MONIGAGE RECORD No. 77

Said Church trustees shall have the right, upon any notice, as hereinefter provided, to take up and pay in full any part or all of the bonds issued hereinder and then outstanding and unpedd, on any interest paying date by onying the full principal thereof with interest due to such date, and in case t said Church Trustees shall elect to pay any or all of such bonds it shall give notice to the onner of such bonds by mailing notice to such owner at the last address listed by him with such Trustees or by notice published in the Endwin Ledger once each week for four weeks prior to the interest paying date bonds at any time and shall in no way prejudice the right to elect to pay other bonds at any later period. date, and in case the

bonds at any time and shall in no way prejudice the right to treet to prove that only at any leter period. It is expressly spreed that if, after any bond has been called for payment, agreeable to the foregoing provision, and the same shall not be presented for redemption on or before the date fixed foregoing provision, and the same shall not be presented for redemption on or before the date fixed for some send and the call of the redit of redemption on or before the date fixed for some generation of the principal thereof and interest according on add the number thereof, a Trustees may deposit with and Trustee to the credit of such bond, designated by the number thereof, a redemption which deposit shall operate as full payment of said bonds and coupons as between the said for the payment of such bond and thereof thereof. Thereupon and thereofter, such bond and the coupons thereto belonging shall be excluded from payment of such bond and interest thereon only to the sum so deposited in the hands of said for the payment of the further, but self and interest thereon, and and interest thereon, and and interest thereon and and interest thereon, and a shall be bad by the First National Trustees and to the Church Trustees, but said sum so deposited shall be held by the First National Bank, Trustee, to the credit and for the full payment of such and and interest thereon, and shall be held by the First National beid by said Trustee to the holder or holders thereof upon presentation and allivery to it of such bad and to gether with interest coupons thereto belonging as first at the date of redemption in said notice. Any and all of such bonds, when end as paid, and the interest coupons belonging there based for the shall be the side to the shall be first National Bank as trustee, and selivered as canceled to said Church Trustees.

immediately cenceled by the First Entional Bank as trustee, and Gelivered as canceled to said Church Trustees. The said G. M. Liston, A. Z. Leach, A. T. Freston, B. Z. McHenry, A. H. Kraft, C. Z. Beeks, G. Z. The said G. M. Liston, and C. E. Morris, as such Church Trustees, but not in their inlividual capacity, do covennt promise and agree that they will well and truly pay the principal of each of the bonks issue do covennt promise and agree that they will well and truly pay the principal of each of the bonks issue do covennt promise and agree that they will well and truly pay the principal of each of the bonks issue coupons, and do further agree that they will yeal taxes and assessments now assessed against the real hereunder together with interest to become due thereon according to the terms of such bonks and interest herein and do further agree that they will pay all taxes and exsessments now assessed against the real expansions and do further agree that they will not permit said real estate or any part thereof to be sold for taxes payments are due. That they will not permit said real estate or any part thereof to be sold for taxes and will not do enything in connection with estil property which may in any wise tend to impair the said real entre insured to the full insurance to be made payable to the Trustee for the protecty on asid relieble insurance companies, such insurance to be made payable to the Trustee for the protect ion of the owner of all the bonks herein monitoned as their interests may appear. Frovide, however, ion solit conce of loss, the seld Church Trustees may use such moneys for the restoration of any property so insured, for the purpose of restoring any imperment of the security behind such bonds which may have been caused by such loss. The seld Church Trustees, as such, do hereby warrent the title to the property show described to be in seld Church frustees, set such, do hereby warrent the seld Church has full power and authority to mortage such property according to the terms hereof

ersons lewfully claiming the same. If said Church Trustees shall well and faithfully pay the principal sum due on said bonds when the all per

all persons lowfully claiming the same. If said Ohurch Trustees shall well and faithfully pay the principal sum due on said bonds when the same become payable, according to the tenor thereof, together with the interest then accrued and due thereon, uson the presentation and surrender of said coupons and bonds respectively, and shall well and truly perform, according to the true intent and meaning thereof, all other things required by thereon, uson the presentation and surrender of said coupons and bonds respectively, and shall well and truly perform, according to the true intent and meaning thereof, all other things required by these presents to be done by said Church Trustees, then and thereupon all the estate, richt, title and interset of the said Trustee hereunder shall case and determine, and said Trustee shall, by proper instrument in writing, release and discharge this indenture. It shall be deemed, within the meaning of this mortgare, full payment of any bond or interest coupon not presented at the proper time and place for payment, if the money necessary to pay and discharge said bond or interest coupon shall be deposited in the First National Back, Trustee, upon the next succeeding business day thereafter, leaving said Trustees to make actual payment to the holder; and such deposit of money due and payable to the bond or coupon holder shall have the same effect in respect to the rights end obligations of the said bond or coupon holder on the date when such bond or coupon became payable. If default be made by said Church Trustees in the payment of any of the interest on any of the said bonds according to the tenor and effect thereof on the presentation of said coupons respectively, or if bonds according to the tenor and effect thereof on the presentation of said coupons respectively, or if

If default be made by said Church Trustees in the payment of any of the interest on any of the said bonks according to the tenor and affect thereof on the presentation of said coupons respectively, or if said Church Trustees shall fail to faithfully observe any obligation regulard of it by these presents and such default shall continue for the space of sixty days, then, in the discretion of the said First National Pank, Trustee, it shall be larful for the Trustee, at its own election, and, upon request in writing of the holders of not less than ten per cent of the bonds hereby secured and then outstanding, it shall become the duty of the First National Bank, Trustee to declare the whole of the principal of said bonds then outstanding together with all accrued and unprid interest thereupon at once due and marghle and therepuse the whole of the principal of said bonds then outstanding. payable and thereupon the whole of the principal of cald bonds the outstanding, together with all accrued and unpaid interest thereon, shall at once become due and payable.

In case of sixty days default being made and not waived, or in case of default in the payment of the principal of any of said bonds at maturity, the Trustee may file foreclosure proceedings in the proper Court having jurisdiction thereof against the said Church Trustees, their successors and assigns, to Court having jurisdiction thereof against the said Church Trustees, their successors and assigns, to obtain a judgment on behalf of the boah holders for the amount then due; also a decree for the sale of the real estate herein involved according to law, end out of the proceeds of any such foreclosure sale, shell pay the costs of such suit and all of their orn expenses, any advances which they may have made or liabilities under the provisions of this Trust Deed, including expenses for abstract of till or continuations thereof, or insurance, taxes, or any other liens or assessments, together with interest thereon at the hicket rate allowed by law, and shall then pay the principal of any bonds outstanding and defaulted, together with interest thereon and the balance of the proceeds of such sale, if any, shall be the duty of any purchaser at such sale to see to the application of said purchase money. No holder or holders of the bonds or coupons herein mentioned shall have may right to institute any proceedings for the foreclosure of the instrument or any other remedy here until first dring motice in writing to the erid Trustees of the instrument or any other remedy here under the instrument or any other remedy here under without first dring motice in writing to the erid Trustee of default having been made and continued for a period of sixty

notice in writing to the seld Trustee of default having been made and continued for a period of sixty days, and unless one-tenth in amount of the holders of the then outstanding bonds have notified and There is an unress one-tenen in mount of the holders of the then outstending bonds have notified and requested said Trustee and a reasonable opportunity has been afforded to such Trustee after receipt of such notice and request to institute suit in their own name and without also having offered to said Trustee adequate security and indemnity for all liability and expense to be incurred by the Trustee therein, and such notice and offer of indemnity may be required by the said Trustee as a condition precedent to the exercise of its poers hereunder and for any act of any kind for the foreclosure hereof.

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