DFFICIAL COPY 33730-3 5763338

ASSIGNMENT OF MORTGAGE

The RESOLUTION TRUST CORPORATION was appointed conservator of CLYDE FEDERAL SAVINGS ASSOCIATION, pursuant to Resolution Order 90-275 of the Office of Thrift Supervision dated February 1, 1990.

The RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION, for value received does hereby grant, sell, assign, transfer, set over and convey to *_ FEDERAL HOME LOAN MORTGAGE CORPORATION * ("Assignee"), its successors and assigns without recourse and without any warranties, any interest the Assignor may have /in a mortgage/deed of trust/ recorded as document number 23.687.954 covering the property in said mortgage as shown or attached Exhibit "A". IN WITNESS WHEREOf, this Assignment has been executed this day of 15th February , 1991. RESOLUTION TRUST CORPORATION,

Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION

Ner.

WILLIAM R. SHOYER

Title

Manager, Real Estate Owned

RENERGINAL TRAM ERI- I

ACKNOWLEDGEMENT

STATE OF ILLINOIS

COUNTY OF COOK

88.

15th The foregoing instrument was acknowledged before me tric _, 1991, by the above named individual who is authorized to execute this document under Delegation of Authority by I. O. Hermida, Managing Agent for RESOLUTION TRUST CORPORATION, as Conservator of CLYDE FEDERAL SAVINGS ASSOCIATION.

Notary Public

OFFICIAL SEAL CAROLE BANAS NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 2/27/91

> THIS INSTRUMENT WAS PREPARED BY: RTC Resident Counsel Clyde Federal Savings Association 7222 W. Cermak Rd. North Riverside, IL 60546

RECORD & RETURN TO: AMS - L. Soule 231 East Avenue Albion, NY 14411-1678

Aroperty of Cook County Clerk's Office

UNOFFICIAL COPY 110337303

23 687 954

MORTGAGE

THIS INDI	Paul A. Nowak and S	at the undersigned, Shirley Nowak, his wife	
-: -: of the Yills	age of Arlington Heighte	County of Gaok	, State of Illinols.
herelnafter re	ferred to as the Mortgagor, does	hereby Mortgage and Warrant to	
) >	CLYDE SAVI	NGS AND LOAN ASSOCIATION	
_a corporation	organized and existing under the	e laws of the STATE OF ILLINOIS	hereinafter
		eal estate, situated in the County of Cook	
~ .			178.
J		Same I was track	13),
<u>را</u> اع		Asserted the form	14
	To e nebro	Cleast 3: of Sec. 7 and part of the Southwest 3: of 42 Morth, Range 11, East of the Third Principal at the plat thereof recorded 8/8/68 as Document & County, Lilinais.	12°
	0)	x	
the furnishing storm doors ar declared to be and the rents, gagee, whether of said proper hereafter exist of (a) to pledge be deemed metal! such leases after foreclosu part thereof, ments, issues an enforce collectiment therefor absolute owner ated on the mescured, and outil expenses of time apply any the principal occeds of saie, the Mortgagor any is paid in full lien hereof, bugagee shall, ho without affecti	of which by lessors to lessees is cid windows, floor coverings, screen a part of said real estate whether issues and profits of said premises now due or hereafter to become y, or any part thereof, whether sing or which may be made by the te said rents, issues and profits on red in any foreclosure decree, and and agreements and all the avair es saie, to enter upon and take exake leases for terms deemed advan d profits regardless of when earned on thereof, employ renting agencie when it deems necessary, purchase ship, advance or borrow money nortgaged premises and on the incoment of the income retain reasonable of every kind, including attorneys balance of income not, in its sole of the indebtedness hereby secured, if any, whether there be a decree and the Mortgagee, in its sole disc angreements herein, the Mortgage surplus income in its hands. The or until the delivery of a Master's if no deed be issued then until twever, have the discretionary powers.	ation or otherwise and any other thing now or hereafter ustomary or appropriate, including screens, venetian blin doors, in edgor beds, awnings, stoves and water heaters of physically accaded thereto or not); and also together which are hereby pledged, assigned, transferred and set of due under or by vi tue of any lease or agreement for the aid lease or agreement is written or verbal and whether is Mortgagee under the power herein granted to it; it being a parity with said red estate and not secondarily and su dist thereunder, together with the right in case of default clusive possession of, measie, maintain and operate said trageous to it, terminate or notify existing or future leases I and use such measures which relegal or equitable as it is so or other employees, after or repair said premises, buy fur all kinds of insurance, and in gener a exercise all powers or ecessary for any purpose herein stated to secure which he me therefrom which lien is prior to the iten of any other is compensation for itself, pay insurance premiums, taxes are fees incurred in the exercise of the fowers herein given discretion, needed for the aforesaid purpose. First on the interion, feels there is no substantial uncorrected default see, on satisfactory evidence thereof, shall relinculsh possession of Mortgagee may continue until all hadebied; Deed or Special Commissioner's Deed pursuant to a one the expiration of the statutory period during which it ris er at any time to refuse to take or to abandon possession have all powers, if any, which it might have had with sed upon acts or omissions relating to the subject matter	ds, window shades, (all of which are with all easements ver unto the Mortec use or occupancy tis now or may be the intention herech pledge shall not the Mortgagee of the elther before or i premises, or any, collect said avails, may deem proper to nishings and equipodinarily incident to lien is hereby cremdebtedness hereby deassessments, and, and from time to ollerest and then on elicincy in the prodebtedness secured in performance of lession and pay to the elssued. Morten of said premises well this paragraph
TO HAVE	unto said Mortgagee forever, for	crty, with said buildings, linprovements, fixtures, appurt the uses herein set forth, free from all rights and benefit hich said rights and benefits said Mortgagor does hereby	s under the Home-
	•	otedness from the Mortgagor to the Mortgagee evidenced	•
the Mortgagor	in favor of the Mortgagee, bearing Thousand and no/100***	ng even date herewith in the sum of	

To secure performance of the other agreements in said note, which are hereby incorporated herein and made a part hereof, and which provide, among other things, for an additional monthly payment of one-twelfth (1/12th) of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises. And to secure possible future advances as hereinafter provided and to secure the performance of the Mortgagor's covenants herein contained. יץ פרת נתידות מייי פיי

together with interest thereon as provided by said note, is payable in monthly installments of

Two Hundred Forty-One and 58/100

Dollars (\$ 21

on the first day of each month commencing with

Dollars (\$ 241.58 December 1, 1976 until the entire sum is paid.

23 687 954