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UNOFFICIAL COPY

Acct. No. 11200309

	TRUST DEED (MORTGAGE) 23 794 751			
THIS INDENTURE, dated	December 6	, 1975 , between	Jimmie D. Williams and	
of theCy (hereinafter calle i the "Grantors"); national banking association doing b successors and as agas, called the "Tru	ousiness in the City of Ch	, County NOIS NATIONAL BANK , licago, County of Cook, Sta	ofCook, State of Illinois AND TRUST COMPANY OF CHICAGO, a te of Illinois (hereinafter, together with its	
	WIT	NESSETH:		
herewith, between it franters and indebted in the sum of hearty holder of the Contract, which indebt COMPANY OF CHICAGO, 231 South States of the provided for in the Contract, and in NOW. THEREFORE, to secure	ABCO Heating & Hundred Twenty—ednesss is payable at the country that the La Salle Street, Chicago at installment of \$ 100 me same date of each month the payment in accordance.	Air Conditioning Five and No/100 Co offices of CONTINENTAL 1 30, Illinois 60693 in 60	inafter called the "Contract"), of even date Inc., as Seller, the Grantors are justly \$2,025.00) Dollars to the legal LLINOIS NATIONAL BANK AND TRUST successive monthly installments, each of 45 days after the Completion Date 1; he Contract, of said indebtedness, and the ontract and hereunder, the Grantors hereby ed the "premises") situated in the State of Illinois, to wit:	
Lot One Hundred Twen Half (1/2) of the So	ty-ei <u>sht (1</u> 28) i outh last Quarter	n Hart and Franks (1/4) of the Nor	Subdivision of the North the East Quarter (1/4)	
			rth, Range Fourteen (14),	
East of the Third Pr	incipal meridian	, in COOK COUNTY,	ILLINOIS.	
(This is a Junior Le Frances G. Williams August 21, 1969 as D	to Great Lakes	dated August 18, 1	nge from Jimmie D.Williams a 1969 and recorded	
	e entrescentation of white or the street entrescent commenters. The street entrescent			
	TO THE STORY OF THE SAME OF TH	//		
of Illinois. The Grantors covenant and agree provided in the Contract or according taxes and assessments against said predamage, to rebuild or restore all build to the premises shall not be committee insured against such risks, for such am be satisfactory to the legal holder of the any prior encumbrance on the premisfurnish to the Trustee or to the legal indebtedness which may be secured by	e: (1) to pay said indebted to any agreement extend nises, and on demand to c ings and improvements on d or suffered; (5) to keep ounts and with such comp e Contract, which policies ies and second to the Tru holder of the Contract s any prior encumbrances or	ness, and all other amounts ing the time of payment, (cxhibit receipts therefor; (.) the premises that may have all buildings and other impropries and under such policistall provide that loss thereuistee, as their respective intatisfactory evidence of such the premises.	he homestead exemption laws of the State hat may be payable under the Contract, as 3, o pay, before any penalty attaches, all v. th in sixty days after any destruction or one of or troyed or damaged; (4) that waste whem its now or hereafter on the premises es and in such form, all as shall reasonably made ristall to payable first to the holder of crests may appear, and, upon request, to insurance, and (6) to pay, when due, all	
The Grantors further agree that, secured by any prior encumbrances, e procure such insurance, or pay such tax indebtedness securing any prior encum the Contract, as the case may be, upon rate from the date of payment to the da The Grantors further agree that, agreements contained in the Contract, demand or notice of any kind, become it both, to the same extent as if such indet. The Grantors further agree that foreclosure hereof (including reasonable or completing abstract showing the whexpenses and disbursements, occasioned be a party, shall also be paid by the Grstall be taxed as costs and included in shear party, shall also be paid by the Grstall be taxed as costs and included in decree of sale shall have been entered o and the costs of suit, including atto administrators, successors and assigns of foreclosure proceedings, and agree that complaint is filed may at once, and wit take possession or charge of the premises. The Trustee shall, upon icceipt of full thereof by produce and exhibiting the produce and exhibiting the produce and exhibiting the presentation the Trustee may execute the maturity thereof, produce and exhibiting the rem "Grantors" as used here jointly and severally binding upon such pathers in shall be in addition to, and not in WITNESS, the hand(s) and the seal	in the event of any failu- ither the Trustee or the ites or assessments, or disch- brances on the premises; a in demand, for all amounts ite of reimbursement, and i in the event of a breach o the indebtedness secured i immediately due and payal- bredness had been matured all expenses and disburse cattorneys' fees, outlays fo- ole title of said premises er I by any suit or proceeding antors. All such expenses any decree that may be re ir not, shall not be dismisse rneys' fees, have been pi fit, upon the filling of any hout notice to the Granto is with power to collect the fits reasonable fees, if any presentation of satisfacto and deliver a release hereo ont to the Trustee the Cont cept as true without furthe ct and subordinate to the I in shall mean all persons s ersons and their respective and all rights, powers and limitation of, those provid (s) of the Grantors as of the	re so to insure, or pay taxe legal holder of the Contrac large or purchase any tax lier and the Grantors agree to re so paid, together with interthe same shall be so much ad f any of the aforesaid covernments paid or incurred in by its express terms, ments paid or incurred in by the commentary evidence, stembracing forclosure decree) is wherein the Trustee or the and disbursements shall be indered in such foreclosure do, nor release hereof given, the fight to the possession of any complaint to foreclose the first, or to any party claiming rents, issues and profits of to, for the preparation of sucy evidence that all indebted for to and at the request of an fact, representing that all incrinquiry. The first profits of the Trust Deed and enders, executors, administra remedies of the Trustee ared in the Contract or by law the day and year first above we ded in the Contract or by law to day and year first above.	ants or agreements, or of any covenants or for the legal holder of the Cot tract, without by foreclosure hereof, or by sait at law, or behalf of plaintiff in connection with the nographers' charges and cost of procuring shall be paid by the Grantors; and the like legal holder of the Contract, as such, may an additional lien upon the premises, and proceedings; which proceedings, whether antil all such expenses and disbursements, Grantors and for the heirs, executors, dincome from the premises pending such its Trust Deed, the court in which such under the Grantors, appoint a receiver to the premises. The holder of the here here as crelease this Trust Deed and the liness secured by this Trust Deed and the liness secured by this Trust Deed has been yaperson who shall, either before or after debtedness secured hereby has been paid, are of record on the premises. Such of them, and this Trust Deed shall be tors, successors and assigns.	
		X Francis	1 Williams Distant	
This instrument prepared by:	(SEAL)	Francia	(SEAL)	
George E. Schwertfege	r, 231 South La	Salle Street, Chic	ago, Illinois 60693	

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Alley 17 cm RECOPT TRUE OF OF THE COURT 377 JAN 20 AM 9 1.1 JAN-20-77 314841 • 23794751 - A -- Rec 10.00 STATE OF ILLINOIS COUNTY OF BOOK personally known to me to be the same person(s) whose name(s) is too subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that be (see, they) signed and delivered said instrument as bis (bef., 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 to day of the release and waiver of the right of homestead. Proposition of Country Clerk MY COMPRESSION FRANKS NOW OF THE INDI-

END OF RECORDED DOCUM