UNCEFICIAL COPY

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| | IRUSI DEL | D (MORTGAGE) | | | * |
|--|--|--|--|---|--|
| THIS INDENTURE, dated May 2 | 26, his wife | , 19 76', betwee | n Edward | B. Nichol | s and |
| of the City of | Chicago | | or Cook | | |
| of the CLLY of therefore the culture of the culture | TINENTAL ILLIN | IOIS NATIONAL BAN | K AND TRUST | COMPANY OF | te of Illinois CHICAGO, a other with its |
| | WITN | ESSETH: | | pf. dollar.s | oll. |
| VHEREAS, pursuant to the provisions of the ewin between the Grantors and Pel | | | | | |
| ndebt a in the sum of Seventy-seve | n Hundred N | inety-nine and | | | |
| COMPANY UP CHICAGO, 231 South La Sa \$ 92.85 except for a final instal provided for in the Contract, and on the same of NOW, THELEFORE, to secure the pay | ment, in accordan | thereaster until paid in | iun; of the Contract, | of said indebted | ess, and the |
| performance of all of a covenants, agreement CONVEY and WA ANT to the Trustee the for City of Chicag | s and obligations of | f the Grantors under the real estate (hereinafter c | contract and he alled the premise | reunder, the Gra | ntors hereby he |
| Lot ' o' y-five (| | | | | |
| Twenty-six (25) (| except the | South Eight (8) | Feet ther | eof) in Blo | ock One |
| in the new Subdiv | n Salisbury | s Subdivision | of the Eas | t Half (১) | of the |
| Southeast Quarter the Third Princi | | | | | ast of |
| (This is a Junior LEin) sub | ject to that | certain mortg | age from E | lward B. Ni | chols |
| and Ella V. Nichols to St. | | | | rember 18, | 1975 |
| and recorded November 21, 1 | 975 as Do sun | ent No. 233017 | 02. | | |
| | | Θ_{\sim} | | | |
| Illinois. The Grantors covenant and agree: (1) to possided in the Contract or according to any axes and assessments against said premises, and mage, to rebuild or restore all buildings and in the premises shall not be committed of suffe sured against such risks, for such amounts and satisfactory to the legal holder of the Contract y prior encumbrance on the premises and senish to the Trustee or to the legal holder of bettedness which may be secured by any prior relators further agree that, in the extractors further agree that, | greement extending on demand to eximprovements on the red; (5) to keep all with such compant, which policies shadon to the Trust of the Contract satiencumbrances on the conductors on the conductor of the conductors on the conductor of the conducto | g the time of pay nent: ibit receipts there, e premises that may he buildings and other im nies and under such po full provide that loss there, e. as their respective esfactory evidence of su he premises. | (2) to pay, before to within sixty do a real destroyed powers now lickly and in uch eunder should be pinteresten ay a pich insural ce: an | ore any penalty a ays after any dei l or damaged; (4 or hereafter on the form, all as shall ayable first to the pear, and, upon d (6) to pay, where | ittaches, all itruction or that waste he premises reasonably he holder of request, to len due, all |
| The Grantors further agree that, in the evered by any prior encumbrances, either the cure such insurance, or pay such taxes or asserebtedness securing any prior encumbrances or Contract, as the case may be, upon demand, a from the date of payment to the date of reim. The Grantors further agree that, in the everements contained in the Contract, the indebtand or notice of any kind, become immediate h, to the same extent as if such indebtedness h. The Grantors further agree that all expense-closure hereof (including reasonable attorneys-completing abstract showing the whole title of | ssments, or dischar, in the premises; and, for all amounts so thursement, and the mit of a breach of a tedness secured herely due and payable and been matured by ses and disbursemes? Fees, outlays for of said premises emb | ge or purchase any tax I at the Grantors agree to be paid, together with in same shall be so much ny of the aforesaid coverby shall, at the option and shall be recoverably its express terms. "Its paid or incurred in locumentary evidence," racing forclosure decree. | ien or title affect reimburse the T tterest thereon at additional indeb- nants or agreeme of the legal hold e by foreclosure the behalf of plain stenographers' ch shall be paid by | ing he pre nises, crust e or 'ne' gg the higher tee' tedness secure a tents, or of any ce thereof, or by st tiff in connection arges and cost of the Grantors; an | or pay the all holder of all contract the contract the contract the contract that for th |
| enses and disbursements, occasioned by any st a party, shall also be paid by the Grantors. All be taxed as costs and included in any decretee of sale shall have been entered or not, shal the costs of suit, including attorneys' fee inistrators, successors and assigns of the Grantclosure proceedings, and agree that, upon tylaint is filed may at once, and without notic possession or charge of the premises with pow The Trustee shall, upon receipt of its reasor thereof by proper instrument upon presental; y paid; and the Trustee may execute and delive | uit or proceeding will such expenses and that may be rend ill not be dismissed, is, have been paid tors, waive all righthe filing of any coe to the Grantors, yer to collect the renable fees, if any, ion of satisfactory | therein the Trustee or it did disbursements shall be the did sibursements shall be the did sibursements shall be the did sibursement of siver. The Grantors, for it to the possession of complaint to foreclose or to any party claimints, issues and profits of the preparation of sevidence that all indebt widence that all indebt. | te legal holder of the an additional life proceedings; we the grantors and income from this Trust Deed, ing under the Grant the premises: such release, releated edness secured by | the Contract, as en upon the pre hich proceedings typenses and dishifted the heirs, the premises per the court in waters, appoint a re- se this Trust Dec | such, may mises, and s, whether ursements, executors, ding such hich such ecciver to d and the |
| maturity thereof, produce and exhibit to the chrepresentation the Trustee may accept as true The lien of this Trust Deed is subject and sub The term "Grantors" as used herein shall mily and severally binding upon such persons and All obligations of the Grantors, and all right in shall be in addition to, and not in limitation WITNESS, the hand(s) and the seal(s) of the | Trustee the Contractive without further is cordinate to the lier can all persons sign if their respective he has, powers and reof, those provided | ct, representing that all nquiry. I of any prior encumbra ing this Trust Deed and irs, executors, administ medies of the Trustee in the Contract or by le | nce of record on each of them, ar rators, successors and the holder o | the premises. It the premises. It this Trust Dee and assigns. | een paid, d shall be |
| | (SEAL) | J. dware | 15.7/1 | chels | (SEAL) |
| | (SEAL) | -Ella | The | als | _(SEAL) |
| instrument prepared by: | | | | | |
| George E. Schwertfeger, 231 | S. La Salle | St., Chicago, | Illinois 60 | 690 | |

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Bliting P. Ollien. 11 04

COOK COUNTY ILLINOIS

STATE OF ILLINOIS COUNTY OF COOK

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10.00

Edward B. Nichols and

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 the right of homestead.

Given under my hand and official seal this 26thday of May 1976.



CONTINENTAL ILLINOIS NATIONAL BANK

200 BUILDING — 27th FLOOR GEORGE SCHWERTFEGER Consumer Credit Division