UNOFFICIAL COPY

	DOV 2						•
1	6 BOX 3	DEED	24	554 905		1000	
		TYPE Made this	6th day of	July			9 78
2000 2000 2000 2000 2000 2000 2000 200	by and between FRA	NK FERRARO &	MARGAREŤ M. 1	FERRARO, husba Villagen the C		ook	
		linois	(hereinafter, "M	ortgagor"), and THE	FIRST NATION	IAL BANK OF CHICAG	GO, ica,
	and doing business a (hereinafter, "Truster	ssociation organized and having its principale"), WITNESSETH EAS, MORTGAGOR	l office in the City o : is justly indebted t	of Chicago, County of the legal holder or	f Cook and Stand Stand holders of the	te of Illinois, as Trus Promissory Instalm	stee ient
	Note hereinatter des	cribed at the rimcipa	ii Juiii Oi		D-11	- (ድርስ በሰብ ብብ	1
	rustee), bearing ev "I ote"), bears inter-	ren date herewith ma	de payable to beare ursement until matu	rity at the rate there	ein set forth, a	and which principal	and
	Inter to ry due AU 2nd day of each of sa d wnthly p payable me why sens each of said principal state principal and neer sep legal holder(s) o the the City of Chicago me thereon, in case of the payment in said Notes NOW, THEREFO agreements herein conta edged, does by these pi lying and being in the of Illinois, to wit:	agust 2, 1978 each and every month tayments of \$423.0 balance of said principal tayments being payable in your may in writing app 'State of Illinois; in and ult as provided in this To pect' at the election, a R. Mortgagor for the isided, in also in considerest	o and including At the shall be apply the shall be apply sum remaining from the maturity at the rate of lawful money of Thiotint, and until such apply to the shall be apply to the shall be a cust Deed, may at any so in this Trust Deed purpose of securing the ration of the sum of crant unto Trustee, its Elk Grove V	thereatter the sum of specific first in payment of ime to time unpaid and for the unpaid and the unpaid an	interest at the side second on accurate per centum; a banking house of The First Na sum thereof, togome at once due of the holder(s) cand the perfor id, the receipt with following decountry of C	if not sooner prate specified in said Nount of said principal per annum, and all of in Chicago, Illinois, as tional Bank of Chicago ether with accrued inte and payable at the plac of the Note. mance of the Mortgar, whereof is hereby acknowing the sook and Sook	aid; lote, sum, said the o, in erest ee of gor's owl- uate, itate
	* -#- 2	476 in E7.k Gr	ove Village S	Section 11, B	eing a Su	bdivision in	
195	Secti	on 32 and of the office of the 0.8572095 in Co	tion 33, Town	nship 41 Nort.	n, kange Plat ther	eof recorded	
2		idu anus,	()		Elic	dry A. Olien	
		COOK GOUNT IN I	CORD'		RECOR	DER OF DEEDS	
X		. Jul 27 9 oo	AM '78),	* 2	455 <u>4905</u>	<u></u>
PMI #	which, with the propert TOGETHER with helonging, all buildings (which rents, issues an in and by this Trust D the payment of the ind without limiting the greentian blinds, gas and water, air conditioning, premises, (which are hand whether affixed or hereby) and also all the total trusts herein set for Illinois, and all righ any breach of any of the set of the s	y hereunder described, is all the tenements, hered and improvements now d profits are hereby exped is not a secondary lebtedness secured hereby in electric fixtures, radiator and all other apparatus ereby understood and agrannexed or not, shall fe testate, right, title and TO HOLD the above onth, hereby releasing and to retain possession of	s referred to as the "Pataments, privileges, ear located or hereafter; ressly assigned, it bein ledge but its a primary."), and all apparatus; g, all shrubbery, shaders, heaters, ranges, bat and equipment in or teed to be part and part of the purposes of thinterest of Mortgago escribed premises unter waiving all rights unthe Mortgaged Prope	remires," some its, and appurtenant to be rected on the pr ge understore that the e pledge of a parity w and fattures of every and aw ings, sreens, htubs, sink, are arratus hat may be pleed in arr to fit of the real e it e ar to fi, in and to saud re of, in and to saud re der and by virtue of it y after any default in	nces now or at a remises, the rents pledge of the re- nth the mortgage kind and nature storm windows if or supplying building now conclusively to mir 28. ond assigns for c room steat 6 a he payment of	ny time hereafter there, is issues and profits the ints, issues and profits the edition of the said indebtedness or earlier of the edition of	unto rcof nade for for but ures, ight, the state, eyed uses State after
	Trust Deed) are incorp	porated herein by referen	ce and are hereby made	de a part hereof and sh	all be hading on	2 (the reverse side of the Mortgagor, their h	this ieirs,
	Witness the han	nd and seal of Mortga		ar first above written Masons A	i. 4 m. G	/	ZALĪ
	Frank	Ferraro	[SEAL]	Margare	t M. Ferr	[si	_
STATE OF ILLINOIS SS. I Lan Laneau O STATE OF ILLINOIS SS. a Notary Public in and for and residing in said County in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and for and residing in said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said County, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said Country, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said Country, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said Country, in the Stat a resaid, DO COUNTRIES COOK SS. a Notary Public in and fer said Country, in the Stat a resaid, DO COUNTRIES COOK SS. a NOTARY SS. a NATION							itary
	AUB	The transmission of	er my hand and No		day of	July AD. 19	7 <u>8</u>
	JOBNA MINE			Part Dead to the Second		ry Public	<u>ー</u> ジ
Th	The Principal I R. E. No. RE is instrument prep	nstalment Note menti O 47645 LJ cared by	oned in the within	inist Deed has been. The Firs	t National Ba	with. nk of Chicago, Trus	4 55, ****
34	d should be returr ni Jabeneau	ned to:			Ä		حۃ۔ 9
CT	e First National Ba icago,	ank of		Ву	Real Estate O	Officer	S
Two	o First National Pl icago, Illinois	aza. Bok	15 _ P	age 1		The second secon	

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

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

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

2. 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 destroyed;
(c) to comply with all laws and municipal ordinances with respect to the premises and their use;
(d) to keep the premises free from liens of mechanics and materialmen, and from all other liens, charges, or encumbrances prior to or on a parity with the lien of this Trust Deed;
(e) to permit the Trustee or holder(s) of the Note access to the premises at all reasonable times for purposes of inspection;
(f) not to do, nor permit to be done upon the premises, anything that might impair the value thereof, or the security conveyed hereby.

Mortgagor further, agrees that no substantial repairs or remodeling of the premises shall be made unless the written consent of the Trustee or the holder(s) of the Note shall first have been obtained and Mortgagor shall have deposited with Trustee a sum of money sufficient in the judgement of Trustee or the holder(s) of the Note shall first have been obtained and Mortgagor shall have deposited with Trustee a sum of money sufficient 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 hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in payment of the cost thereof and of the reasonable fees of Trustee.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and

sufficient 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 hereby authorized to apply the money so deposited either during the progress of such repairs or remodeling, or upon completion thereof, in payment of the cost thereof and of the reasonable fees of Trustee.

3. Mortgagor agrees to pay promptly, and before any penalty attaches, all water rates, sewer charges, general and special taxes and assessments of any kind which may be levied, assessed, charged, or imposed upon the premises and to deliver to Trustee, upon request, satisfactory evidence of such payment. Mortgagor, to prevent default hereunder, viil pay in full, under protest in the manner provided by law, any tax or assessment which Mortgagor may desire to contest.

4. Mortgagor agrees to maintain in force, at all times, fire and extended coverage insurance on the premises at their full insurable value, and also agrees to carry such other hazard insurance as Trustee or the holder(s) of the Note may require from time to time. Said insurance shall be carried in such companies as shall be satisfactory to Trustee or the holder(s) of the Note and the policies evidencing the same with mortgage clauses (satisfactory to Trustee or the holder(s) of the Note) attached, shall be deposited with Trustee. An addition to the monthly installments of principal and interest pupiling of the Note and the province of the payment of real estate taxes and assessments required to be paid hereunder by Mortgagor shall deposit with Trustee, on each monthly payment date, as set forth in the Note, an amount equal to one-twick flori of the non-trustee of the payment of real estate taxes and assessments is deposit, on demand, such additional amounts as may be required for that purpose.

6. Upon default by the Mortgagor of any agreement herein, Trustee or the holder(s) of the Note may, but need not, make any proments, or extend the payments of principal or interest on prior and co-ordinate encumbrances, six

- payment of any other indebtedness artist, under the Mote or this Trust Deed, or in the preformance of say other agreement of Mortagor contained in the Note or this Tru. 1 Deed and shall continue for a period of three days; in the method of the control of the control of the preformance of the process of the Note, become immediately due and payable, without notice to the longer of the note, budger (s) of the Note, the Note, the Note, the Note, the Note of the Note, the Note of the Note, without notice to Mortagor, and without requir is by an and without regard to the solvency of any person liable for payment of the indebtedness secured hereor, of without regard to the then value of the premises, or the occupancy thereof as a homestead, apopint a receiver for the benefit of Trustee or the holder (s) of the Note, with power to collect the rents, issues and profits of the premises, die and become due, during such foreclosure suit and the full statutory period of costs incurred in the management and op ration of the premises, prior and co-ordinate lieus, if any, and taxes, assessments, water and other utilities and insurance, if n due or thereafter accruing, and may make and pay for any necessary repairs to the premises, and may pay all or any pa. of the indebtedness secured hereby or any deficiency decree.

 9. In any foreclosure of this Trust Deed, there shall the lad well and included in the decree for sale, to be paid out of the rents, or the precession of the premises, and may pay all or any pa. of the indebtedness secured hereby or any deficiency decree.

 10. In any foreclosure of this Trust Deed, there shall the sale well be premised to the premise shall be a red, hereby of the Note pursuant to this Trust Deed, with interest at eight percent per annum from the date of advancement, and the premise shall be a red, hereby of the Note pursuant to this Trust Deed, with interest at eight percent per annum from the date of advancement, and the premise shall be distributed and applied in the following of proceeding pub

of the Note.

16. The invalidity of any one or more agreements, phrases, clauses, 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 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, clauses, 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 in 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 entitled thereto, then the Chicago 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 Mortgaged Property shall thereupon become vested in such successor in trust for the uses and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses

FORM 14340-9-AA

END OF RECORDED DOCUMENT

BIE: