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Account No. 14200314		
•	TRUST DEED (MORTGAGE)	23 439 579
THIS INDENTURE, dated Jul Joseph S. Clark and Lu	y 10	The state of the s
of the City (herematter called the "Grantors") and CONT national banking association doing business in successors and assigns, called the "Trustee").	Chicago County of Cook, Stat the City of Chicago, County of Cook, Stat	ND TRUST COMPANY OF CHICAGO, a
WHERE'S 3, pursuant to the provisions of herewith, between the Grantics and Viny indebted in the anit of Six Thousand folder of the Contract, which indebtedness is COMPANY OF CHIZAL which indebtedness is COMPANY OF CHIZAL which is a first a first installing provided for in the Contract, and on the same day NOW, THEREFORE, the unit of the paying performance of all other coverages, agreements CONVEY and WARRANT to the Trustee the toll City of Chicago Lot three (3) in subdiation of Lot four hundred one three (403) in Block from the West Half of the North, Range 13 East of (This is a Junior Lein)	Eight Hundred Fifty-Nine an payable at the others of ONTINENTAL II of Street. Cheage, thinose objects in 60, nent of 5	a. as Seller albe Gapators are justly di 80/100
(This is a Junior Lein) subject to that certain mortgage from Joseph S. Clark and Lula M. Clark, his wife to Great Lakes Mortgage Corporation dated May 30,1973 and registered Jun. 6,1973 as Document No. 22350963.		
		The state of the s
together with all improvements, tenements, easileating, arriconditioning, gas and plumbing appartituted or theretrom, hereby releasing and waive of Illinois.	ratus and fixtures, and everything a quittena	in thereto, and all rents, issues and profits (
The Grantory covenant and agree (1) to per provided in the Courter of nacording to any against and prefines, and damage, to rebuild or restore all buildings and in to the premises shall not be committed or surremoved against such risks, for such amounts and be satisfactory to the legal holder of the Courtact any prior encumbrance on the premises and secturish to the Trustee or to the legal holder of indebteiness which may be secured by any prior encumbrance or the legal holder of indebteiness which may be secured by any prior encumbrances, either the ground such instructes of pay sinch traverse assemble bedness securing any prior encumbrances, or the Courtact as the case may be, again demandate from the date of payment to the date of neon. The Grantors further agree 4bat, in the ever agreements contained in the Courtact, the indebtedness contained in the Courtact, the indebtedness of the Grantors further agree 4bat, in the ever agreements contained in the Courtact, the indebtedness of the contained in the Courtact in the date of the indebtedness of the properties of the Kinds, become instituted agree and of the courtact of the Kinds, become instituted agree and of the courtage of the Kinds, become instituted agree and of the courtage of the Kinds, become instituted agree and of the courtage of the Kinds, become instituted agree and of the courtage of the Kinds, become instituted agree of the courtage of the Kinds and the courtage of the courtage	one demand to exhibit receipts therefor, 23 neprovements on the premises that may have feed. (5) to keep all buildings and other improwith such companies and under such policy, which policies shall provide that foss thereignoid to the Trustee, as their respective into the Contract satisfactory evidence of such mounteances on the premises, entropy and the legal holder of the Contract satisfactory of the Contract souther so to insure, or pay taxes Trustee or the legal holder of the Contract satisfactory of such as the promises and the Grantons agree to refort all automatic so paid, together with interferent, and the auto-stall be so much about of a breach of any of the atoresaid covera technical secured hereby while at the option of while all payable and shall be seconciable.	1 to pay, before any penalty attaches, all within sixty days after any destruction or or o'certoyed or damaged, (4) that waste within its now or hereafter on the premises existed on an historia, all as shall reasonably inder shalf be payable first to the holder of creats via 7 appear, and, upon request, to insurance, and (6) to pay, when due, all is or assessments, or to the indebtedness to may, from time to time, but need not, it of title affecting he promises, or pay the subtruct the Trustee of the lead holder of test therefor at the high stift of all contract liditional indebtedness secure i hereby, this of agreements, or of any town ants of the legal holder of the Contract, without
breechouse betweet (in Judiss) reasonable actioners or completing abstract showing the whole trife of expenses and destiniumments, occurationed by any she a party, shall about passed by the faractors. A shall be taxed as counts and included awars decreded to the same shall have been entered or not, shall the counts of said, including atturneys for administrators, successives seed assigns sat the face foreclosure proceedings, and agree that upon completing to the premises with power take procession of the premises with power take procession of the premises with power take procession or charge of the premises with power.	were aired disblusimenterity paid on inclusively in the condition of the initial programment of the condition of the initial programment of the condition of th	magraphers' charges and cost of procuring shall be paid by the Grantors, and the like legal holder of the Contract, as such, may an additional leen upon the premises, and proceedings, whether until all such expenses and disbursements. Arantors and for the heirs, executors, democrate from the premises pending such instructional processes the court in which such under the Grantors, appoint a receiver to he premises. In release, release this Trust Deed and the bisess secured by this Trust Deed has been so person who shall either helper or after
The latte oil than Tourd Devel is subject and and The error "Uncarriors" as used become shall e- positive and newtrally besiding upon wash persons as	th relievants for the Gambill and provident unstitutional water by a company of their forces for any and their forces and provident and grown temperature that their temperature that their forces and their forces are their forces and their forces and their forces are their forces are their forces and their forces are their force	rach of them and this Trust Deed shall be trust succession and assignment the succession and assignment the succession of the Sollience, experience,
WIT NESS, this butmill of anid the exalt of old stor	Compensions as on their day and they have absorbed	S. C. ZEIENE
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From introdisenses given green will fire	-	12/12/10/1
George L. Schwestinger,	131 South LaSalle, Chicago,	Illinois

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COUNTY OF Cook

AN INVEST. Clark's Office

231 South LaSalle Street Chicago, Illinois 60690

AND TRUST COMPANY OF CHICAGO ATTN: CEORGE E. SCHEEKTFEGER CONTINENTAL ILLINOIS NATIONAL