## **OFFICIAL CO**

	S OTHER LIGHT STREET AND THE STREET	na shekararin dining dia kanggalan kanggalan	ene andronalia de partiro	upan sarang akang kang kang kang kang kang kang
Allega engante de	BOX 305 TRUST DEED	23 605 916		1000
	THIS INDENTURE, Made this 1 by and between FRANK P. BALTRU	Oth day of SAITIS AND EILEEN	August F. BALTRUSAITIS	A.D. 19 7
6475 368 D	of the City and State of Illinois a national banking association organized a an actional banking association organized a an action banking association organized a an action banking association organized an rei hater, "Trustee"), WITNESSETH: THAT, WHEREAS, MORTGAGOR Note of creature described in the Principal THAT, ONE THOUSAND SIX HUI evidenced of one certain Promissory Insta Trustee), 'car ng even date herewith mad "Note"), poers in crest from date of disbu interest is pay the as follows:	of Chicago (hereinafter, "Mortgagor" nd existing under and by virt office in the City of Chicago, is justly indebted to the legal Sum of NDRED AND NO/100— Iment Note (the identity of e payable to bearer and del reement until maturity at the	in the County of Co '), and THE FIRST NATIO the of the laws of the	DOK ONAL BANK OF CHICAGO, United States of America, tate of Illinois, as Trustee the Promissory Instalment ars (\$ 31,600.00 ), the certificate thereon of the Note (hereinafter, the and which principal and
	Interest only due Sopiember 16, 197, 16th day of act and every month to each of said monthly type ents of \$ 259.81 payable monthly on the bank of \$ 259.81 payable monthly on the bank of \$ 30 and principal said principal installments bearing interest after a principal and interest payments and payable in legal holder(s) of the Note maning in the gappoint of the City of Chicago and State on "Interest payment in said Note specified, at the election, as NOW, THEREFORE, Mortgagor for the magreements herein contained, and also in consideredged, does by these presents convey an "Warrleying and being in the City of Illinois, to wit:	of thereafter the and including September and including September and shall be applied first in the state of the shall be applied for the latterity at the rate of 8-3/Lawful money of The United Stat, and until such appointment at by which Note, it is agreed that its Deed, may at any time without in this Trust Deed provided, of ripose of securing the payment ation of the sum of One Dollar out unto Trustee, its successors a Chicago	the sum of \$ 259.81 16 201 payment of interest at the comparity of interest at the comparity of the Note and the performed assigns, the following of Country of Cool	due and payable on the in the note of the note of said Note, count of said principal sum, a per annum, and all of said in Chicago, Illinois, as the lational Bank of Chicago, in ogether with accrued interest to and payable at the place of of the Note, ormance of the Mortgagor's whereof is hereby acknowlescribed Real Estate, situate, k
1020	Lot 28 in Benton's Addison East 1/4 of Section 20 Tow Principal Meridian LIMI Cook	Strote addition in msh.p un North, Rac County, Illinois.	n the East 1/2 ange 14 East of ALCORDER OF DEE	of South HerThird 08
3	Aug 20   12 49 PH '78		*236059	16
1420		deliny R. C.	ken	
	which, with the property hereunder described, is TOGETHER with all the tenements, heredita belonging, all buildings and improvements now let (which tents, issues and profits are hereby exprein and by this Trust Deed is not a secondary ple the payment of the indebtedness secured hereby), without limiting the generality of the foregoing, venetian blinds, gas and electric fixtures, radiators water, air conditioning, and all other apparatus ar premises, (which are hereby understood and agree and whether affixed or annexed or not, shall for hereby) and also all the estate, right, title and in TO HAVE AND TO HOLD the above desand trusts herein set forth, hereby releasing and wo fillinois, and all right to retain possession of the many hereach of any of the agreements herein contains. This Trust Deed) are incorporated herein by reference successors and assigns.  Witness the band and seal of Mortgago Manuel.	and are hereby made a part her	ve written.  Bultu	the Morgan r, their heirs,
1994 - 1994) - 1887	STATE OF ILLINOIS COUNTY OF COOK  BALT PRAITIS, HEREBY SERTIF who are resonal the foregoins Instruction the foregoins Instruction the foregoins Instruction the foregoins Instruction of homestead. GIVEN under	Public in and for and resiry THAT FRANK P. BA ly known to me to be the sai ment, appeared before me is and delivered the said Ind purposes therein set forth, my hand and Notarial Seal	ding in said County, in LTRUSAITIS AND me persons whose n this day in person and a strument as the line including the release this LTRUSAITIES.	the State aforesaid, DO EILEEN F. ames_aresubscribed to cknowledged that free and voluntary
	The Principal Instalment Note mentione R. E. No. REO 42192 EP	A	na been identified here	· · · · · · · · · · · · · · · · · · ·
	This instrument prepared by and should be returned to: Eileen Przywara. The First National Bank of Chicago.		By Simily Real Estate O	
	One First National Plaza Chicaga IL 60670	Page 1		

## UNOFFICIAL COP'

## THE AGREEMENTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

THE AGREEMENTS. CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE HEREOF.

1. Morragour parents to pay each item of indebtedness secured hereby, when due, according to the terms hereof.

2. (a) to keep the premise in good regals and make all necessary replacements;

(b) destroyed;

(c) to comply with all hear is good regals and make all necessary replacements;

(c) to comply with all new and manipole or complete the premises and their lies, charges, or encumbrances prior to comply their all new and manipole or complete the premises and their lies, charges, or encumbrances prior to or on a neight with the film of this Trust Deed;

(d) to comply with all new and manipole or remodeling of the premises and their lies, charges, or encumbrances prior to or on a neight with the film of this Trust Deed;

(d) to or on a neight with the film of this Trust Deed;

(d) to or on a neight with the film of this Trust Deed;

(d) to or on a neight with the film of this Trust Deed;

(d) to or on a neight with the film of this Trust Deed;

(e) to or on a neight with the film of this Trust Deed;

(f) to or on a neight with the film of this Trust Deed;

(f) to or on a neight with the film of this Trust Deed;

(f) to or on a neight with the film of this Trust Deed;

(f) to or on a neight with the film of this Trust Deed;

(f) to or on a neight with the film of this Trust Deed;

(f) to or on a neight with the film of this Trust Deed;

(f) to or on a neight with the film of this Trust Deed;

(g) to or on a neight with the film of this Trust Deed;

(g) to or on a neighbor of this trust Deed thi

The agreements herein contained, shall extend to and be binding upon Mortgagor and any and all persons claiming by, through or Mortgagor, the same as if they were in every case named and expressed, and all the agreements herein shall bind them, both and severally, and shall inure to the benefit of Trustee, its successors and assigns, and of the holder(s) of the Note.

or under Mortgagor, the same as if they were in every case named and expressed, and all the agreements herein shall blind them, both jointly and severally, and shall inture to the benefit of Trustee, its successors and assigns, and of the holder(s) of the Note.

15. Except as herein expressly provided to the contrary, no remedy or right herein conferred upon or reserved to the Trustee, or to the holder(s) of the Note is intended to be to the exclusion of any other remedy or right, but each and every such remedy or right shall be cumulative and shall be in addition to every other remedy or right given bereunder and now or hereafter existing. No delay or omission to exercise any remedy or right securing on any default shall impair any such remedy or right, or shall be construed to be a waiver of any such default, or acquiescence therein, nor shall it affect any subsequent default of the same or a different nature. Every such remedy or right may be exercised from time to time and as often as may be deemed expedient by the Trustee or by the holder(s) of the Note.

of the Note.

16. The invalidity of any one or more agreements, phrases, classes, sentences or paragraphs of this Trust Deed shall not affect the remaining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as if such invalid agreements, phrases, classes, sentences or paragraphs had not been inserted.

17. Trustee herein may at any time resign or discharge itself of and from the trust hereby created by a resignation in writing filed in the office of the Recorder (or Registrar) of the County is which this instrument shall have been recorded (or registered).

18. In case of the resignation, inability or refusal to act of The First National Bank of Chicago, as Trustee, at any time, when its action hereunder may be required by any person estilled therein, then the Obicago Title and Trust Company shall be and it is hereby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical powers and authority, and the title to said Morigaged Property shall thereupon become visued in such successor in trust for the uses and purposes aforeashed.

Page 2

8