

# UNOFFICIAL COPY

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TRUST DEED—INSURANCE, RECEIVER AND RENTS.  
FOR ONE OR MORE NOTES, WITH OR WITHOUT COUPONS (ILLINOIS) REVISED TO MARCH 1936  
No. 206-R

## This Indenture Witnesseth,

That the grantor, Helen Clark

In consideration of One and no/100  
1.00 I, in hand paid, CONVEY and WARRANT to THE NORTHLAKE BANK  
Trussee, of, Cook County, Illinois, and his  
successors in trust, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus, and all fixtures, together with the  
rents, profits and income thereof, and everything appurtenant thereto, situated in the County of Cook  
in the State of Illinois, to wit:  
Lot 32, in Block 1, in Weddell & Cox Hillside Subdivision  
of the Northwest quarter of Section 29, Township 38 North, Range 14  
East of the Third Principal Meridian.

Herby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois:

In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein set forth.

Whereas, the grantor, Helen Clark

On the date upon her principal promissory note, bearing even date herewith, payable to the order of THE NORTHLAKE BANK

Said interest is further evidenced by interest notes of a higher number and amount."

Both principal and interest notes bear interest at the rate of seven per cent per annum after maturity, and are payable in lawful money of the United States of America,  
at the office of THE NORTHLAKE BANK, Northlake, Illinois, or at such other place as the legal holder thereof may from time to time in writing appoint.

The Grantor agrees as follows: (1) to pay all indebtedness, and the interest thereon as herein and in said notes provided, or according to any agreement extending the time of payment; (2) to pay, prior to the first day of May in each year, all taxes and assessments against said premises, and, on demand, to exhibit receipts therefore; (3) within sixty days after destruction or damage to rebuild or repair the same; (4) to make good any loss or damage to said premises by fire, lightning, or other causes, by repairing or replacing the same; (5) to keep all buildings now or at any time in process of erection on said premises; and (6) to keep all buildings at any time on said premises insured against loss by fire, lightning and tornado to their full insurable value, in companies to be approved by the trustee, and to pay the indebtedness secured hereby, with loss claims payable to the grantee herein as his interest may appear, and all such policies shall be deposited and remain with the legal holder of the indebtedness secured hereby. The grantee is empowered to adjust, compromise, submit to arbitration and appraisal, and collect, and apply to the reduction of said indebtedness any claim for loss arising under any insurance policy covering said premises; and to that end the grantee is irrevocably appointed the attorney in fact of the grantor, for himself, and in HER name, and to stand to execute and deliver such receipts, releases and other writings as shall be requisite to completely account, adjust, compromise, arbitration, appraisal and collection. In case of foreclosure hereof each such insurance policy may be endorsed or rewritten so as to make loss herein payable to the decree creditor or creditors or after sale pursuant to such decree to the holder of the Master's certificate of sale, and such decree may so provide.

In case of default therein the grantee, or the holder of said indebtedness, or any party thereto, may, but is not obliged to, make any payment or perform any act hereinbefore required of the grantor, and may, but is not obliged to, purchase, discharge, compromise or settle any tax, or other lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises and when so doing, is not obliged to inquire into the validity of any tax, assessment, tax sale, forfeiture, or lien or title or claim thereof. If any building or other improvement upon said premises, at any time, shall not be completed within a reasonable time, the Trustee or any such holder may cause the completion thereof in any form and manner deemed expedient. All monies paid for any of the aforesaid purposes, and expenses paid or incurred in connection therewith, including attorney's fees, and any other moneys advanced by the grantee or such holder to protect the title hereof, and reasonable compensation for each master concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby, immediately due and payable without notice, with interest at seven per cent per annum.

In the event of a breach of any of the aforesaid agreements, the whole of said indebtedness, including principal and all accrued interest shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from the time of such breach at seven per cent per annum, shall be recoverable by foreclosure herein, or by suit at law, or both, the same as if all said indebtedness had been matured by express terms. All expenses and disbursements, paid or incurred in behalf of complainant in connection with proceedings for the foreclosure hereof— including reasonable solicitor's fees, outlays for documents, witness, stenographer's charges, costs of procuring or completing abstract showing the whole title to said premises— shall be paid by the grantor, and the like expenses and disbursements occasioned by any suit or proceeding wherein the grantee, or any holder of any part of said indebtedness, as such, may be a party by reason hereof shall also be paid by the grantee, all of which expenses and disbursements shall be an additional item upon said premises, and included in any decree that may be rendered in such a suit or proceeding. The grantor, waives, all rights to the possession of, and income from, said premises pending such foreclosures and consent, that up to the filing of a bill to foreclose this Trust Deed, the grantee or some other suitable person or corporation may be appointed Receiver of said premises, without notice, and without payment being required to give any bond, and the same may be appointed Receiver of the same for a period of one year, and the same may be removed at any time by the grantor, and in case of sale, and may collect rents, after or before said premises are put and maintained in their first class condition and out of the income, may receive a reasonable Receivership, insurance premiums, all taxes and assessments which are a lien or charge at any time during the Receivership, cost of such alterations and repairs, an attorney's fee and pay and do whatever the grantee is hereby authorized to pay and do. The net income, or any part thereof, may be apportioned from time to time on any foreclosed decree, interest in such proceedings, and in case of a sale or deficiency, the deficiency, whether there be a decree therefor in persons or not, and whether any subsequent owner of the equity of redemption be liable therefor or not, shall be paid out of the net income remaining at the termination of the Receivership.

As additional security the grantor, hereby assigns, all the rents, issues and profits arising or to arise out of said premises to the grantee herein and authorizes him, in his own name as assignee, or otherwise, to receive, sue for, or otherwise collect such rents, issues and profits, to serve all notices which may be or become necessary to institute forcible detainer proceedings, to receive, possess, lease, and re-lease said premises, or any portion thereof, for such term or terms, and upon such conditions as he may deem proper, and apply the proceeds thereof, first, to the payment of the expense of operating and charges against said premises; and, second, to the payment of the indebtedness hereby secured rendering the overplus, if any, to the grantor, if and when the indebtedness hereby secured shall have been fully paid.

In The Event of the death or permanent removal from said THE NORTHLAKE BANK, of the grantee, or his refusal or failure to act then  
is hereby made first successor in this trust, and invested with all the title and the powers granted to said grantee, and if for any like cause said first successor also shall fail to  
act, the person who shall then be the acting Recorder of Deeds of said  
Cook  
Cook  
County is hereby made second successor  
in this trust with like title and powers.

When all of the aforesaid agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

This Trust Deed and all provisions hereof, shall extend to and be binding upon the grantor, and all persons claiming under or through the grantor.

Witnessed the hand, and seal, of the grantor, this third day of March, A.D. 19, 72

Helen Clark

(SEAL)

(SEAL)

(SEAL)

\*To be stricken out if no interest coupons are used

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State of ILLINOIS

County of COOK

{ss}

J. Gertrude Bramer

a NOTARY

PUBLIC in and for said County in the State aforesaid, Do hereby Certify,  
that HELEN CLARK

\_\_\_\_\_, personally known to  
me to be the same person whose name is \_\_\_\_\_ subscribed to the foregoing  
Instrument, appeared before me this day in person and acknowledged that She  
signed, sealed, and delivered the said Instrument as her own free and voluntary  
act, for the uses and purposes therein set forth, including the release and waiver  
of the right of homestead.

Gibet under my hand and Notarial seal this third  
day of March, A. D. 19 72.

Gertrude Bramer

Notary Public.



RECEIVED BY MAIL  
COOK COUNTY CLERK'S OFFICE  
FILED MAR 19 1972

1972 MAR 6 AM 10 44  
MAR-6-72 404224 • 21021186-A — Rec

5.10

Clerk's Office

218-6386

Trust Deed

HELEN L. CLARK

to

THE NORTHLAKE BANK  
26 West North Avenue  
Northlake, Illinois 60164

