## **UNOFFICIAL COPY**

count No. 13600563			22 502 205
•		ED (MORTGAGE)	23 593 365
THIS INDENTURE, dated A Brooks, his wife	pril 22	. 19 76, between . J	ames W. Brooks and Joyce
of the City of (hereinafter called the "Grantors") as national banking association doing busicessors and assigns, called the "Trus	nd CONTINENTAL ILLE usiness in the City of Chi	NOIC MATIONAL RANK AND	, State of Illinois TRUST COMPANY OF CHICAGO, a Illinois (herematter, together with its
	WIT	NESSETU:	
WHEREAS, pursuant to the pro- leter of between the Grantors and indested by the sum of Seventy- holder of the Contract, which indeb except for final installment of S the Contract, and on the same date of	-three Hundred Th	irty-one & 52/100 (\$7	er called the "Contract"), of even date , as Seller, the Grantors are justly , 331.52. Dollars to the lega ments, each of \$.87.28. he Completion Date provided for in
performance of all oth a covenants, as	greements and obligations (	or me Grantors under the Contra Freed estate (bereinafter called the	ontract, of said indebtedness, and the ct and hereunder, the Grantors hereby e "premises") situated in the
) t <sub>ot</sub> bei	Twenty-five (25)	in Block Seven (7) in of parts of the North	n Cottage Grove Heights, Half (½) of Sections 10
ar d Mea	11, Township 37	North, Range 14 East on nty, Illinois	of the Third Principal
(This is a Junior	Lein) whict to	that certain mortgag	e from James and Joyce
Brooks to Great Ar	merican funding C	o, dated January 22, 3370545.	1976 and recorded
and account or makes of particle of squared and squared account of the squared account of t			
	and the second s		
neating, air-conditioning, gas and plum hereof or therefrom; hereby releasing said State.  The Grantors covenant and agree arroyaled in the Contract or according axes; and assessments against said prelamage, to rebuild or restore all build to the premises shall not be committee usured against such risks, for such amore satisfactory to the legal holder of the my prior encumbrance on the premise when the Trustee or to the legal proper or the premise.	abing apparatus and fixture and waiving any and all rice; (1) to pay said indebted to any agreement extendinises, and on demand to ings and improvements on dor suffered. (5) to keep nounts and with such come contract; which policies ses and second to the Trickholder of the Contract.	ghts under and by virtue of the h mess, and all other amounts that r ling the time of portion (2) to exhibit receipts there or (2) with the premises that may large been all buildings and other management shall provide that loss thereun of ustee, as their respective interes aftisfactory evidence of such inse-	may be payable under the Contract, as pay, before any penalty attaches, all hin sixty days after any destruction or destroyed or damaged; (4) that waste was now or hereafter on the premise; ad in such form, all as shall reasonably shall be payable first to the holder of the my appear, and upon request, it
heating, air-conditioning, gas and plum thereof or therefrom; hereby releasing said State. The Grantors covenant and agree provided in the Contract-or according taxes and assessments against said prepared and the committee in the committee in the premises shall not be committee insured against such risks, for such am see satisfactory to the legal holder of the my prior encumbrance on the premisuring to the Trustee or to the legal indeptedness which may be secured by The Grantors further agree that secured by any prior encumbrance, or pay such tained betedness securing any prior encumbrance, or concurse such insurance, or pay such tained betedness securing any prior encumbrance, and the Contract, as the case may be, upo ate from the date of payment to the different securing the prior encumbrance, and the Contract, lemand or notice of any kind, become noth, to the same extent as if such indeed. The Grantors further agree that oreclosure bereof (including reasonably occumpleting abstract showing the white party, shall also be paid by the Ghall be taxed as costs and included in lecree of sale shall have been entered and the costs of suit, including attoric losure proceedings, and agree the complaint is filed may at once, and was proper instrument upon the proper instrument	and waiving any and all ri- and waiving any and all ri- and waiving any and all ri- co (1) to pay said indebted to any agreement extend mises, and on demand to a ings and improvements on d or suffered, (5) to keep to the contract, which policies ses and second to the Tri- labeler of the Contract any prior encumbrances o , in the event of any fails either the Trustee or the exes or assessments, or disclubrances on the premises, in demand, for all amount ate of reinhursement, and in the event of a breach i the indebtedness secured immediately due and paya the diness had been mature all expenses and dishurs the attorneys fees, outlays for only thall not be dismiss orneys. Ices, have been in the Grantors, waive all set, upon the filing of an ithout notice to the Grant the with power to collect the of its reasonable fees, if an of the Grantors, waive all the interesting of sairsfact te and deliver a release here with power to collect the of its reasonable fees, if an the south of the Trustee the Co- covern as true waithswit furite	the same shall be so much additionable for the same shall be to make or pay taxes or legal to the Grantors, and the Grantors and the Grantors and the Grantors are to the same shall provide the the Contract marge or purchase any tax lier or the premises. The same shall provide that loss thereundrustee, as their respective interestisfactory evidence of such insinity of the contract marge or purchase any tax lier or legal holder of the Contract marge or purchase any tax lier or and the Grantors agree to reimb so pand, together with interest the same shall be so much additionable and shall be recoverable by fed by its express terms, aments paid or incurred in behavior documentary evidence, stemps my dishurtements shall be an reindered in such foreclosure prosect, not release hereof given, antipad. The Grantors, for	omestead exemption laws, if any, of may be payable under the Contract, as pay, before any penalty attaches, all him sixty days after any destruction of destroyed or damaged; (4) that waste onts now or hereafter on the premises of in such form, all as shall reasonably shall be payable first to the holder of the reasonable of the payable first to the holder of the reasonable of the payable first to the holder of the reasonable of the payable first to the holder of the reasonable of the payable first to the holder of the reasonable of the payable first to the holder of the reasonable of the payable first to the holder of the reasonable of the contract on all indebtedness, or any covertants or regal holder of the Contract, and the word of procuring the payable of the Contract, as such, may additional lien upon the premises, and disturbed the the Contract, as such, may additional lien upon the premises, and cottonal from the premises, and the like I holder of the Contract, as such, may additional lien upon the premises, and the like I holder of the Contract, as such, may additional lien upon the premises, and for the heirs, executors, come from the premises pending such from the granters, appoint a receiver to premises.  Lall such expenses and disbursements, antors and for the heirs, executors, come from the premises pending such from the Grantors, appoint a receiver to premises.  Lall such expenses this Trust Deed has been erson who shall, either before or after tedness secured hereby has been paid.
neating, air-conditioning, gas and plum thereof or therefrom; hereby releasing said State. The Grantors covenant and agree states are stated in the Contract or according axes and assessments against said premarks and on the premises shall not be committee insured against such risks, for such am we satisfactory to the legal holder of the my prior encumbrance on the premisuringh to the Trustee or to the legal indebtedness which may be secured by The Grantors further agree that ecured by any prior encumbrances, or large that ecured by any prior encumbrances, or other than the Contract, as the case may be, upo ate from the date of payment to the different securing any prior encumbrances. The Grantors further agree that, greements contained in the Contract, lemand or notice of any kind, become both, to the same extent as if such independent of the formation of the formation.  The term 'Grantors' as used beautiful and severally bunding upon usefully and severally bunding upon usefull.	and waiving any and all ri- and waiving any and all ri- and waiving any and all ri- c: (1) to pay said indebted ( to any agreement extend mises, and on demand to o- ings and improvements on d or suffered. (5) to keep tounts and with such com e Contract; which policies ses and second to the Tri any prior encumbrances o , in the event of any fall either the Trustee or the xes or assessments, or disc therances on the premises; in demand, for all amount are of reimbursement, and in the event of a breach i the indebtedness secured ammediately due and pays abtedness had been mature all expenses and diburs e attorneys' fees, outlays foole title of said premises of the Grantors. All such expense any decree that may be roor not, shall not be durants of the Grantors, waive all tait, upon the filing of ar ithout notice to the Grantors of the Grantors, waive all tait, upon the filing of a tithout notice to the Grantors with power to collect the of its reasonable fees, if an in presentation of startifact the and deliver a release here the in shall mean all persons persons and their respective and all rights, powers an in limitation of slippersons and all rights, powers an in limitations of, those press	the same shall be so much additionable for the same shall be so much additionable for purchase of the same shall be so to make so to	omestead exemption laws, if any, of may be payable under the Contract, as pay, before any penalty attaches, all him sixty days after any destruction destroyed or damaged; (4) that waste onts now or hereafter on the premises of in such form, all as shall reasonably shall be payable first to the holder of its more appear, and, upon request, to ur nice, and (6) to pay, when due, at ur nice, and (6) to pay, when due, at ur nice, and (6) to pay, when due, as assessments, or pay the indebtedness ay, from time, o time, but need not nitle affection in premises, or pay the urse the Trustic of the legal holder of the treat at the light at lawful contract onal indebtedness see and hereby, or agreements, or or any covenants or legal holder of the Contract, without oreclosure hereof, or by sure at law, or diff of plaintiff in connection with the raphers' charges and cost of procuring the paid by the Grantors, and the like I holder of the Contract, as such, may additional lien upon the premises, and deedings, which proceedings, whether I all such expenses and disbursements, antors and for the heirs, executors, come from the premises pending such route Deed, the court in which such the Grantors, appoint a receiver to premises.  elease, release this Trust Deed and the a secured by this Trust Deed has been erson who shall, either before or after teedness secured hereby has been paid, of record on the premises.  of them, and this Trust Deed shall be a, successions and assigns the holder of the Contract, expressed the
heating, air-conditioning, gas and plum thereof or therefrom; hereby releasing said State. The Grantors covenant and agreprovided in the Contract-or according axes and assessments against said prediction to the premises shall not be committe mured against such risks, for such am se satisfactory to the legal holder of the my prior encumbrance on the premise turnsh to the Trustee or to the legal midebtedness which may be secured by The Grantors further agree that secured by any prior encumbrances, or pay such an indebtedness securing any prior encumbrances, or notice such insurance, or pay such tandebtedness securing any prior encumbrances, and the Contract, as the case may be, upo ate from the date of payment to the date from the date of payment to the date, ingreements contained in the Contract, lemand or notice of any kind, become both, to the same extent as if such mide The Grantors further agree that or completing abstract showing the whore the properties and disbursements, occasione hereof (including reasonable) or completing abstract showing the whore the properties and disbursements, occasione hereof sale shall have been entered indiministrators, successors and included in the costs of sunt, including attractions to the properties of the premise. The Trustee shall, upon tecept is the top of the premise of the premise that the presentation the Trustee may a the trust of the trustee in thereof by proper instrument upoutly paid; and the Trustee may a the trust of the trust	and waiving any and all ri- c: (1) to pay said indebted to any agreement extend mises, and on demand to a mises, and on demand to o mises, and on demand to o d or suffered. (5) to keep to the contract, which policies ses and second to the Tri holder of the Contract any prior encumbrances o in the event of any fail either the Trustee or the xes or assessments, or discl thrances on the premises; or demand, for all amount ate of reimbursement, and in the event of a breach i the indebtedness xecured ammediately due and paya the didestedness xecured ammediately due and paya the didestedness were all expenses and dishurs the audiences of the formises of hy any and or proceedin frantors. All such expense any decree that may be to mot, thall not be drams sorneys' fees, have been g to the Grantors, waive all tait, upon the filing of ar thought power to collect the of its reasonable fees, if an opticise is a collect the of the filing of ar thought power to collect the office of the Grantors of satisfact to the Trustee the Co- sceept as true without furth geet and subordinate to the rein shall mean all persons and all rights, powers an inimitation of, those prove all(x) of the Grantors as of	the same seed in the same shall be and shall be recoverable by factoring the Grantors and some seed on the same shall be some seed on the same shall be same	may be payable under the Contract, as pay, hefore any penalty attaches, all hin sixty days after any destruction or destroyed or damaged; (4) that waste wats now or hereafter on the premises of in such form, all as shall reasonably shad be payable first to the holder of its real appear, and, upon request, to urine, and (6) to pay, when due, all assessments, or pay the indebtedness ay, fron time to time, but need not, title affecting to premises, or pay the urse the Trust continue, but need not, title affecting to premises, or pay the urse the Trust continue of the legal holder of the room at the high it lawful contract onal indebtedness or one legal holder of the tortion at the high it lawful contract onal indebtedness or one diereby.  I gall holder of the Contract, and the like it holder of the Contract, as such, may additional lien upon the premises, and ceedings, which proceedings, whether I all such expenses and disbursements, antors and for the heirs, executors, come from the premises pending such from Deed, the court in which such permises, elease, release this Trust Deed and the as secured by this Trust Deed and the as secured by this Trust Deed and the as secured by this Trust Deed has been erson who shall, either before or after tedness secured hereby has been paid, of record on the premises.  Of them, and this Trust Deed shall be a successive and assigns the holder of the Contract, expressed the

To appropriate the second

STATE OF ILLINOIS • 23593365 □ A — Rec 10.00 ) **s**s COUNTY OF COOK I, a Notary Public in and for the State and County aforesaid, do hereby certify that Joyce L. Brooks

personally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he (she, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of any right of homestead.

Given under my hand and official seal this 22nday of April 1.15 Y come. My commission expires: CONDUCTOR SHEET CHOOSE IT GEORGE SCHWERTFEGER Consumer Credit Division



200 BUILDING