UNOFFICIAL COPY

TRUST DEED

24540779

1978 JUL 18 PM 2 34

RECORDER OF BEEDS COOK COUNTY ILLINO'S

RETORDED CELLENGE BLEAM

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDAN TRE, made

July 7

JUL-18-78 19 784 8' besween 245 40779

10.15

-Anthony Scandurra and Tina Scandurra, his wife

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

THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, an Illinois corporation of ig business in Arlington Heights, Illinois, herein referred to as TRUSTEE, witnesseth: THAT, WHEREAS the 160 gagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or 'lolders being herein referred to as Holders of the Note, in the principal sum of

and delivered, in and by which said No. The Mortgagors promise to pay the said principal sum and interest from July 7, 1978

or the balance of principal remaining from time to time unpaid at the rate of per cent per annum in instal tents as follows: Fiver Hundred Thirty-Four and 69/100------

Dollars on the first day of September

19 78 and Five Hundred Thirty-Four and 69/100-

Dollars on the first day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, of an be due on the first day of August AB2003 payments on account of the indebtedness et ide cold by said note to be first applied to interest on the unpaid All such payments on account of the indebtedness et ide cold by said note to be first applied to interest on the unpaid Principal balance and the remainder to principal; provide that the principal of each instalment unless paid when principal bear interest at the remainder to principal; provide that the principal of each instalment unless paid when due shall bear interest at the remainder to principal. Http://linking.and.all of said principal and interest being made due shall bear interest at the remainder to the payment and the office of Northwest Trust and to time, in writing appoint, and in absence of such appointment, then at the office of Northwest Trust and to time, in writing appoint, and in absence of such appointment, then at the office of Northwest Trust and the terms provided the provided by the terms provided the t

of the said principal um f money and said interest in accordance with the terms, proof the covenants and i receive the receipt the receipt the receipt where and the receipt where the receipt w NOW. THEREFORE, the Mortgagors to secure the payment visions and limitations of this trust deed, and the performance of and also in consideration of the sum of One Dollar in hand paid. RANT unto the Trustee, its successors and assigns, the following

lying and being in the Village of Prospect Hts.

Lot 62 in Ehler and Wenborg's Country Gardens Unit No. 2, Laing a Subdivision of the South East quarter of the North West quarter of Section 11, Lownship 42 North, Range 11, East of the Third Principal Meridian in Cook County, Illing 15.***



THIS INSTRUMEN. W.S PREPARED BY RONALD A SAUCCI HORTHWEST TRUST & S'.VINGS BANK ARLINGTON HEIGHTS, ILLI IOIS 60005

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 mort-

gagors, their heirs, successors and assigns. WITNESS the hands .. and seal S .. of Mortgagors the day and year Tina Handuvia [BEAL]

Ronald A. Raucci

a Notary Public in and for and residing in said County, in the State storesaid, DO HEREBY CERTIFY THAT Anthony Scandurra and Tina Scandurra, his wife

STATE OF ILLINOIS

Dollar

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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):	
1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or disms for lien not expressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises are considered, and the property of the property	
(4) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.	
- A more descriming pay before may be more and permits general scales, and small pay specimits exes, specific assessments, water distress, sewer server consistent of the permits and the more district and the permits and th	
3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lighting or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies yable, in cass of loss or damage, to Trustee for the benefit of the holders of the note, such rights to be evidenced by the standard mortgage clause.	
be attached to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the note, and in case of insurance bout to expire, shall deliver renewal policies not less than ten days prior to the respective date of expiration. 4. In case of default therein, Trustee or the holders of the note may, but need one, make any apparent or perform any act hereinbefore required. Superson the new days and the new tentance of the note may but need one to the new tentance of the note of the	
shirth Mortgagors may desire to contest. 3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lighing or windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the note, under insurance policies for the provided of the provided of the control of the provided of the control of	
thorized may be taken, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and the interest thereon at the rate of seven per cent per annum. Inaction of Triutee or holders of the note shall never be considered as a waiver of any on account of any default hereunder on the part of Morigagors.	
sht accroling to them on account of any default hereunder on the part of Marigagors. 5. The 'rete or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do so contains' any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or a body of the procured procured in the procured from the appropriate public office without nature that the contained of the following the procured procured in the procured from the procured procured in the procured procured from the following the procured by this Trust Deed shall, notwithstanding any-sing in the not on. In this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any stalment of 'incl'-' or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agree-in of the known agreed the procured procured by the procured procured to the contrary, become first procured to the contrary, become first procured to the procured procured to	
tion of the hole a of the note, and without notice to Mortgagors, all unpaid indebteness secured by this Trust Deed shall, notwithstanding any- ing in the not of in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any stalment of mindral or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agree- ent of the kort agos a herein contained.	
7. When the nde' redness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the thit to foreclose he' er bereof. In any suit to foreclose the lien hereof, there shall be all expenditures an expenses which may be paid or incurred by or on behalf of Trustee and expenses which may be paid or incurred by or on behalf of Trustee no holders of the note for attorneys' fees, trustee's a partial fees, trust for documentary and expensions.	
items to be expended after entry of the decree) of procuring all such abstracts of title, fille searches and examinations, guarantee policies, Torrens unificates, and simuar	
I immediately due and proble with interest thereon at the rate of seven per cent per annum, when paid or incurred by Trustee or holders of a model in connection with (a) y receding, including probate and bankruptcy proceedings, to which either of them shall be a party, either as intiff, claimant or detending, oy reson of this trust deed or any indebtedness hereby secured: or (b) preparations for the commencement of any	
eatened suit or proceeding which in the affect the premises or the security hereof, whether or not actually commenced. 8. The proceeds of any foreclosure of the premises shall be distributed and applied in the following order of priority: First, on account of all its and expenses incident to the fore some proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all	
nt of the hort' ago, a herein contained. 7. When the nde' edness hereby secured shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the ht to foreclose he or hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree sais all expension, are an expenses which may be paid or incrured by or on behalf of Trustee or holders of the note for attorney' feet. Trustee's sais all expension, are an expenses which may be paid or incrured by or on behalf of Trustee or holders of the note for attorney' feet. Trustee's relation to the paid of the paid or incrured by or one behalf of Trustee or holders of the note may deem to be reasonably necessary either to secure such suit or for a new to bidders at any sale which may be read pursuant of such decree the true condition of the tief to or the valent to secure such suit or for a new to bidders at any sale which may be read pursuant of such decree the true condition of the tief to or the valent to secure such suit or for a new to bidders at any sale which may be read pursuant of such decree the true condition of the tief to or the valent to secure the such as a new to bidders at any sale which may be read pursuant of such decree the true condition of the tief to or the valent of a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as a new to be read or the such such as	
igns, as their rights may appear. 3. Upon, or at any time after the thing of a sill coreclase this trust deed, the court in which such bill is flict may appear a receiver of said \$3. Upon, or at any time after the time of \$4. interpolar or the solventy or insolvency of Mortgagers at time of application for such receiver and with uit regard to the then value of the premises or whether the same shall be then occupied as a nestead or not and the Trustee hereunder may be appointed as such-receiver. Such receiver shall have power to collect the rents, its sues and profits had premises during the pendency of such foreclosur such and in the same shall be then occupied as a nestead or not and the Trustee hereunder may be appointed as such-receiver, Such receiver shall have power to collect the rents, its sues and profits, and a clother power which may be increasingly or are usual in such cases for the protection, possest, control, management and operation of the premis s during the whole of said period. The Court from time to time may authorize the receiver to ty the net income in his hands in payment in whole or in part of (1) The indebtedness secured hereby, or by any decree foreclosing this trust that the profit of the profits and a solven power of the profit of the receiver of the profit of the profit of the profit of the cledericy in case. I at it and deficiency to the licin or of any poly in here of shall be subject to any defense which would not be good and available to	
ther there be redemption or not, as well as during my to the times when Mortragors, except for the intervention of such receiver, would be illed to collect such rents, issues and profits, and a lother powers which may be necessary or are usual in such cases for the protection, possessed, control, management and operation of the premis s during the whole of said period. The Court from time to time may authorize the receiver to ty the net income in his hands in payment in whole of in most of: (i) The indebtedness excured hereby or by any decree forcelosing this trust.	
I, or any tax, special assessment or other lien which are or become superior to the lien hereof or of such decree, provided such application lade prior to foreclosure sale: (2) the deficiency in case (a s ie and deficiency. 10. No action for the enforcement of the lien or of any p ovir on hereof shall be subject to any defense which would not be good and available to party interposing same in an action at law upon the note or y current.	
11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted	
that purposes has no duty to examine the title, location; existence of condition of the premises, nor shall Trustee be obligated to record this t deed or to exercise any power herein given unless expressing by the terms hereof, not be liable for any acts or omissions hereunder, pt in case of its own gross negligence or misconduct or that of the record or employees of Trustee, and it may require indemnities satisfactory before exercising any power herein given.	
before exercising any power herein given. 3. Trustee shall release this trust deed and the life, thereof by proper it cruit in upon presentation of satisfactory evidence that all indebted. 3. Trustee shall release this trust deed and the life, thereof by proper it cruit in the proper is the proper of any person who is the proper of the proper of any person who is the proper of the proper o	
accept as the genuine note herein described any note which bears a cer. "te" identification purporting to be executed by a prior trustee under or which conforms in substance with the description herein contained of the jot and which purports to be executed by the persons herein mated as the makers thereof; and where the release is requested of the original to issue as the note described any note which may be presented and which the provided the prior of th	
5. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortge, ors, and all persons claiming under or through Morts, and the word "Mortgagors" when used herein shall include all such persons and all persons in the other parts of the payment of the indebtedness or any thereof, whether or not such persons shall have executed the note or this Trust Deed. 6. The instalment Note secured by this Trust Deed may be prepaid, in accordance with the terms an conditions specified in said Instalment Note. 7. At the option of the holders of the Note and obligation hereby accured, and without notice to the Mortgage and involvibilitating anything in the Note or in this Mortgage to the centrary, become due and par he is mediately upon conveyance by the same of title, by Deed or otherwise, or execution by the Mortgage to the contrary, become due and par he is mediately upon conveyance by the loss.	
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The Instalment Note mentioned in the within Trust Deed has bee ident ited	
I M P O R T A N T THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE BANK & TRAIST COMPANY OF ARLINGTON HELD. 15	
PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD ENTITLE BY THE BANK & TRUST COMPANY OF ARLINGTON BY THE BANK & TRUST COMPANY OF ARLINGTON BY THE STRUST DEED IS FILED FOR BY	
D. Australia Trust Officer	
D NAME FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE L DESCRIBED PROPERTY HERE	
I STREET MORTHWEST TRUST & SALVINGTON HEIGHTS ROAD	
E CITY EALINGTON HEIGHTS, ILLINOIS 60005	
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RECORDER'S OFFICE BOX NUMBER	
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