September, 1975

26380845

SINGLETON AND NANCY SINGLETON(HIS WIFE)

TRUST DEED SECOND MORTGAGE FORM (Illinois)

THIS INDENTURE, WITNESSETH, That ROBERT T. (hereinafter called the Grantor), of 6514 PONTIAC

for and in consideration of the sum of SIXTY THOUSAND DOLLARS AND NO CENTS Dollars
in hand paid, CONVEY S AND WARRANTS to MAKINA BANK of 307 NORTH MICHIGAN AVE CHICAGO IL 60601
(No. and Street) (City) (State) and to his sv. essors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the fol-
lowing dec. bed real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparatus thereto, together with all rents, issues and profits of said premises, situated in the village of INDIAN ALAD PARK County of COOK and State of Illinois, to-wit:
OT 40 IN INDIAN HEAD PARK UNIT #4, PART OF THE
ENST 1/2 OF SECTION 19, TOWNSHIP 38 NORTH, RANGE 17, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN
COUNTY, ILLINOIS.
C
Hereby releasing and waiving all rights under and by irtur of the homestead exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing part of the covenants and agreements herein. WHEREAS, The Grantor ROBERT T. SINGLETON NANCY SINGLETON, HIS WIFE
justly indebted upon_SIXTY_THOUSAND_DOLLAR principal promissory note_bearing even date herewith, payable
INTEREST ON A SEMI-ANNUAL BASIS BEGINNING MARCH 18, 1983 WITH A PRINCIPAL REDUCTION OF \$20,00.00 AT MATURITY BEING SEPTEMBER 18, 1983. THIS INCLUDES ANY RENEWALS OR EXTENTIONS THEREO UNTIL
PAID IN FULL.
A) × CI
12
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the part it, ther on, as herein and in said note or notes provided, or according to any agreement extending time of navment: (2) to pay when during a highest and agreesments
The Grantor covenants and agrees as follows: (1) To pay said indebtedness, and the other in the ron, as herein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when do in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty do?s feer des ruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged in each year, all taxes and assessments or improvements or suffered to suffered (3) to keep all buildings now or at any time on said premises ablated in comparises shall not be constituted or suffered (3) to keep all buildings now or at any time on said premises ablated in comparises shall be left and termin with the first Trustee or Mortgages, and secophile to the holder of the first mortgage indebtedness, with policy contained to the said to the said should be constituted in the said the said the said the said the said the said the interest thereon, at the time or that said the same shall be comedited to the payable. In the Event of failure so to insure, or pay such taxes or assessments, or discharge, our chase any tax the or the holder of said indebtedness, may procure such assessments. It may procure the said the said the said that taxes or assessments, or discharge, our chase any tax for agrees to repay immediately without demand, and the pay such taxes or assessments, or discharge, our chase any tax for agrees to repay immediately without demand, and the pay such taxes or assessments, or discharge, our chase any tax for agreements the whole or said indebtedness, including the premium shall be so much additional indebtedness secured herefor. In the Event of a breach of any of the aforesaid coverants by agreements the whole or said indebtedness, including the control of the said indebtedness and the manufactured of the said indebtedness and the legal holder the off, without notice, become immediately due and payable, and with
and the interest thereon, at the time or times when the same shall become tigg and payable. IN THE EVENT of failure so to insure, or pay taxes or assessments, try the prior incumbrances or the intere i thereon when due, the grantee or the holder of said indebtedness, may procure such insurance. To have used have or assessments or discharge, mychare any tax
lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to time; and o'll us ney so paid, the Grantor agrees to repay immediately without demand, and the type with interest thereon from the date of payment at eight per cent per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants by appropriate the whole or said indebtedness including a gain, and all
earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, at I with interest thereon from time of such breach at eight per cent per anhum, shall be recoverable by foreclosure thereof, or by suit at lav or joc', the same as if all of said indebtedness had then matured by express terms.
IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the core- closure hereof—including reasonable attorney's feets, onlays for documentary evidence, stenographer's charges, cost of procuring coren- pleting abstract showing the whole title of said intensies embracing foreclosure decree—shall be paid by the Grantor; and the li- expenses and disbursements, occasioned by my left or proceeding wherein the grantee or any holder of any part of said indebtedness as
such, may be a party, shall also be paid by the Shantor. All such expenses and disbursements shall be an additional lien upon said premises shall be taxed as costs and included in any before that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and
the costs of suit, including attorned to have been paid. The Grantor for the Grantor and for the heirs, executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and without notice to the Crantor, or the property claiming under the Grantor, appoint a receiver to take possession or charge of said premises
The name of a record owner is: ROBERT T. SINGLETON AND NANCY SINGLETON, HIS WIFE
first successor in the trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deceds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.
Witness the hand_Sand sealS of the Grantor S this 18th day of SEPTEMBER 1982
ROBERT T. SINGLETON (SEAL)
NANCY SINGLETON (SEAL)
This instrument was prepared by SANDRA M. WYLIF-ASSISTANT VICE PRESIDENT/MARINA BANK.
(NAME AND ADDRESS) 307 NORTH MICHIGAN AVENUE, CHICAGO, IL 60601

26380845

GEORGE E. COLE* LEGAL FORMS

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COOK I, CONSTANCE ATEKLAPISZ State aforesaid, DO HEREBY CERTIFY that	ss.
person v k own to me to be the same person and appeared before me this day in person and instrument as free and voluntary as waiver of the right of nonestead. Given under my finand r ad notarial seal this in the right of the right of nonestead. Commission Expires	whose name_S_are subscribed to the foregoing instrument, acknowledged that _they signed, sealed and delivered the said act, for the uses and purposes therein set forth, including the release and is
2008.800	Of Collins College Ox
SECOND MORTGAGE Trust Deed Fig. 600 Fi	31 11 13 50 1 100 50 1 1 100 50 1 5 5 5 6 10 5 5 5 6 10 5 5 6 10 5 5 6 10 5 5 6 10 5 6

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