## UNOFFICIAL COPY

V)	Box 305	24 691 636	40
	TRUST DEED		000
	THIS INTENTURE, Made this 19th day of October 4.D. 1978 by and between JOHN T. ARNDT AND SUSAN DONOVAN ARNDT, HUSBAND AND WIFE		
:	"Note"), bears interest from date of hisb interest is payable as follows:	of Glenview in the County of (hereinafter, "Mortgagor"), and THE FIRST NATIG dexisting under and by virtue of the laws of The loffice in the City of Chicago, County of Cook and Sis justly indebted to the legal holder or holders of the Sum of "100	United States of America, tate of Illinois, as Trustee the Promissory Instalment ars (\$ 54,000.00 ), the certificate thereon of the Note (hereinafter, the and which principal and
7 612 0700	Interest only due November 2, 1 Log 2nd day of each and every month to each of said monthly payments of \$ 472.59 payable monthly on the balance of said principal said principal instalments bearing interest after principal and interest payments being payable in legal holder(s) of the Note may in writing appoint be City of Chicago and State of Illinois; in and thereon, in case of default as provided in this Trapyment in said Note specified, at the election, as NOW, THEREFORE, Mortgagor for the pagreements herein contained, and also in consideredged, does by these presents Convey and Warriying and being in the Village of Illinois, to wit:	thereafter the sum of \$\frac{472.59}{2007} \]  In the applied first in payment of interest at the sum of a particular of the unit of the u	due and payable on the if not sooner paid; rate specified in said Note, count of said principal sum, i per annum, and all of said e in Chicago, Illinois, as the lational Bank of Chicago, in ogether with accrued interest ie and payable at the place of of the Note.  ormance of the Mortgagor's whereof is hereby acknowlescribed Real Estate, situate, like the said of the Note.  and State
0210	of the Northwest quarter of	I's Landing Unit Fire being a Subsection 19, and a Pesubdivision or Document No. 22070177 and part oth being Subdivisions of parts on the Thira Principal of the	n of parts of control of the control
1)	+ 22.1006	; genes ) A	N DEEDS
	COOK COUNTY, ILLINOP FILES FOR RECORD	* Z H U	1636
	John T. Arndt  STATE OF HEINOIS SS. I Notary	ments, privileges, easements, and appurtenances now or at a tested or hereafter to be erected on the premises, the remaily assigned, it being understood that the pledge of the right but is a primary pledge on a parity with the mortgag and all apparatus and fixtures of every kind and naturall shrubbery, shades and awnings, screens, storm window heaters, ranges, bathtubs, sinks, apparatus for supplying de equipment in or that may be placed in any building now do to be part and parcel of the real estate and appropriated the purposes of this Trust Deed be deemed conclusively teterest of Mortgagor of, in and to said premises unto Trustee, its successors and assigns for aiving all rights under and by virtue of the Homestead E Mortgaged Property after any default in the payment clined.  [SEAL]  Susan Donovan Arndt  Susan Donovan Arndt  Public in and for and residing in said County, in the county of the Homestead E and the county of the Homestead E and the property after the same and are hereby made a part hereof and shall be binding our the day and year first above written.  [SEAL]	[SEAL]  the State aforesaid, DO onovan Arnold,
	The Principal Instalment Note mention  R. E. No. Reo 48806 - EK	ly known to me to be the same person. whose in ment, appeared before me this day in person and a d and delivered the said Instrument as their dipurposes therein set forth, including the release my hand and Notarial Seal this day of Nota dipurpose identified here.  The First Notional Bo	cknowledged that free and voluntary and waiver of the right  AD. 197
	and should be returned to: Bileen Playwara. The First National Bank of Chicago One First National Plaza Chicago, IL 60670	-	)fficer

## UNOFFICIAL COPY

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

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

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

2. (i) to keep the premiser is good require and make all necessary replacements:

(ii) to keep the premiser free from these of mychaeles and make all necessary replacements:

(iv) to premi the Prosence are observed to the premiser of the premiser of their text.

(iv) to premi the Prosence is related to it of the New access to the premiser of their text.

(iv) to premi the Prosence is related to it of the New access to the premiser of the premiser

the Note.

16. The invalidity of any one or more agreements, phrases, clauses, sentences or paragraphs of this Trust Deed shall not affect the maining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall not affect the maining portions of this Trust Deed, or any part thereof, and in case of any such invalidity, this Trust Deed shall be construed as 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 the office of the Reborder (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 where reby appointed and made successor in trust to The First National Bank of Chicago, as Trustee under this Trust Deed, with identical wers and authority, and the title to said Mortgaged Property shall thereupon become vested in such successor in trust for the uses d purposes aforesaid.