## UNOFFICIAL COPY

			,
Control Contro		na n	NAMES OF BRIDE AS
BOX 305	22 000 7(4	1000	
TRUST DEED	23 800 761		
711. INDENTURE, Made this 7 by and tween DAVID M. NAUGHT	th day of January	Bin. A.D. 19	77
of the City	of Berwyn in the Cour	nty of Cook	
and State of Illinois a national of ir association organized at	(hereinafter, "Mortgagor"), and THE Fland existing under and by virtue of the law	RST NATIONAL BANK OF CHICAGES of The United States of Americans and State of Illinois as Trust	O, ta,
and doing bus hess and having its principal (hereinafter, '", s', "), WITNESSETH: THAT, WHIF, E. S., MORTGAGOR Note hereinafter a scale of in the Principal	is justly indebted to the legal holder or ho	lders of the Promissory Instalme	nt
THIRTY THREE THE ISAND AND I	NO/100		), of
Note hereinatter a section of in the Frincipal of the Fri	e payable to bearer and delivered, which reement until maturity at the rate therein	Instalment Note (hereinafter, the set forth, and which principal at	ie id
Interest only due February 1f, 19 16th, day of each and ever, proub to each of said monthly payments of \$\frac{1}{2}\$. Ol. \$\frac{3}{2}\$ payable monthly on the balance of said princips a said principal instalments bearing interest after a principal and interest payments being payable in legal holder(\$\frac{3}{2}\$) of the Note may in writing appoint the City of Chicago and State of Illinois: in and otheron, in case of default as provided in this True payment in said. Note specified, at the election, as a superior of the contained for the contained of the contain	77 and including February 16, 2006	due and payable on t	he d :
payable mouthly on the balance of said princip. s said principal instalments bearing interest af r n principal and interest payments being payable in	un remaining from time to time unpaid and senal irity at the rate of 8-3/4 lawful money of The United States, at such bar	cond on account of said principal su per centum per annum, and all of sa nking house in Chicago, Illinois, as t	n, id he
legal holder(s) of the Note may in writing ap, ob the City of Chicago and State of Hinois; in and o thereon, in case of default as provided in this Tru	of, and until such appointment at the office of T by which Note, it is agreed that the principal sun be d, may at any time without notice, become	The First National Bank of Chicago, in thereof, together with accrued interest at once due and payable at the place	in est of
NOW. THEREFORE, Mortgagor for the puragreements herein contained, and also in considered edged, does by these presents Convey and Warra	ation of the am of One Dollar in hand paid, the nuture of the Note and ation of the am of One Dollar in hand paid, the nuture of the transfer of the nuture	ie noticer(s) of the Note.  It the performance of the Mortgagor  he receipt whereof is hereby acknow  following_described Real Estate, situal	r's ·l- te.
lying and being in the City of of Illinois, to wit:  Lot 8 in Block 4 in Unit 1	Country Club Hills Country Country Club Hills Country Club Hills Country Country Country Club Hills Country Country Country Club Hills Country Country Club Hills Country Country Club Hills Country Country Club Hills Country Club Hill Country Clu	y of COOK and Sta	te
the Southeast 1/4 of Section of the Third Principal Meri	on 27. Township 36 North. R	nois.	
SOOF DISETT ILLING THED FOR REGORD		Accorded of Deeds.	
JAN 26 9 54 AM '7		*23800761	
	4	.= 0.000,0,	
which, with the property hereunder described, is re-	eferred to as the "Premises,"	0	
which, with the property hereunder described, is re "TOGITHER with all the tenements, hereditan belonging, all buildings and improvements now how (which rents, issues and profits are hereby express in and by this Trust Deed is not a secondary pled 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 an premises, (which are hereby understood and agreed 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 descand trusts herein set forth, hereby releasing and we of Illinois, and all right to retain possession of the any breach of any of the agreements herein contains This Trust Deed consists of two pages. The Trust Deed) are incorporated herein by reference successors and assigns.	nents, privileges, easements, and appurtenances in cated or hereafter to be erected on the premise sly assigned, it being understood that the pledge we but is a primary pledge on a parity with the	s, the cuts issues and profits thereuses the cuts issues and profits mad be morte of a property as security for	f e
the payment of the indebtedness secured hereby), without limiting the generality of the foregoing, - venetian blinds, gas and electric fixtures, radiators,	and all apparatus and fixtures of every kind all shrubbery, shades and awnings, screens, storr heaters, ranges, bathtubs, sinks, apparatus for	and nature whatsoever, including, bu m windows and a ors, curtain fixtures supplying or a st ibuting heat, light	t ;
water, air conditioning, and all other apparatus an premises, (which are hereby understood and agreed and whether affixed or aniexed or not, shall for hereby) and also all the estate right, title and in	d equipment in or that may be placed in any but the be part and parcel of the real estate and app the purposes of this Trust Deed be deemed con- terest of Mortgagor of, in and to said premises.	liding now or ler after standing on the propriated to the use of less real estate clusively to be real estate at a conveyed	e i
TO HAVE AND TO HOLD the above desc and trusts herein set forth, hereby releasing and we of Illinois, and all right to retain possession of the	ribed premises unto Trustee, its successors and alving all rights under and by virtue of the Hor Mortgaged Property after any default in the	assigns forever, for he purposs, use mestead Exemption L. of he Stat payment of said indebtedness in after	я е г
This Trust Deed consists of two pages. The Trust Deed) are incorporated herein by reference successors and assigns.	med. agreements, conditions and provisions appearing and are hereby made a part hereof and shall be	on page 2 (the reverse size , this binding on the Mortgagor, the c 'co	s ()
Witness the hand and seal of Mortgagor  Lavid M. Hau Mton	r the day and year first above written.		9
David M. Naughton		B Taughton [SEAL	
STATION IN ILLE	DUANE D. TSCHETTER	[SEAL]	
HEREBY CERTIES	Public in and for and residing in said C Y THAT DAVID M. NAUGHTON AN y known to me to be the same persons	D CAROLYNN B. Naughto	in, [
the foregoing Instruction of the signed, sealed act, for the uses and	y known to me to be the same persons ment, appeared before me this day in pers I and delivered the said Instrument as purposes therein set forth, including the	on and acknowledged that free and voluntary	
Z C Of homostand	ny hand and Notarial Seal this 20 Hay		
Teansel Town	_ Klus	Notary Public	$\mathbb{S}$
The Principal Instalment Note mentioned R. E. No. REO 42522 EP	in the within Trust Deed has been identif	fied herewith. Ional Bank of Chicago, Trustee,	88
// // / / / / / / / / / / / / / /	ine rint Nati	•	
nd should be returned to:	Ine First Nati	u. lu	76
his instrument propored by and should be returned to: lileen Przywara. The First Jational Bank of Chicage, One First National Plaza	By Jan	WW Estate Officer	761

## **UNOFFICIAL COPY**

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

1. Mortgagor agrees,

(a) to keep the premises in good repair and make all necessary replacements;

(b) to restore or rebuild promptly any building or improvement now or hereafter on the premises which may become damaged or (c) to comply with all laws and municipal ordinances with respect to the premises and their use;

(d) to keep the premises in good repair and make all necessary replacements;

(d) to keep the premises in good repair and make all necessary replacements;

(e) to comply with all laws and municipal ordinances with respect to the premises and their use;

(e) to comply with all laws and municipal ordinances with respect to the mention of the security conveyed hereby.

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

(g) the provided to apply the money so deposited client during the progress of such repairs or remodeling. Trustee is unflicant in the judgement of Trustee or the holder(s) of the Note to pay in full the cost of such repairs or remodeling. Trustee is the provided to the provided and the cost thereof and of the reasonable fees of Trustee.

(g) the provided to apply the money so deposited client during the progress of such repairs or remodeling. Trustee is the provided of the provided provided to the provided provided to the provided provided to the provided provided to the provided provided

FORM 14340-9-AA