UNOFFICIAL COPY



TRUST DEED

24873280

THE ABOVE SPACE FOR RECORDERS USE ONLY

P.OFNTURE, made March An on o Glardino, his wife THIS P.OFNTURE, made

Joseph Giardino and William C. Hamernick

witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal bader, or holders being herein referred to as Holders of the Note, in the principal sum of Five Thousand and Control of the Instalment Note hereinafter described, said legal bader, or holders being herein referred to as Holders of the Note, in the principal sum of Dollars,

evidenced by one certain Inst ilm at Note of the Mortgagors of even date herewith, made payable to THE ORDER

and delivered, in and by which said No's he Mortgagors promise to pay the said principal sum and interest from March 3, 1979 on the balance of principal remaining from time to time unpaid at the rate of thirteen-2 per cent per annum in it stalments as follows:

One Hundred and Seventy

Dollars on the

Apri. day of

19 79 and One Hundred and Seventy

Dollars on the 6 day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, should also due on the 8 day of March 19 82 All such payments on account of the indebtedness evilence by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of said per cent per annum, and all of said principal and interest being made payable at axis handing thouse anxious anxious anxious anxious anxious accounts in a said city.

lying and being in the Village of Melrose Park to wit:

Lot 35 in the Winston Park Unit No. 1 being a Subdiv sion of part of the North East quarter of section 3, Township 39 North, ange 12 East of the Third Principal Meridian according to plat thereof recorded July 6, 1955 as document 16291419 in Cook County, 711 nois

THIS ANSTRUMENT PREPARES

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

... and seal.... of Mortgagors the day and year first above written

STATE OF ILLINOIS.

instrument, appeared before me this day in person and ackn-

Given under my hand and Notarial Seal this

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Inc	COVERNITS, CONDITIONS AND PROVISIONS RE	ERKED IO	ON FAGE I (THE REVERSE SIDE OF THIS TRUST DEED
dama; ilen n superi (4) co	Mortgagors shall (1) promptly repair, restore or rebuild elec- tor be destroyed: (2) keep said premises in good condition of expressly subordinated to the illen hereof; (3) pay when or to the lien hereof, and upon request exhibit satisfactory mplete within a reasonable time any building or buildings	nny buildings on and repair due any indeb revidence of t now or at an	or improvements now or hereafter on the premises which may become, without waste, and free from mechanic's or other liens or citians for tedness which may be secured by a lien or charge on the premise the discharge of such prior lien to Trustee or to holders of the not the discharge of such prior lien to Trustee or to holders of the not one of the property of the size thereof; (6) make no material atterations in said premise the size thereof.
ice ch receip	Mortgagors shall pay before any penalty attaches all gener arges, and other charges against the premises when due, an is therefor. To provent default hereunder Mortgagors shall	al taxes, and s d shall, upon pay in full un	hall pay special taxes, special assessments, water charges, sewer ser: written request, furnish to Trustee or to holders of the note duplicat der protest, in the manner provided by statute, any tax or assessmer
ning o ing th payabl to be a about	Mortgagors shall keep all buildings and improvements now ir windstorm under policies providing for payment by the in e same or to pay in full the indebtedness secured hereby, i. in case of loss or damage, to Trustee for the benefit of the statement of the policy, and shall deliver all policies, includ to expire, shall deliver renewal policies not less than ten da	or hereafter: surance compa all in compan ie holders of the ing additional lys prior to the	situated on said premises insured against loss or damage by fire, light miles of moneys sufficient either to may the cost of replicting or recall less satisfactory to the holders of the note, under insurance policies en fights to be evidenced by the standard mortrage claus and renewal policies, to holders of the note, and in case of insurance respective date of expiration.
of Morency	in case of default therein, Trustee or the holders of the no, sors in any form and manner deemed expedient, and ma brances, if any, and purchase, discharge, compromise or set of forfeiture affecting said premises or contest any tax or all or incurred in connection therewith, including attor the contest greater in the co	te may, but no y, but need no tie any tax lie assessment. A neys' fees, an mable compen	s respective date of expiration of perform any act hereinbefore required on, make any payment or perform any act hereinbefore required on the prior lien or title or claim thereof, or redeem from an article or claim thereof, or redeem from any ill moneys paid for any of the purposes herein authorized and all any other moneys advanced by Trustee or the holders of the note and payable of the property of the proper
author with ir right a 5. according	ize may be taken, shall be so much additional indebtedness if est "roon at the rate of seven per cent per annum. Inaccerul g to them on account of any default hereunder on the The Tru er or the holders of the note hereby secured making to "" statement or estimate procured from the api te or into the 'alidity of any tax, assessment, sale, forfeit	secured hereb tion of Truste part of Mortg; ling any paym propriate publi ure, tax lien o	y and shall become immediately due and payable without notice and e or holders of the note shall never be considered as a waiver of any agors, ent hereby authorized relating to taxes or assessments, may do so to office without inquiry into the accuracy of such bill, statement of r title or claim thereof.
6. option thing i instalm ment o	Mortge, rs s all pay each item of indebtedness herein men of the sols. s e note, and without notice to Mortgagors n the note or a th s Trust Deed to the contrary, become dient of princip til inverest on the note, or (b) when defaul if the Mortgage ne in contained. When the indebted research shall become due who	tioned, both p i, all unpoid in ue and payabl it shall occur i	agors, ent hereby authorized relating to taxes or assessments, may do so to affect without inquiry into the accuracy of such bill, statement of a contract of the accuracy of a contract of the accuracy of a contract of the accuracy of the
right to for sale fees, ap to Item certifica prosecu	o foreclose the lien here it. In any suit to foreclose the lien he all expenditures and exp hase which may be paid or incurropraiser's fees, outlay, for documentary and expert evidence, so to be expended after et 'of the decree) of procuring all sates, and similar data " assurances with respect to title as the such suit or to evidence to bit 'ers at any safe which may	ereof, there st ed by or on be stenographer, such abstracts Trustee or he y be had pursy	hall be allowed and included as additional indebtedness in the decree half of Trustee or holders of the note for attorneys' fees, Trustee's s' charges, publication costs and costs (which may be estimated as of title, title searches and examinations, guarantee policies. Torrens lolders of the note may deem to be reasonably necessary either to unant to such decree the true condition of the title to or the value of
the pre and im the not plaintiff suit for threater	mises. All expenditures and e'en s of the nature in this i mediately due and payable, with it ere? 'thereon at the rat e in connection with (a) any i roc d g, including probate i, claimant or defendant, by rea_m (this trust deed or any the foreclosure hereof after accru' of such right to foreclo ted suit or proceeding which might affect whereises or it	paragraph men e of seven per and bankrupto indebtedness se whether or he security he	eration or otherwise, holders of the note or Trustee shall have the sail be allowed and included as additional indebtedness in the decree of the sail be allowed and included as additional indebtedness in the decree of the sail of the defense of any reof, whether or not actually commenced.
costs an other its provides	id expenses incident to the foreclosure p oceedings, including ems which under the terms hereof constitute secured indebtu it third, all principal and interest remai, "To world on the	; all such item edness addition note: fourth.	s as are mentioned in the preceding paragraph hereof: second, all hal to that evidenced by the note, with interest thereon as herein any overplus to Mortgagors, their heirs, legal representatives or
premises the time homeste of said whether entitled	s, Such appointment may be made either before the configuration for such receiver and without reg rd t) the ad or not and the Trustee hereunder may be app, inter as premises during the pendency of such foreclosure "o d, there be redemption or not, as well as during any turto collect such rents, issues and profits, and all other p we	then value of them value of them value of them value of a state of a state of them when M rs which may whole of the of th	the court in which such bill is filed may appoint a receiver of said clee, without regard to the solveney or insolvency of Mortgagors as such receiver shall have power to collect the rents, issues and profits such receiver shall have power to collect the rents, issues and profits ale and a deficiency, during the full statutory period of redemption, or tragors, except for the intervention of such receiver, would be period. The Court from time to time may authorize the receiver to bettedness secured hereby, or by any decree foreclosing this trust rior to the lien hereof or of such decree, provided such application.
the part	y interposing same in an action at law upon the note hereb	y 5	to adopted to any addition which would not be Bear and an arrival
for that purpose. 12. Trustee has no duty to examine the title, location, existence, or countries of the premises, nor shall Trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the form the record, nor be liable for any acts or omissions hereunder, except in case of its own gross negligence or misconduct or that of the gents c e of years of Trustee, and it may require indemnities satisfactory.			
to it before exercising any power herein given. 13. Trustee shall release this trust deed and the lien thereof by proper instrument you presentation of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and delive release hereof to and at the request of any person who hall, either before or after maturity thereof, produce and exhibit to Trustee the note, recenting that all indebtedness hereby secured has been hald, which representation Trustee may accept as true without inquiry. Where a release a requested of a successor trustee, such successor trustee may accept as the genuine note herein described any note which bears a certificate of identification purporting to be executed by a prior trustee executed or the conformal substance with the description herein contained of the new or and it because the contained may be a contained on the contained of the new or and it because the contained of the note and which purports to be executed a certificate on any instrument identifying same as the note described herein, it may accept as the genuine note herein described wherein the properties of the propertie			
14. Trustee may resign by instrument in writing fied in the office of the Recorder or Registrar of Titler in which this instrument shall have been ecorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorde. To do of the county in which the premises resituated shall be Successor in Trust Any Successor in Trust hereunder shall have the identical title por a sand authority as are herein given rustee, and any Trustee or successor shall be entitled to reasonable compensation for all acts performed er under. 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all provisions hereof, shall extend to and be binding upon Mortgagors and all provisions hereof, shall extend to and be binding upon Mortgagors and all provisions hereof where it is not such persons shall have executed the note or this Trust Deed.			
art thereof, whether or not such persons shall have executed the note or this trust beed.			
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			nent Note mentioned in the within Trust Deed has been identified order Identification No. 1001
			Ö
V	MAKMONTANT		tent Note mentioned in the within Trust Deed has been identified oder Identification No. 1001
OR THE PROTECTED OF THE THE BORROWER AND ENDER THE MATE LEVELD WITHIS TRUST DEED SHOULD			Ilian C. Warren and
	TIFIED BY TRUSTEE NAMED HEREIN BEFORE	by <u>// 1</u>	Lliam C. Hamernick Assistant Sesectary Assistant Vice Promoent Assistant Vice Orement
D E	NAML		FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
L I	NOTTINGHAM & FELDSTEIN	I	916 Park Drive
V E R	CITY 7202 W. GRAND AVENUE ELMWOOD PARK, ILLINOIS 60635		Melrose Park, Ill.
Y	INSTRUCTIONS		24873280