IOFFICIAL CO



TRUST DEED

23 128 965

5,533,275

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS IS O. NITURE, made

June 19, 19 75 , between

D v d M. Nudell and Sharon Nudell, his wife, as joint tenants with right of survivor; ip and not as tenants in common.

herein referred to as "Mortgagors," and

CHICAGO TITLE AND TRUST COMPANY

an Illinois colored in doing business in Chicago, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHERE S it e Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinalter described.

and delivered, 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 unpaid at the rate on the balance of principal remaining from time to time unpaid at the rate of Eight and Throo-Quartice (8 3/4)per cent per annum in instalments (including principal and interest) as follows:

Throe Hundred Sixty Nine and 37/100 (\$369.97)——Isolars on the let day of August 1975 no Throe Hundred Sixty Nine and 97/100——Isolars on the let day of each Month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooned paid shall be due on the let day of July, 2000 All such payments on account of the indebtednes es deneed by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided the principal of each instalment unless paid when due shall bear interest at the rate of 91% per annum, and all of sai principal and interest being made payable at such banking house or trust company in Glencoe. company in Glencoe, Winois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the of ice of Glencoe National Bank Glencoe National Bank

in said City, NOW, TILLREFORE, the Martgagors to occure the payment of the said principal i in of muney 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 Martgagors to be performed, and also in consideration of the said of One Dalla; in hand, pash, the receipt whereof is horizon, so workeded, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of the east excessive and assigns, the following described Real Estate and all of the east excessive and assigns, the following described Real Estate and all of the east excessive and assigns, the following described Real Estate and all of the east excessive and assigns that the provided Real Estate and all of the east excessive and assigns that the provided Real Estate and all of the east excessive and assigns that the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the east excessive and assigns the provided Real Estate and all of the excessive and assigns the provided Real Estate and all of the excessive and assigns the excessive and assigns the excessive and all of the excessive a

Village of Glencoe

That part of Lot 1 in Block 46 in First Addition to Glancoe in Section 6, Township 42 North, Range 13, East of the Third Principal Meridie, and that part of Lot 4 in Owners Subdivision of all that part of the South West quarter of Section 6, Township 42 North, Range 13, East of the Third Principal Meridie. lying South of the Southerly line of Green Bay Road as dedicated by instrument recorded C-cenber 31, 1917 in Book 151, page 23 as document 6254742 and North of North line of Skoki Road as dedicated 151, page 23 as document 6254742 and North of North line of Skoki. Road as dedicated by instrument recorded June 27, 1918 as document 6349324 and Laric of a line 815.10 — feet East of and parallel with the West line of said Section 6 a.1 West of West line of Block 46 in Glencoe and West of the Southerly line of Vernon Liver's North of said Block 46 described as follows: Beginning at a point on North East 11 line of said Lot 1, 34 feet North Westerly of South Easterly corner thereof; then of South Westerly parallel with South Easterly line of said Lot 1, 73.07 feet to a line 80 Leet South of and parallel with North line of said Lot 4; thence West along said printel line 115.85 feet to a line 73.30 feet East of and parallel with West line of said 24; thence North along said parallel line 80.05 feet to the North line of said 10t 4; thence East along the North line of said Lot 4 and said line extended 152.40 feat to the North Easterly line of Lot 1; thence South Easterly along the said North Easterly line 47.15 feet to point of beginning in Cook County, Illinois**

Commonly known as: 984 Vernon Avenue, Glencoe, Illinois

501279

This Instrument has been Glencoe, Illinois 60022 prepared

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which, with the property hereinafte	er described, is referred to herein as the "premises."		Leonard
long and during all such times as A	tents, tenements, easements, fixtures, and appurers an dortgagors may be entitled thereto (which are oldered)	ices thereto belonging, and all rents, issues and profits at the primarily and on a pacify with saud real estate and not supply beat, gas, air conditioning, water, light	7. 6
windows of a seriously	controlled): and went to a	upply beat, gat air condition	econoacity I I
or assigns shall be considered as cons TO HAVE AND TO HOLD the n	reed that all similar apparatus, equipment or atricles he stituting part of the real estate.	stricting the foregoing), screens, window shades, storm going are declared to be a part of said real estate whether treaties placed in the premises by the mortgagors or their	of the control of the
Mortgagors do hereby expressly release	see and warms by virtue of the Homestead Exemption	in Laws of the Error of the	s betein me T 9
trust deed) are incorporated	I two pages. The covenants, conditions and herein by reference and are a part of	provisions appearing on page 2 (the reverse si and shall be binding on the mortgagors, th	to a company
WITH St the hand s	and seals of Mortgagors the day and	and shall be binding on the mortgagors, the	
David M. Nudell	Mudel SEAL!	ear first above written.	SEAL! G. H.
	Sharo	Karon Mudell	(SEAL)
STATE OF ILLINOIS.	LERONICA S. W		SEAL)
Course of Ell Croock	a Notary Public in and for and and a		YTHAT R
		TILD WILE	Y THAT
bastraine	nt_appeared before me this day in person and when	whose nameS are subscribed to the fiveledged that they right, we and colours.	oricensus K
100	the uid Instrument as their free	and roluntary act, for the uses and purposes therein se	
	Given under my hand and Notarul Seal this	19th day of face 19	zr S
Form 807 H 1-69 Yr. Deed, Indix., Insta-	U	ence A. West many	a farth. 333 Park Avenue
News, Indiv., Insta	dIncl. Inc. Page 1		
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagers shall (1) promptly repair, restore or rebuild any buildings 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 mechanic's or other hems or claims for hem not expressly subtordinated to the lien hereoff; (3) pay when due any indebtedness which may be secured by a hem or charge on the premises superior to the lien hereoff, and upon request exhibit startifactory evidence of the discharge of such prior hem to Trustee or to holders of the note; (4) complete within a reasonable time any building or buildings now or afteny time in process of erection upon said premises. (5) comply with all requirements of law or monteipal ordinance, respect to the premises and the use thereoff; (6) make no material alterations in said premises except as required by law or minimical ordinance.

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

and other charges against the premies when due, and with upon written request, formst in travel or to notice or to notice or to notice or to notice or to notice.

3. Morrgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm 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 sufficiently to the holders of the notic under insurance policies payable, in case of loss or dange for the results of the cost of the notice of the policy of the policy of 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 notice under insurance policies payable, in case of loss of data of the notice of the policy and state of the policy of the notice may, but need not, make any payment or perform any act hereinbefore required of Morrgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax hen or other prior liet or claim thereof, or redeem from any tax sale or furfeiture effecting, said premises or context any tax or assessment, all moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other maneys advanced by Trustee or the holders of the note to protect the morrgagod premises and he lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much addition. Indebtedness secured hereby and sha

and the contract of the contra

of in this trust of the december of the man payable (a) immediately in the case of detault in making payment of any intelligent of interest on the "te. // (b) when default shall occur and continue for three days in the performance of any other agreement of the Murtgagors herein contained.

7. When the indeb tage is hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien here (f.) at as suit to foreclose the lien here (f.) at as suit to foreclose the lien here of the lien here of the decree for scale all expenditures and expenses which as be paid or incurred by or un behalf of Trustee or holders of the note for attorneys fees, appraiser's fees outlays for documentary a despense of the case of the premises of the nature in this paragraph mentioned. It he come so much additional indebtedness over the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned. It he come so much additional indebtedness over the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned. It he come so much additional indebtedness over the reby and immediately due and payable, with interest thereon at the rate of seven per cent pe and im, when paid or incurred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptey proceedings, to with 5 never of them shall be a party, either all paintiff, claimant or defendant, by reason of this trust deed or any indebtedness hereby secured: or (b) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any forecl

principal and interest remaining unpaid on the note; furth any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to force, so his trust 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 will or notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the them. It is the premises of the time to collect the rents, issues and profits of said premises during the rendency of such foreclosure suit and, in case of a sale and a deficie (y, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for this interpret, or to 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 cases for the receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the retection, possession, control, management and operation of the premised during the whole of said period. The Court from time to time may author for the receiver, most of incoming his hands in payment in whole or in part of [1]. This indebtedness occurred hereby, or by any decree foreclosing th, trust field, or any tax, special assessment or other line which may be or become superior to the line net red decree, provided such application is made from a foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of

Trustee or the holders of the mote shall have the right to impect the premi es at all reasonable 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 premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the mote or trust deed, nor shall Trustee or oliqued 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 sor c. nit. on hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities still, cut y to it before exercising any power herein given.

13. Trustee shall release this trust deed and the ben thereof by proper instrument upon presen it is of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof is and at the sequent of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness h, eby ecured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, my a succe sor trustee may accept as the note herein described any note which bears an identification number purporting to be placed thereon by a prior truste here is a success of the nate and which purports to be executed by the persons herein designal trustee and which conforms in substance with the description herein contained of the nate and which conforms in substance with the description described her m. may accept as the note herein described any note which may be presented and which conforms in substance with the description doed of h test and which conforms in substance with the description doed of h test and which conforms in substance with the description doed of h test and which conf

1915 JUN 25 AM 11 06 JUN-26-75 19442 • 23123955 · A -- Rec 5.10 MAIL Identification No. THE NOTE SECURED BY THIS TRUST DEED SHOULD CHICAGO TITLE AND TRUST COMPANY, Rosemary Snarofia BE IDENTIFIED BY Chicago Title and Trust Company BEFORE THE TRUST DEED IS FILED FOR RECORD. FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

团 MAL TO:

BLENCOE NATIONAL BANK BUNDAN ARE EEE GLENCOE, ILLINOIS

PLACE IN RECORDER'S OFFICE BOX NUMBER

END OF RECORDED DOCUMEN