## **UNOFFICIAL COPY**

	V STO T		COROTOTT				
	TRUST	DEED				1000	1
411	THIS INDENTU		6th day of ND MARY LOU	J RYAN, husb	July band and wif		LD. 1979
	an dioinal b ak ig ass and doing b sir ss and (hereinafter, "f ust et THAT, W ET F Note hereinafter de con ONE HUNDE?" evidenced by one certa Trustee), bearing even "Note"), bears interest interest is payable as f	having its principal '), WITNESSETH: 'S, MORTGAGOR if ed in the Principal 'A P-missory Insta d'ae 'erewith mad from d'ae of disbu olle, se:	nd existing under office in the City is justly indebted is Sum of AND NO/Iment Note (the e payable to bearsement until ma	to the legal holde 100identity of which rer and delivered, turity at the rate	the laws of The Uty of Cook and Ster or holders of the cook and Ster or holders of the cook and	Justed States of ate of Illinois, as the Promissory In the state of \$150,00 the certificate that Note (hereinal and which principles).	America, a Trustee estalment 0.00), ereon of fter, the cipal and
16 280	Interest only due Aug cach of said monthly payr payable monthly on the bas aid principal instalments principal and interest pay legal holder(s) of the Not the City of Chicago and St thereon, in case of default payment in said Note spec NOW, THEREFORE agreements herein containe edged, does by these preselying and being in the V1 of Illinois, to wit:	ust 1, 1c7c th and ever, on, to the state of \$ 14 f 6, 91 the state of 18 f 9 f 9 f 9 the state of 18 f 9 f 9 f 9 the state of 18 f 9 f 9 f 9 the state of 18 f 9 f 9 the state of 18 f 9 f 9 the state of 18 f 9 the st	and including A   shall be ap   shall be ap	thereafter the sum the property of the provided, of Trustee the payment of the One Dollar in hans successors and assistant of the property of	of \$1406, 90  18  18  20  20  20  20  20  20  20  20  20  2	due and payal du if not sor rate specified in a sount of said specified in a sount of said specified in a sount of said specified in a sound of said specified in a sound said said said said said said said sai	ole on the oner paid; aid Note, aid Note, cipal sum. Il of said is, as the hicago, in d interest e place of ortgagor's acknowle, situate, and State
1.0	The East 1/2 o of Lots 8 to 1 the North 1/2 East 100 feet the South West Third Principal 5, 1929 as Doc	4, inclusive, of the South thereof) and 1/4 of Secti 1 Meridian, a	in Daughae East 1/4 of the South Non 20, Town eccording to	days Acres, f the South West 1,4 of nship 42 Nor o the plat t	being a Sul West 1/4 () the South D th, Range :	bdivision of Except the East 1/4 of 13 East of orded, Apri	of the
d		Joba Court Files for	ひまた。 発表が特別		C	2000 1 AN 3000	i i integration S
)		JUL 25 1	2 35 m		(0)	#250616	11/
-	which, with the property he TOGETHER with all belonging, all buildings and (which rents, issues and property of the payment of the indebte without limiting the general venetian blinds, gas and elevater, air conditioning, and premises, (which are hereby and also all the sear TO HAVE AN EAT CO, and of Illinois and all right to any the search of the payment of the pa	the tenements bereditar	ments, privileges, ea- cated or hereafter sly assigned, it bein ge but is a primar and all apparatus all shrubbery, shad heaters, ranges, ba d equipment in or l to be part and pa the purposes of the terest of Mortgago ripbed premises unte aving all rights une of Mortgaged Prope ined. agreements, conditit and are hereby ma-	sements, and appurit to be erected on the ng understood that it y pledge on a parity and fixtures of eve es and awnings, sere thtubs, sinks, appar- that may be placed it reel of the real estat- is Trust Deed be dee of, in and to said o Trustee, its success der and by virtue of rity after any default ons and provisions: de a part hereof and	the pledge of the reigy with the mortgage ry kind and nature eins, storm windows attes for supplying n any building now ce and appropriated temed conclusively to premises. Sors and assigns for fifth Homestead Ext in the payment of appearing on page 2 shall be binding on	n time hereafter it issues and profits his, issue and profits his, issue and profits his, issue and profits did not not also his and doors, arrain or distributing his recreative stand to the use of the real estate and ever, for the purper profits Laws of said indebtedness and indebtedness the Mortgagor, the	thereunto is thereof fits made unity for ling, but fixtures, at, light, g on the estate. cor eyed or fter of thi- gir heirs,
	March E	Za		Mary	PR	ريـ	fenar 1
•	James E. Rya	n ( \	[SEAL]	Mary Lou R	yan		.[SEAL]
	STARE OF ILLINOIS	}cc\			-:	t of the	
	and wife	HEREBY CERTIF who are personall the foregoing Instru the Kigned, sealed act, for the uses and of homestead	Y THAT	o be the same pers before me this day he said Instrumen	AND MARY L. sons whose naive in person and act it as their ing the release are	OU RYAN hime S. a people of the considered and very see a	sband ibed to luntary
				<i></i>	Notary	Public	
	The Principal Instal R. E. No. 61522 This instrument pre- and should be return ICHELE E. MILLER The First National Ec	- MM pered by ned to:	d in the within T	The Fi	irst National Banl	c of Chicago, T	•
	Chicago, Two First National Fl				Real Estate Off	icer	**********
	Chicago, Ikinois		Pa	ge 1			

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

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

1. Mortpaper agrees to pay each tem of indicitedness secured hereby, when das, according to the terms hereof.

2. Note the control of the

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 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 purposes aforesaid.