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24 371 604 TRUST DEED <u>190</u> THE ABOVE SPACE FOR RECORDERS USE ONLY 05,711 , between THIS INDEL TUI E, made 1978 DONALD LEE MILLED, a widower and JACQUELINE AUDREY ANDERSON, a widow herein referred to as "Mortgagors", and THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS, Dollars on the 1st day of May 1978 -Three Hundred Nine and 97/100-day of each month thereafter until said note is fully paid except that the final payment of principal and interest, if not sooner paid, in the due on the let day of April 1988.

All such payments on account of the indebtedness evidence by said note to be first applied to interest on the unpaid principal balance and the remainder to principal; in that the principal of each instalment unless paid when the shall bear interest at the rate of seven per cent per muon, and all of said principal and interest being made anyable at such banking house or trust company in Arlington its Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointmen, the lat the office of THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS

In said City.

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal s in c money and said interest in accordance with the terms, produced in the control of this trust deed, and the performance of the covenants and a rece ents herein contained, by the Mortgagors to be performed.

ANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, title and interest therein, situate, ying and being in the COUNTY OF COOK AND STATE OF ILLINOIS Lot 37 in H. Litwins Barrington Park Unit 3 Being a Subdivision of Part of Section 8 and Section 17, Township 42 North, Range 10 East of the Third Pr.n ipal Meridian, in Cook County, Illinois This Instrument Was Prepared By: Dawn Schencers Ky REAL ESTATS LOAN DEPARTMENT of Amagina Heights 900 E. Reneington Road Arlington Heights, III. 60004 with the property hereinafter described, is referred to herein as the GETHER with all improvements, tenements, easements, fixtures, and a noir; and during all such times as Mortgagors may be entitled therein the subject of articles now or hereing the tenement of articles may be considered to the constant of the const E AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the uses an . tr ats rttl, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said right the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverside 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. Sonald Lee Miller s. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT DONALD LEE MILLER, a widower and JACOUELINE AUDREY ANDERSON, a widow Cool personally known to me to be the same person. S

instrument, appeared before me this day in person and acknowledgd that delivered the said instrument as <u>their</u> free and voiset forth, including the release and waiver of the right of homestead.

My Commission Expires Dec. 22, 1967

PO 1837 BANKFORMS INC., FRANKLIN PARK

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	Section 1
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVER	PER SYDE OF THIS TRUST DEED):
1. Mortgagors shall (1) promptly repair, reatore or rebuild any buildings or improvements now or been damaged or be destroyed; (2) keep asid premises in good condition and repair, without waste, and free transition not expressly subordinated to the lien hereof; (3) pay when due, any indebtedness which may be secure at the properties of the properties of the secure at properties of the	d by a lios or charge on the premises in to Trustee or to holders of the note; upon said premises; (5) comply with all
except as required by law or municipal ordinances with respect to the premises and the use thereof; (6) make no except as required by law or municipal ordinance. 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special	assessments, water charges, sewer serv-
2. Mortgagors shall pay before any penelty attaches all general taxes, and shall pay special taxes, special electric states, special electric s	ustee or to holders of the note duplicate by statute, any tax or assessment
while short sage of the desired to contain a specific property of the state of the	red against loss or damage by fire, lighter to pay the cost of replacing or repairs of the note, under insurance policies lenced by the standard mortgage clause lers of the note, and in case of insurance
amout to expire, shait 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 not, make any payment or 5 of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payn	n perform any act hereinbefore required nents of principal or interest on prior
about to expire, stant deliver renewal policies not less than ten days prior to the respective date of expiration of the stant policies of the policies of the mote may but need not, make any payment or of Mortgarden and the stant policies of	or claim thereof, or redeem from any he purposes herein authorized and all by Trustee or the holders of the note natter concerning which action herein
authorized hay be taken, shall be so much additional indebtedness secured bareby and shall become immediate with inter. It is roon at the rate of seven per cent per annum. Inaction of Thustee or holders of the note shall right ac ruin. I them on account of any default herounder on the part of Mortgagors.	ely due and payable without notice and never be considered as a waiver of any
The True so or the holders of the note hereby secured making any payment needy authorized relating the content of the note hereby secured making any payment needy authorized relating to the validity of any tax, assessment, sale, forfoliure, tax lien or title or claim thereof. 6. Mortgage a hall pay each tiem of indebtedness herein mentioned, both principal and interest, when due option of the hol ere of the note, and without notice to Mortgagers, all unpaid indebtedness secured by this T thing in the note or a bia Trust Deed to the contrary, become due and puyable of immediately in the case instalment of principal or interest on the note, or (b) when default shall occur and continue for three days in mention of the Mortgap a half contained.	ig to taxes or assessments, may do so the accuracy of such bill, statement or
6. Mortgage 4 shall pay each item of indebtedness herein mentioned, both principal and interest, when dupotion of the hole ere f the note, and without notice to Mortgagors, all unpublic indebtedness secured by this T thing in the note or a his Trust Deed to the contrary, become due and payable (a) immediately in the case	e according to the terms hereof, At the rust Deed shalt, notwithstanding any- of default in making payment of any
ment of the Morigay is a rein contained. 7. When the ir chief new hereby secured shall become due whether by acceleration or otherwise, holders	of the note or Trustee shall have the
ment of the Mortgapy is h rein contained. 7. When the ir a brief are hereby secured shall become due whether by acceleration or otherwise, holders right to foreclose the heart for the first to foreclose the heart for the first foreclose the literature of the first foreclose the literature for the first foreclose forecast foreclose forecast foreclose forecast forecast foreclose forecast for	the note for attorneys' fees. Trustee's and costs (which may be estimated as imminations, guarantee policies, Torrens
certificates, and similar data an last ances with respect to title as Trustee or holders of the note may dem prosecute such suit or to evide let to bidders at any sale which may be had pursuant to such decree the true e the premises. All expenditures and extenses of the nature in this paragraph mentioned shall become so much i	to be reasonably necessary either to ondition of the title to or the value of additional indebtedness secured hereby
and immediately due and payable with interest thereon at the rate of seven per cent per annum, when paid the note in connection with (a) any ror eding, including probate and bankruptcy proceedings, to which either plaints, claimant or defendant, by soon of this trust deed or any indebtedness hereby secured; or (b) preprint the forester that the forester hereby secured; or (b) preprints the forester hereby secured; or (c) preprints the forester hereby secured; or (b) preprints the forester hereby secured; or (c) preprints t	or incurred by Trustee or noiders of er of them shall be a party, either as trations for the commencement of any
threatened suit or proceeding which might a ct the premises or the security hereof, whether or not actually 8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following ord costs and expenses incident to the foreclosure an over lines, including all such liters as are mentioned in the pro-	commenced. ler of priority: First, on account of all
threatened suit or proceeding which might and the premises or the security hereof, whether or not actually 8. The proceeds of any foreclosure say of the premises shall be distributed and applied in the following ord costs and expenses incident to the foreclos reportings, including all such items as are mentioned in the protoher items which under the terms hereof our it is secured indebtedness additional to that evidenced by the browledd; third, all principal and interest reads ing unpaid on the note; fourth, any overplus to Mortgagors, assigns, as their rights may appear.	note, with interest thereon as herein their heirs, legal representatives or
assigns, as their rights may appear. 9. Uppn, or at any time after the filing of a bill in coclose this trust deed, the court in which such bill is premises. Such appointment may be made either before or after sale, without notice, without regard to the so the solution of the company of the solution of the solution of the company of the solution of the solution of the company of the solution of	is filed may appoint a receiver of said lyency or insolvency of Mortgagors at he same shall be then occupied as a
homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power of said premises during the pendency of such forcel, sure suit and, in case of a said and a deficiency, during the whether there be redemption or not, as well as during may another times when Mortgagors, except for the int	to collect the rents, issues and profits to full statutory period of redemption, tervention of such receiver, would be
sion, control, management and operation of the premises uring the whole of said period. The Court from time apply the net income in his hands in payment in whole or in the indebtedness secured hereby, or of care on any tax special assessment or other lien whole may be a become superior to the lien hereof or of s	to time may authorize the receiver to by any decree forcelosing this trust uch decree provided such application
is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency. 10. No action for the enforcement of the lien or of any problem and error shall be subject to any defense which the party interposing same in an action at law upon the note hereber — ured.	h would not be good and available to
11. Trustee or the holders of the note shall have the right to in pect the premises at all reasonable times.	and access thereto shall be permitted
12. Trastee has no duty to examine the title, location; existence, or c. did in of the premises, nor shall trust deed or to exercise any power herein given unless expressly obligat I by the terms hereon, how be libile except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it to it before exercicing any power herein given.	for any acts or omissions hereunder, may require indemnities satisfactory
except in case of its own gross negligence or misconduct or that of the as mis or employees of Trustee, and it to it before exercicing any power herein given. 3. Trustee shall release this trust deed and the lien thereof by prope settlem upon presentation of sa settlement of the s	itisfactory evidence that all indebted- nd at the request of any person who indebtedness hereby secured has been
paid, which representation Trustee may accept as true without inquiry. Where the art is requested of a sucremay accept as the genuine note herein described any note which bears a certif. — c identification purportin hereinder or which conforms in substance with the description herein contained of no rea and which purports described as the makes thereoff; and whome the release is requested of the certificial its clean and it has passer.	essor trustee, such successor trustee ig to be executed by a prior trustee is to be executed by the persons herein
designated as the makers thereof; and where the release is requested to the bright of the makers thereof. The makers thereof. The makers thereof.	e which may be presented and which by the persons herein designated as
14. Trustee may resign by instrument in writing filed in the office of the Recorder or R. 4is' or of Tiltes in vecorded or filed. In case of the resignation, inability or retual to act of Trustee, the thet, R. or or of Deeds are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the ide tice title, powers Trustee, and any Trustee or successor shall be entitled to reasonable compensation fall dats / erf-med here	which this instrument shall have been of the county in which the premises and authority as are herein given
Trustee, and any Trustee or successor shall be entitled to reasonable compensation for all at s reference here 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgay -, and all persaggors, and the word "Mortgagors" when used herein shall include all such persons and all pens liable f = the part thereof, whether or not such persons shall have executed the note or this Trust Deed.	under. ons claiming under or through Mort- payment of the indebtedness or any
16. The instalment Note secured by this Trust Deed may be premid, in accordance with the terms and addition in	specified in said Instalment Note.
17. At the option of the holders of the Note and obligation hereby sequend, and without notice to the Mactangor, mortgage shall notwithstanding anything in the Note or in this Mortgage to the contrary, become due and vail. Mortgager of title, by Deed or otherwise, or execution by the Mortgager of agreement to convey title, by Deed or otherwise.	il unpuid indebtedness secured by this immediately upon conveyance by the beswise, to all or any portion of the
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MAR 22 9 on AH '78	#74371604
Man 22 9 oo AH 178	-24371004
•	0.
The Instalment Note positioned in the wi	thin Trust Deed his be a contifled
THE BANK & RUS COMPANY THE PRINCIPAL NOTE SECURED BY THIS TRUST DEED SHOULD THE BANK & RUS COMPANY	OF ARLINGTON HEI H"S,
E IDENTIFIED BY THE BANK & TRUST COMPANY OF ARLINGTON LIGHTS, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR	1171W)
SCORD Assistant Free Assistant Free	at Officer
D NAME THE BANK AND TRUST COMPANY OF A.H. FOR RECONDINSENT STATE	ERS INDEX PURPOSES EET ADDRESS OF ABOVE PROPERTY HERE
L STREET 900 EAST KEISINGTON DESCRIBED'S	ROPERTY HERE
E CITY ARLINGTON HEIGHTS, ILLINOIS	
R OR	
RECORDER'S OFFICE BOX NUMBER 15	
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