced by Trustee of the holders of the mortesy of sale payers and the lien hierori, plus resonable comprensation to Trustee for each marter concerning which action herein authorized and

interest on the control of the Mortgagors herein contained.

7. When the objects hereby we cited shall become due whether by acceleration or otherwise, holders of the mote of Trustee shall have the right to foreclose the ben he cold in any sun to foreclose the leen herroit, there shall be allowed and included as additional indebedness in the decree for sale all expenditures and eajons a victomap has be past or incurred by or on behalf of Trustee or holders of the note for attorneys' feet, Trustee's feet, appetancia feet outlays for document any of despect ovidence, stemographers' charges, publication costs and costs (which may be estimated as to tiems to be expended after entry of the decree of rooting all make abstracts of title, title searches and examinations, title insurance policies. Tortics certificates, and samillar data and assurances with respect o to le 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 sade which may b be apparent on two higher certificates and destination of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph scentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the rate of swen per cert in summer, when past or incurred by Trustee or holders of the note in connections with its any proseceding, including probate and bankrupty proceedings, or with either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this trust decd or any indebtedness hereby secured; or [6], by or at a nin for the commencement of any suit forth foreclosure hereof of such right to frierclose whether or not actually commenced.

8. The proceeds of any foreclosure take of the per new shall be distributed and applied in the following order of priority: First, on account of all costs and expenses of machine to the foreclosure take of the per new shall be distributed and applied in

principal and interest remaining unpaid on the note fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as unwarpappear.

9. Upon, or at any time after the filing of a bill to or clue eiths trust deed, the court in which such bill is filed may appoint a receiver of said seemises. Such appointment may be made cuther before or after sle, sub out notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the their able of the trust either the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such or over shall have power to collect the rents, issues and profits of said premises during the producing of such foreclours out and, in case of a sale and a deft inery, design the full structory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for their creek ion of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cars for the protection, possession, control, management and operation of the premises during the whole of said person. The Court from time to time may also orize the receiver to apply the net income in his hands in payment in whole or in part offs. (1) The indichtedness secured increby, or by any decree foreclosing such us, and any tag, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is male jet by its foreclosure such or other lien which may be or become superior to the lien hereof or of such decree, provided such application is male jet by to foreclosure such ovolution to the which may be sood and available to the 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 inspect the promises or to insource into the length to order

1. Trustee in the holders of the note shall have the right to inspect the promites of the reasonable times and access thereto shall be permitted for that purpose.

1. Trustee has no duty to examine the title, location, existence or condition of the points, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee to obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or any atoms hereinder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities stars only its before exercising any power herein given.

1. Trustee shall release this trust deed and the lien thereof by proper instrument upon preventation in stratectory evidence that all indebtedness secured by this trust deed has been fully pad; and Trustee may execute and deliner a release star to extract of any person who shall, either before or after maturity thereof, produce and eshibit to Trustee the note, representing that all indebtedness here only accept as true without inquiry. Where a release is requised of any accept as true without inquiry. Where a release is required of any note which bears an identification number purporting to be placed thereon by a prior trust contained of the note and which purports to be executed by the persons herein design, i.d. is the makers thereof, and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein design, i.d. is the makers thereof.

14. Trustee may resign by instrument in writing filed in the diffice of the Recorder or Registrar of Titles in which the purports to be executed by the persons herein design, i.d. is the makers thereof.

14. Trustee may resign by instrument in writing filed in the diffice of the Recorder of Deeds of the county in which the persons herein desig

Prepayment privilege as provided for in installment note,

Borrower hereby agrees that no other mortgages or trust decis will be executed by borrower against said property without prior written consent of the second mortgagee.

This instrument was prepared by:

Silvana Pieracci 10 Highwood Avenue

Highwood, Illinois

Identification No. 443

EDIEZGIX ZIFLE MAND TRUET XOMRAMYXX BJ. J. GIANGIRRGI Trustee.

MAIL TO:

BANK OF HIGHWOOD 10 Highwood Avenue Highwood, Illinois 60040

IMPORTANT

THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED INFILED ON RECORD

> FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 1003 Longaker

Northbrook, Illinois 60062

ഹവം

PLACE IN RECORDER'S OFFICE BOX NUMBER.

B-OF RECORDED DOCUMENT