UNOFFICIAL COPY

TRUST DEED

24 572 661

This instrument was prepared By C. Walsh, 1250 Shermer Rd. Northbrook, Il., 60062

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made July 10,

19 78. between

HARRY O. TEMPLE, JR., A BACHFLOR, AND SUSAN M. KANE, A SPINSTER

'.er in referred to as "Mortgagors," and
NORTHBROOK TA JST & SAVINGS BANK.

an, Illinois corporation doing business in Northbrook, Illinois, sereio . Greed to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the leg i hole or or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of

TWENTY-SIX THOUSAND AND NO/100*

evidenced by one certain Instalment Note of the Mortgagors of even date legislation. The sale payable to NORTHBROOK TRUST & SAVINGS BANK and delivered, in and by which said Note the Mortgagor of principal sum and interest from after date

on the balance of principal remaining from time to time unpaid at the rate of

9 1/2 per cent per annum in instalments as follows: TWO HUNDR'LD NINETEEN & 98/100*

Dollars on the 15th day of October 1978 and TWO 10 NDRED NINETEEN & 98/100*

Dollars on the 15th day of each Month thereafter until said note i tun't paid except that the final payment of principal and interest, if not sooner paid, shall be due on the 15th day of September 2007. All such payments on account of the indebtedness evidenced by said note to be first applied to intriest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid the interest beat the rate of ten per cent per annum, and all of said principal and interest being made payable at such be king house or trust company in Cook County, Illinois, as the holders of the note may, from time to time, in writing appoint, and in order, e of such appointment, then at the office of NORTHBROOK TRUST & SAVINGS BANK in Northbrook, Illinois.

NOW. THEREPORE, the Morteagers to secure the payment of the said principal sem of monor and said interest in some faster with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mort agers on the performed also in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents CO V IX and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and of their certaet, right, title and interest be this, situate, lying and

being in the

- 46

Village of Palatine

Cook

AND STATE : ILLINOIS,

0 0

SEE RIDER ATTACHED LEGAL DESCRIPTION

UNIT NO. XI-B3 AS DELINEATED ON THE SURVEY OF PART OF THE FOLLOWING
DESCRIBED PARCEL OF REAL ESTATE:
THE WEST 334.79 FFET OF THE SOUTH WEST 1/4 OF THE NORTH EAST 1/4 OF
SECTION 12, TOWNSHIP 42 NORTH, RANGE 10 FAST OF THE THIRD PRINCIPAL
MERIDIAN, LYING NORTH 4F THE CENTER LINE OF RAND ROAD, ALL IN COOK
COUNTY, ILLINOIS, WHICH SURVEY IS ATTACHED AS EXHIBIT *A* TO DECLARATION
OF CONDOMINIUM OWNERSHIP AND OF EASEMENTS, PESTFICTIONS AND COVENANTS FOR
BALDWIN COURT CONDOMINIUM MADE BY MIDWEST BANK AND TRUST COMPANY, AN
OFLINOIS BANKING CORPORATION, AS TRUSTE UNDER TRUST AGREEMENT DATED
CCTORER 2, 1972, AND KNOWN AS TRUST NUMBER 7210916, RECORDED IN THE
OFFICE OF THE RECORDER OF DEFDS OF COOK COUNTY, ILLINOIS, AS DECUMENT NO.
2236E743; TOGETHER WITH A PERCENTAGE OF THE COMMON FLEMENTS APPURTENANT
TO SAID UNIT AS SET FORTH IN SAID DECLARATION, AS AMENDED FROM TIME TO
TIME, WHICH PERCENTAGE SHALL AUTOMATICALLY CHANGE IN ACCORDANCE WITH
AMENDED DECLARATIONS AS THE SAME ARE FILED OF RECORD PURSUANT TO SAID
DECLARATION, AND TOGETHER WITH ADDITIONAL COMMON FLEMENTS AS SUCH AMENDED
DECLARATIONS ARE FILED OF RECORD, IN THE PERCENTAGES SET FORTH IN SUCH
AMENDED DECLARATIONS, WHICH PERCENTAGES SHALL AUTOMATICALLY BE DEEMED TO
AMENDED DECLARATIONS, WHICH PERCENTAGES SHALL AUTOMATICALLY BE DEEMED TO
AMENDED DECLARATIONS, WHICH PERCENTAGES SHALL AUTOMATICALLY BE DEEMED TO
AMENDED DECLARATIONS OF THE RECORDING OF EACH SUCH AMENDED DECLARATION
AS THOUGH CONVEYED HEREBY, ALL IN COOK COUNTY, ILLINOIS.

UNOFFICIAL COPY

COOR JUGATE TELLINOIS FILED FOR RECORD

Aug 8 9 on AH '78

Aroperty of Collins of *2457266 N

Witness the hand S and seal S of Mortgagors the day and year first above written.
x Horry S. DEmploy [SEAL] x Susan M. Kane [SEAL]
Harry of Temple, Jr. Susan M. Kane
[SEAL]
STATE OF ILINOIS I. Christina M. Pike
a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT Harry O. Temple, Jr., a bachelor, and Susan M. Kane,
a spinster
11.074 Ar are personally known to me to be the same person S whose name S subscribed to the foregoing In-
5 ° Direct their
COUNTY, W. Meters Problem

In the contract the open services of the contract of the contr	edonos-sense ≥e Page 2			
THE COVENANTS, CONDITIONS AND PROVISIONS TRUST DEED):	S REFERRED			
1. Mortgagors shall (1) promptly repair, restore or reboild any laged or be descroyed; (2) keep and premises in good condition and rexpressly subordinated to the lien hereof; (3) pay when due any ind lien hereof, and upon repost exhibit astiratory evidence of the disellient properties of the properties and the state of the properties of the properties of the properties of the properties and the une thereof municipal ordinances with respect to the promises and the une thereof.	buildings or impro spair, without was lebtedness which s harge of such pric occass of erection of: (6) make no	vements now or hereafter on the premises which may become dami- ric, and free from mechanic's or other liens or claims for lien not say be secured by a lien or charge on the premises amperior to the r lien to Truzzee or to holders of the note: (4) complete within a upon mild premises; (5) comply with all requirements of law or milderal alternations in said premises except as required by law or		
2. Mortangors shall pay before any penalty attaches all general techniques, and other charges against the premises when due, and shall, therefor. To prevent default beresnder Mortgagors shall pay in fall urgagors my desire to contest. 3. Mortgagors shall keep all buildings and improvements now or windcom under policies providing for payment by the insurance or windcom under policies providing for payment by the insurance.	axes, and shall pupon written required protest, in the hereafter situated companies of months seriefactory to the seriefactory to	ty special taxes, special assessments, water charges, sewer service set, furnish to Trustee or to holders of the note duplicate receipts se manner provided by statute, any tax or assessment which Mortion and premises insured against loss or damage by fire, lightning eys sufficient either to pay the cost of replacing or repairing the		
3. Mctramera hall teep all baldings and improvements now or or vindatorm under policies providing for parment by the insurance same or to pay in full the indekedness secured bereby, all in compani of loss or durange, to Trustee for the benefit of the holders of the note, policy, and shall deliver all policies, including additional and renew liver renewal policies not less than ten days prior to the respective deliver for the note of t	such rights to be al policies, to hold dates of expiration may, but need not need not, make	evidenced by the standard mortgage clause to be attached to each ters of the note, and in case of insurance about to expire, shall de-m. I make any payment or perform any act hereinbefore required of full or partial payments of principal or interest on prior encum-		
In case of effects therein. Then only provide to that respective to the respective t	I moneys paid for ther moneys adva- Trustee for each me immediately do shall never be con	any of the purposes berein authorized and all expenses paid or need by Trustee or the holders of the note to protect the mort- manter concerning which action berein authorized may be taken, se and payable without notice and with interest thereon at the rate iddered as a waiver of any right accruing to them on account of any		
5. The Trustee / be holders of the note hereby secured making any bill, satement or / time e procured from the appropriate public office with of any tax, assec in ct. ale, forficiture, tax lien or title or claim there 6. Mortagors a.u. pay each item of indebtedness beeric mention of the form of the contrary, become due and pay-able (a) immedients of the form of th	thout inquiry into	the accuracy of such bill, statement or estimate or into the validity		
contained. 7. When the indebt lines hereby secured shall become due whether foreclose the lien hereof. In the foreclose the lien hereof, there expenditures and expenses whit in my be paid or incurred by or on beha outlays for documentary and expenses the decrees of my time a structure of the decrees of my time a structure of the time sent problems.	by acceleration or chall be allowed alf of Trustee or he publication costs when and examination	r otherwise, bolders of the note or Trustee shall have the right to and included as additional indebtedness in the decree for sale all olders of the note for attorneys' fees, Trustee's fees, appraiser's fees, and costs (which may be estimated a to items to be expended after four, surgarding solicies. Towards or the same of the s		
7. When the indebts inest borreby secured shall become due whether forerlose the lien bereof. In the state of the forerlose the lien bereof, there outlines for documentary and cut to forerlose the lien bereof, there outlines for documentary and cut to evidence, stenographers' charges, entry of the decrees of premium at our abstracts of title, this sear assurances with respect to title as "un's abstracts of title, this sear assurances with respect to title as "un's ear bolders of the naxe may at any sale which may be had pure un't to such decree the true condition the rate of seven per cent per annum, w' en e' all or incurred by Trustee bankruptcy proceedings, to which either of t' m shall be a party, either hereby secured; or the preparation for t' e meancaement of any and actually commenced.	deem to be reason n of the title to o n debtedness secure to a bolders of the as plaintiff, claim it for the foreclose ned suit or process	ably necessary either to prosecute such suit or to evidence to bidders or the value of the premises. All expenditures and expenses of the development of the premises and expenses of the development of the property of the p		
costs and expenses incident to the forecassure proceedings, including items which under the terms bereof constitute seer on indebtedness and ill principal and interest remaining unpaid on the note; fourth, any	all such items as iditional to that ev overplus to Mort	are mentioned in the reverding paragraph hereof; second, all other idenced by the note, with interest thereon as brein provided; third, ragous, their hers, legal representatives or assigns, as their rights		
9. Upon, or at any time after the filing of a b. to correlose this trust deed, the court in which such bill is filed mry appoint a receiver of said premises, such appointment may be made either before or size sale, without notic, without needs to the selector or in olvency of Morfangors at the time of the said appointment may be made either before or size sale, without notic, without notic, without notic and the said needs as the mestage of need and he can be made and the said needs of the selection of the selection of the said needs as the mestage of a said need as such receiver. Such every statil have some to reduce the mestage of the reduction of the selection of the reduction of the reduction of the selection of the reduction of the premises during the whole of said period. The court from time to time to prevent the reduction, presented in the said period of the court from time to time to time the reduction of the line income in his hands in payment in whole of said period. The court from time to time the reduction of the line income in his hands in payment in whole of said period. The court from time to time the reduction of the line income in his hands in payment in whole of the reduction of the line of the reduction of the line berief or of such decree, provided such applie tion is made renor to forceloure, sale; (2) the deficiency in case of the reduction of the reducti				
that purpose. 12. Truste has no duty to examine the title, location, existence, or or to exercise any power berein given unless expressly obligated by the own grows nedligence or misconduct or that of the agents or emplois own grows nedligence or misconduct or that of the agents or emplois.	r trud Don of the e term : hereof, as byers (Trus)	premises, nor shall Trustee be obligated to record this trust deed or be little for any acts or omissions hereunder, except in case of and it may require indemnities satisfactory to it before exercising	:	
the proper interest that refers this true deed and the lien thereof by proper instruction and antifactory evidence that all indebtedness secured by its trustee that when fully saids and Trustee may accept any delivers at a personal trust and personal true properties of the properti				
14. Truites may resim by instrument in writing filed in the office of the Recorder or he ordered of Triles in which this instrument shall have been recorded or filed. In case of the resignation, insulin'y or refusal to are of Truster, the then Recorder of Brestow in the country in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers in "nuthority as are herein given Trustee, and any Intrustee or successor shall be entitled to reasonable compensation for all sets performed hereunder. 15. This Trust Bord and all provisions hereof, shall extend to and be binding upon Mortgacors, and all persons claiming under or through Mortgacors and the word "Mortgacors" when used herein shall include all such terroons all lie for the payment of the indubtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. 16. The Instalment Note hereby secured is subject to prepayment in the manner and upon the co. "Loons set for his inside note."				
17. That, if there shall be any change in the owner hip of the premises overed hereby without the consent of the mortgagee, the ettire principal and all accrued interest shall become due and payable at the election f the mortgagee, and foreclosure proceedings may be instituted thereon.				
18. The mortgagee hereby reserves r their behalf and on behalf of its ortgagee may charge the minimum sum kecution of a release of the within	or their	assignees agree that the		
IMPORTANT	į.	Note mentioned in the winhin Trust Deed has been identified Identification No. 131!		
R THE PROTECTION OF BOTH THE BORROWER AND LENDER. E NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTI- ED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED FILED FOR RECORD.	NORTHB	VKe President		
D NAME		FOR RECORDER'S INDEX PURPOSES),	
E Northbrook Trust & Savings Bo: L 1250 Sharmer Road		INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE	A state of	

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T

Northbrook Trust & Savings Bot

L

1250 Sharmer Road

Northbrook, Illinois 60062

V

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R

INSTRUCTIONS

OR

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BOX 533

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