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TRUST DEED

REDC STR APROLI AM 10 14

FORM NO. 7 REVISED

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made

April 18, 19 78 , between

ELVIRA DUENN, a widow

herein referred to as "Mortgagors", and
THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS,

and delivered, in and by which said Northe Mortgagors promise to pay the said principal sum and interest from

April 18, 1978 on he blance of principal remaining from time to time unpaid at the rate of

10.0 per tent per annum due on xiexxxxxx July 17, 1978. In addition to the original certain
note, this Trust Deed covers any ceneval or renewals of that original certain note.

All such payments on account of the independence by said note to be first applied to interest on the unpaid
principal balance and the remainder to principal and all of said principal and interest being made payable at such
banking house or trust company in Arlington Jet. Illinois, as the holders of the note may, from time to time, in
writing appoint, and in absence of such appointment, then at the office of The Bank & Trust Company of
Arlington Heights
in said City. in said City. Arlington Heights

NOW, THEREFORE, the Mortgagors to secure the payment visions and limitations of this trust deed, and the performance a and also in consideration of the sum of One Dular in hand p RANT unto the Trustee, its successors and assigns, the following of the Sincip aum of mone and said interest in accordance with the terms, pro-the or constit and agreements herein contained, by the Mortragors to be performed, d, the results "bereaf is hereby acknowledged, do by these presents CONVEY and WARd-described Roy Es are and all of their centare, right, title and interest therein, situate, COUNTY OF COOK AND STATE OF ILLINOIS. lying and being in the to wit:

Lot 7 in Henry Henrick's addition to Arlington He gl ... a part of the East 1/2 of the South West 1/4 of Section 29, Township 42 North, Rang '1 East of the Third Principal Meridian, in Cook County, Illinois.

This Instrument Was Prepared By: Lawy

REAL ESTATE LOAD DEPARTMENT The Band A Trust Company of Adaptics Hoights of Asian for Heights 900 E. Konsington Road Arlington Heights, III. 60004

with the property hereinafter described, is referred to herein as the "premises,

isses by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

O HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses and trusts a set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights enefits the Mortgagors do hereby expressly release and walve.

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 mortgagors, their heirs, successors and assigns.

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

Elzica Decenni [SEAL] .....[SEAL] Elvira Duenn NANCY E SCHOEN

<u>Cook</u>

a Notary Public in and for and residing in said County. In the State aforesaid, DO HEREBY CERTIFY THAT ELVIRA DUENN, a widow

HOTARY instrument, appeared before me this day in person and acknowledgd that dilutered the said Instrument as HET free and voluntary set forth, including the release and waiver of the right of homestead. she PUBLIC

Notary Public

FORM 11974 BANKFORMS INC

COUNTY ....

## **UNOFFICIAL COPY**

The Section of the Se	AND THE RESIDENCE OF THE PARTY
THE COVENANTS CONDITIONS AND PROVISIONS DEED	FERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
Mortgagors shall (1) promptly repair, restore or rebuild a damaged or be destroyed; (2) keep said premises in good condition.	iny buildings or improvements now or hereafter on the premises which may become on and repair, without waste, and free from merchanic's or other liens or claims for
superior to the len percent of the length of length of the length of	my buildings or improvements now or hereafter on the premises which may become on and repair, without waste, and free from mechanic's or other liens or claims, for due, any indebtedness which may be secured by a lien or charge on the premises (evidence of the discharge of such prior lien to Trustee or to holders of the note; with all premises any time in precent of erection upon said premises; (5) comply with all premises and the use thereof; (6) make no material alternations in said premises.
lee charges, and other charges against the premises when due, an receipts therefor. To prevent default hereunder Mortgagors shall	al taxes, and shall pay special taxes, special assessments, water charges, sewer serv- d shall, upon written request, furnish to Trustee or to holders of the note duplicad pay in full under protest, in the manner provided by statute, any tax or assessment
3. Mortgagors shall keep all buildings and improvements now mind for windstorm under policies providing for payment by the in- next of the provided by the interpretation of the payable, in case of loss or damage, to Trustee for the benefit of the to be attached to each policy, and shall geliver all policies, including the provided by the provide	or hereafter situated on said premises insured against loss or damage by fire. light- surance companies of moneys sufficient either to pay the cost of replacing or repair- all in companies satisfactory to the holders of the note, under insurance policies e holders of the note, such rights to be evidenced by the standard mortgage clause ing additional and renewal policies, to holders of the note, and in case of insurance ys prior to the respective date of expiration.
4. In case of default therein, Trustee or the holders of the not of the gagors in any form and manner deemed expedient, and manner deemed expedient, and manner deemed expedients and manner deemed expedients and manner deemed expedients are described by the second of the gagors in any and purchase discharge compromise or set.	ys prior to the respective date of expiration.  te may, but need not, make any payment or perform any act hereinbefore required by, but need not, make full or partial payments of principal or interest on prior tile any tax line, or other the partial payments.
tax sal . Torfelture affecting said premises or contest any tax or exper ex peid or incurred in connection therewith, including attorn to proter tr. mortgaged premises and the lien hereof, plus reasons authorized in yo be taken, shall be so much additional indebtedness with interest the recent at the rate of seven per cent per annum. Incertical section of any default hereunder on the	te may, but need not, make any payment or perform any act hereinbefore required y, but need not, make full or partial payments of principal or interest on prior lie any tax lion or other prior lies nor ritle or claim thereof, or redeem from any nexy fees, and any other moneys advanced by Trusteer the authorized and all nexys fees, and any other moneys advanced by Trusteer the authorized and all compensation to Trustee for each matter concerning which action herein socured hereby and shall become immediately due and payable without notice and or Trustee or holders of the note shall never be considered as a waiver of any long any payable without notice and long and long any payable without notice and long and long and long and long and long and long any payable without notice and long a
according o any bill statement or estimate procured from the appressimate or into 'e alidity of any tax assessment sale forfely	propriate public office without inquiry into the accuracy of such bill, statement or
option of the hole was of 'e note, and without notice to Mortgagors thing in the note or it the Trust Deed to the contrary, become the instalment of princip of terest on the note, or (b) when default	tloned, both principal and interest, when due according to the terms hereof. At the s, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding any- ue and payable (a) immediately in the case of default in making payment of any taball occur and continue for the the case of default in making payment of any
17. When the Indebt does bereby secured shall become due who for sale all expenditures a coxpense which may be considered to the fees, appraiser's fees, outlays for de-umentary and expert evidence, to items to be expended after ent, of the decree) of procuring all s	ether by acceleration or otherwise, holders of the note or Trustice shall have the creof, there shall be allowed and included as additional indebtedness in the decree consistency of the construction of the
prosecutes such suit or to evidence to lie ers at any sale which may the premises. All expenditures and sur ness of the nature in this p and immediately due and payable. w. in interest thereon at the rat the note in connection with (a) any proceed including probate plantiff, claimant or defendant, by reason f this trust deed or any	ether by acceleration or otherwise, holders of the note or Trustee shall have the ereof, there shall be allowed and included as additional indebtedness in the decree day or or behalf of Trustee or holders of the note for attorneys fees. Trustee's ready or or behalf of Trustee or holders of the note to attorneys fees. Trustee's state abstracts of title, title searches and examinations, guarantee policies. Torrens Trustee or holders of the note may deem to be reasonably necessary either to be the adjustment to such decree the true condition of the title to or the value of the natural properties of the
suit for the foreclosure hereof after accrue of su h right to foreclo threatened suit or proceeding which might affect the premises or the S. The proceeds of any foreclosure sale "he emises shall be costs and expenses incident to the foreclosure proceedings, including other items which under the terms hereof constitute occured indebte provided; third, all principal and interest remailing wald on the	se whether or not actually commenced; or (c) preparations for the defense of any to security herefo, whether or not actually commenced.  distributed and applied in the following order of priority: First, on account of all distributed and applied in the proceeding paragraph hereof; second, all distributed and applied in the order of the process and the process of the process
assigns, as their rights may appear.  9. Upon, or at any time after the filing of a bill to f regions the premises. Such appointment may be made either betage or after sathet time of application for such receiver and without regions the time of application for such receiver and without regions the such applications of the property of the such applications.	Is trust deed, the court in which such bill is filed may applicat a receiver of said le, without notice, without regard to the solvency or insolvency of Mortgagors at then value of the premises or whether the same shall be then occupied as a uch receiver. Such receiver shall have power to collect the rents, Issues and profits in case of a sale and a deficiency, during the full statutory period of redemption. It is when Mortgagors, except for the intervention of such receiver, would be styling that the protection, possess when may be necessary or are usual in such cases for the protection, possess is the may be necessary or are usual in such cases for the protection, possess the protection of the protectio
whether there be redemption or not, as well as during the the entitled to collect such rents, issues and profits, and all other program, control, management and operation of the premises during he apply the net income in his hands in payment in whole or in pa' of	The case of a sale and a deletency, during the full statutory period of redemption.  The case of a sale and a deletency, during the full statutory period of redemption.  The case of a sale and a sale of the case of the cas
the party interposing same in an action at law upon the note hereby	or me superior to the lien hereof or of such decree, provided such application e and 'chiency.  I cree shall be subject to any defense which would not be good and available to your recommendations.  Inspect the remises at all reasonable times and access thereto shall be permitted.
12. Trustee has no duty to examine the title, location, existenc trust deed or to exercise any power herein given unless expressly o	e, or co di on of the premises, nor shall Trustee be obligated to record this bligated by the terms hereof, nor be liable for any acts or omissions hereunder.
13. Trustee shall release this trust deed and the lien thereof by ness secured by this trust deed has been fully pude; and Trustee mashall, either before or after maturity thereof, produce and exhibit the product of the second product of t	proper instruction upon presentation of satisfactory evidence that all indebted by execute and tell ere release hereof to and at the request of any person who o Trustee the not expresenting that all indebtedness hereby secured has been ry. Where a received it is required of a successor trustee, such successor trustee sars a certificate of ident, out in purporting to be executed by a prior trustee are a construction of the original of the description of the original origi
ment identifying same as the note described herein. It may accept as conforms in substance with the description herein contained of the man and the substance of the man and the substance of the substance of the substance of the substance of filed. In case of the resignation, inability or refusal to a	s the genuine note herel, describ' a any note which may be presented and which note and which purports "be executed by the persons herein designated as ce of the Recorder or Registr, c. T. les in which this instrument shall have been ct of Trustee, the then Recorder c' Jeeds of the county in which the premises under shall have the identical 'tile, p wers and authority as are herein given compensation for all acts performer, her under.
are situated shall be Successor in Trust. Any Successor in Trust here Trustee, and any Trustee or successor shall be entitled to reasonable 15. This Trust Deed and all provisions hereof, shall extend to a gagors, and the word "Mortgagors" when used herein shall include a part thereof, whether or not such persons shall have executed the not	under shall have the identical 'tle, p' wers and authority as are herein given be compensation for all acts performe, her under, and be binding upon Mortgagors and all p. r.sons claiming under or through Mortli such persons and all persons liable for the persons and all persons liable for the persons and all persons liable for the persons the indebtedness or any tent of the indeb
16. The instalment Note secured by this Trust Deed may be prepaid.	in accordance with the terms and conditions specified in said Instalment Note, secured, and without notice to the Mortgagor. If apaid indebtedness secured by this age to the contrary, become due and payable andiately apon conveyance by the of agreement to convey title by Deed or otherwise, it also may portion of the
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IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified herewith under Identification No. 2010
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD	THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, as Trustee,
BE IDENTIFIED BY THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS. TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	by Cachend M. Assature to President
D NAME	First Officer U
E L STREET THE BANK & TRUST COMPAN of ARLINGTON REIGHTS	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
V 900 EAST KENSINGTON ROAD  ARLINGTON HEIGHTS, ILL 60004	6 mg
R Y INSTRUCTIONS OR	
RECORDER'S OFFICE BOX NUMBER	

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