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TRUST DEED

1978 JUN 12 A4185467

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JUN-12-78 522989 • 24485467 · A - Rec

10.00

FORM 18515 ANNE 15, INC.

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDEN'T PE, made June 5

19 78 , between

-willam H. Foy and Gertraud Foy, his wife (formerly known as Gertraud Klopke)-

herein referred to as "Mortgagors", and NORTHWEST TRUST & SAVINGS BANK,

an Illinois corporation doing hasiness in Arlington Heights, lllinois, herein referred to as trustee, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Note hereinafter described, said legal holder or holders of the Note hereinafter described, said legal holder or holders of the Note, in the principal sum of Fifty—Two Thousand and no 10 - Dollars, evidenced by one certain Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER

and delivered, in and by which said N te the Mortgagors promise to pay the said principal sum and interest from June 5, 1978 on the balance of principal remaining from time to time unpaid at the rate of 10.25 per cent per annum due on de an l.

All such payments on account of the indebtedness e idenced 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 Htc. Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, the last the office of Northwest Trust and Savings in said City.

NOW. THEREFORE, the Mortgagers to secure the payment of the princ ull sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and as venerals break contained by the Mortgage of the Country of the Mortgage of the M

Lot 17 (except the South 46.0 feet thereof) all of Lc. 13 and the South 6.0 Feet of Lot 19 in Block 7 in Arlington Heights Park Manor, a Subdivis on in the East 1/2 of Section 32, Township 42 North, Range 11 East of the Third Principal Meridian as per Plat recorded April 29, 1926 as Document 9257733, in Cook County, Illinois.**



which, with the property hereinafter described, is referred to herein as the

Count

THIS INSTRUMENT WAS PREPARE BY RONALD A. RAUCCI NORTHWEST TRUST & SAVINGS BANK ARLINGTON HEIGHTS, ILLINOIS 50005

2448540

OURTHER with all inprovements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and proint interconcerning to the purpose of the
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 A and sea B of Mortgagors the day and year first above written.
[SEAL] William H. Foy A [SEAL] William H. Foy [SEAL] Gertraud Foy [SEAL]
trate of Illinois. I. Ronald A. Raucci ss. a Notary Public in and for and residing in said County, in the State aforesaid, Do HEREBY CERTIFY THAT William H. Foy and Gertraud Foy, his wife (formerly known as Gertraud Klopke) who are personally known to me to be the same persons whose names are subscribed to the foregoing

sixtument, appeared before me this day in person and acknowledged that They signed, signed, so elivered the said Instrument as the said I

174.30

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	FERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):
Mortgagors shall (1) promptly repair, restore or rebuild a ged or be destroyed; (2) keep sald premises in good condition of expressly subordinated to the lien hereof; (3) pay when	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 dalms 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! or the premises and the use thereof: (6) make no material alterations in said premises
or to the Hen hereof, and upon request exhibit satisfactory mplete within a reasonable time any building or buildings ements of law or municipal ordinances with respect to the t as required by law or municipal ordinance.	evidence of the discharge of such prior lien to Trustee or to holders of the note; now or at any time in process of erection upon said premises: (5) comply with all premises and the use thereof; (6) make no material alterations in said premises
Mortgagors shall pay before any penalty attaches all gener arges, and other charges against the premises when due, an is the 'for. To prevent default hereunder Mortgagors shall Mor ga, ors may desire to contest.	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 duplicate pay in full under protest, in-the manner provided by statute, any tax or assessment
Mor ga, ors may desire to contest. Y tga; ors shall keep all buildings and improvements now or win 'et am under policies providing for payment by the interest of the contest.	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-
le, in case ''loss or damage, to Trustee for the benefit of th attached to each policy, and shall deliver all policies, includ to exp[e, s] deliver renewal policies not less than ten da	or hereafter situated on said premises insured against loss or damage by fire, light- surance companies of moneys subicised to they to so whe cost of replacing or remin- all in companies satisfactory to the holders of the note, under insurance policies 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 policies and the properties of the note of
In case o defi lit therein, Trustee or the holders of the noi tgagors if any lorm and manner deemed expedient, and ma brances, if burchase, discharge, compromise or set e or forfeiture fice ing sald premises or contest any tax or	ys prior to the respective date of expiration. It may, but need not, make any payment or perform any act hereinbefore required to may, but need not, make any payment or perform any act hereinbefore required to the new payment of the prior lies or title or claim thereof, or redeem from any sacsessment, All moneys paid for any of the purposes herein authorized and all seasessment, All moneys paid for any of the purposes herein authorized and all the payment of the payment payment hereby authorized relating to taxes or assessments, may do so
es paid or inc. red in connection therewith, including attor tect the mor a "o" p" "less and the lien hereof, plus reasc ized may be taken, s all be so much additional indebtedness terest thereon at the hat of seven per cent per annum. Inac	neys' fees, and any other moneys advanced by Trustee or the holders of the note onable compensation to Trustee for eac! matter concerning which action herein secured hereby and shall become immediately due and payable without notice and tion of Trustee or holders of the inde shall never be considered as a walver of any
ccruing to them on cco in of any default hereunder on the The Trustee or the hold is c' he note hereby secured mak- ing to any bill, statemer, or limate procured from the ap-	part of Mortgagors. hig any payment hereby authorized relating to taxes or assessments, may do so propriate public office without inquiry into the accuracy of such bill, statement or are, tax lien or title or claim thereof.
Mortgagors shall pay each iter, of indebtedness herein men of the holders of the note, and w' out notice to Mortgagors in the note or in this Trust D a to the contrary, become di	the tax her of three of claim thereof. Indeed, both principal and interest, when due according to the terms hereof. At the call unpaid indebtedness secured by this Trust Deed shall, notwithstanding any-be and payable (a) immediately in the case of default in making payment of any t shall occur and continue for three days in the performance of any other agree-
ent of principal or interes. on the note, or (b) when defaul of the Mortgagors herein contained. When the indebtedness hereby secu ed si all become due who defaulted the line hereoff in present and in control line hereoff.	t shall occur and continue for three days in the performance of any other agree- tester by acceleration or otherwise, holders of the note or Trustee shall have the
all expenditures and expenses which are paid or incurrence of the left of the praiser's fees, outlays for documentary of experie evidence, is to be expended after entry of the decriptor of the decriptor and all the left of the decriptor of the decreptor of the decreptor of the	ed by or on behalf of Trustee or holders of the note for attorneys fees. Trustee's stenographers' charges, publication costs and costs (which may be estimated as such abstracts of title, title searches and examinations, guarantee policies, Torrens
te such sult or to evidence to bidders at any r le which maintenances. All expenditures and expenses of the r iture it this mediately due and payable, with interest their on at the rain mediately due and payable.	tether 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 stempers, the state of the state
e in connection with (a) any proceeding, including product, claimant or defendant, by reason of this trust use or any the foreclosure hereof after accrual of such right to for cit end such or proceeding which might affect the premises of the control of the premises.	and bankruptcy proceedings, to which either of them shall be a party, either as y indebtedness hereby secured: or (b) preparations for the commencement of any ise whether or not actually commenced: or (c) preparations for the defense of any he security hereof, whether or not actually commenced.
The proceeds of any foreclosure sale of the premises small be of expenses incident to the foreclosure proceedings, including tems which under the terms hereof constitute secured income the secured income.	is stributed and applied in the following order of priority: First, on account of all the following order of priority: First, on account of all the following order of priority: First, on account of all the following order of priority: First, on account of all the following order of priority: First, on account of all the following order of priority: First, on account of all the following order or priority: First, on account of all the following order or priority: First, on account of all the following order of priority: First, on account of all the following order or
as their rights may appear. Upon, or at any time after the filing of a bill to foreclose the second appointment may be made either before or after si	rust deed, the court in which such bill is filed may appoint a receiver of said the without regard to the solvency or insolvency of Mortgagors at
e of application for such receiver and without regard to the aad or not and the Trustee hereunder may be appointed as s premises during the pendency of such foreclosure suit and, t there be redemption or not, as well as during any further	is rust deed, the court in which such bill is flied may appoint a receiver of said and the court in which such bill is flied may appoint a receiver of said such receiver. The court is then the court is
to collect such rents, issues and profits, and all other powe introl, management and operation of the premises during the ne net income in his hands in payment in whole or in part of the profits of the payment in whole or in part of the payment is any tax pages in the payment in whole or in part of the payment is any tax pages in the payment in the pages any tax pages in the pages and the pages in the pag	ers which the recessary of are usual in such cases for the protection, posses- whole of said period. The Court from time to time may authorize the receiver to fight. It is not necessary to the receiver of the protection of the court of the
ty interposing same in an action at law upon the note hereb	y secured.
	inspect the premises at r, re sonable times and access thereto shall be permitted eve, or condition of the profile one shall Trustee be obligated to record this belianted by the terms he of real be liable for any acts or pressions begander.
in case of its own gross negligence or misconduct or that of fore exercising any power herein given. Trustee shall release this trust deed and the lien thereof by	re, or condition of the profile nor shall Trustee be obligated to record this obligated by the terms he color by be hable for any acts or omissions hereunder, the agents or employees of our ce, and it may require indemnities satisfactory by proper instrument upon pressonant of satisfactory evidence that all indebted-
ured by this trust deed has been fully paid; and Trustee m ther before or after maturity thereof, produce and exhibit sich representation Trustee may accept as true without inqui ept as the genuine note herein described any note which b	ny execute and deliver a release hereof to and at the request of any person wad to Trustee the note, representing that il in ebtedness hereby secured has been lry. Where a release is requested of succe sor trustee, such successor trustee ears a certificate of identification pu porting to be executed by a prior trustee
er or which conforms in substance with the description her ed as the makers thereof; and where the release is request entifying same as the note described herein, it may accept a s in substance with the description herein contained of the	proper instrument upon press atton of satisfactory evidence that all indebted by evidence and deliver a roll as hereoft? and at the request of any person who to Trustee the note, representing that at in ebtedness hereby secured has been fry. Where a release is requested of succe sor trustee, such successor trustee ears a certificate of identification pu porting to be executed by a prior trustee ears a certificate of identification pu porting to be executed by a prior trustee of the prior trustee early than a prior trustee early trustee e
thereof. Trustee may resign by instrument in writing flied in the off of flied. In case of the resignation, inability or refusal to a top of their in Source of Figure 1 to the case of the resignation.	ice of the Recorder or Register of Tiles in w leb ni-instrument shall have been of Trues of the Recorder of the Red of the Recorder of the Re
	e compensation for all acts performed hereundet und be binding upon Mortpagors and all persons clair n und c or through Mort- all such persons and all persons liable for the payment c the indebtedness or any te or this Trust Deed.
The instalment Note secured by this Trust Dood may be prepaid	I in accordance with the terms and conditions specified in sai I stalment Note.
shall notwithstanding anything in the Note or in this Morn r of title, by Deed or otherwise, or execution by the Mortgagor	secured, and without notice to the MoTEsser, all unpaid indeb eless secured by this cage to the centrary, become due and payable immediately upon convex on by the of agreement to convey title, by Deed or otherwise, to all or any ortion of the
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	- 6
7	2
IMPORTANT	The Instalment Note mentioned in the within Trust Deed has been identified
PROTECTION OF BOTH THE BORROWER AND LENDER, CUE A NATE SECURED BY THIS TRUST DEED SHOULD ITTED B. NORTHWEST TRUST & SAVINGS BANK, LEGGRE HE TRUST DEED IS FILED FOR RECORD.	NORTHWEST TRUST & SAVINGS BANK, as Trustee,
TITED BY NORTHWEST TRUST & SAVINGS BANK, BEEDRE HE TRUST DEED IS FILED FOR RECORD.	Assulant Carbier
W	Assistant Vines President Ausstant Tenet Ufficer
NAMES CONTINUES IN CONTINUES IN CONTINUES IN	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIED PROPERTY HERE
NORTHWEST TRUST & SAVINGS E	ID .
ABLINGTON HEIGHTS, ILLINOIS 8	-
INSTRUCTIONS	