UNOFFICIAL COPY

23 835 663

Account No. 41500123

TRUST DEED (MORTGAGE)		
tills indenture, dated November 30, Mamie Coleman	, 10 76, hetween	Geneva I. Conway and
of theC'evofChic (hereinafter c. tle) the "Grantors") and CONTINENTA national banking association doing business at the City successors and as agus, called the "Trustee").	ago , County L H.LINOIS NATIONAL BANK of Chicago, County of Cook, Str WITNESSETH:	y of Cook State of Illinois AND TRUST COMPANY OF CHICAGO, a ite of Illinois (hereinafter, together with its
WHEREAS, pursual 1 to the provisions of a certain herewith, between a structure and Active Lumb indebted in the sum of city-Seven Hundred holder of the Contract, when debtedness is payable a COMPANY OF CHICAGO, 31 couth La Salle Street, \$ 1/4 2/2 cecept for a final installment of provided for in the Contract, and or one same date of each NOW, THEREFORE, to accure the payment, in a performance of all other covenants, ag certeins and other CONVEY and WARRANT to the Trust of a collowing the	Retail Installment Contract (here or Company Four & 88/100 (\$6704) Four & Continental if the offices of CONTINENTAL I Chicago, Illmois 60693 in 23, 1/4 2 2 , commencing in mooth thereafter until paid in ful coordance with the provisions of 6 attorns of the Grantors under the Costribed real estate theremafter call	as Seller, the Grantors are justly Dollars to the legal LLINOIS NATIONAL BANK AND TRUST successive monthly installments, each of 'J' days after the Completion Date 1; the Contract, of said indebtedness, and the outract and hereunder, the Grantors hereby ed the "premises") situated in the
Lot Twenty-Eight (28) in Block One	(1) in E. M. Condit's	State of Illinois, to wit:
Half (1) of the North West Quarter	(1) of the North East	Quarter (1) of Section 29
Township 38 North, Range 14, East of Illinois.		Meridian, in Cook County,
	/ /	
(This is a Junior Lien) subject to that certain mortgage from Geneva I. Conway and Mamie Coleman to Great American Funding dated June 24, 1976 and recorded on July 7, 1976 as Document No. 23548211.		
heating, air conditioning, gas and plumbing apparatus and thereof or therefrom, hereby releasing and waiving any air of Illiniors. The Grantors covenant and agree (1) to pay said ind provided in the Contract or according to any agreement a taxes and assessments against said premises, and on demand almage, to relind or restore all buildines and amprovement to the premises shall not be committed or satisfied, (5) to the premises shall not be committed or satisfied, (5) to the premises shall not be committed or satisfied, (6) to misured against such risks, for such amounts and with such be satisfactory to the legal holder of the Contract, which premise and second to it furnish to the Trustee or to the legal holder of the Contract, which premises which may be secured by any prior encumbrances, either the Trustee or procure such instruments to there agree that, in the event of any secured by any prior encumbrances, either the Trustee or procure such instrument, or pay such taxes or assessments, or indebtedness securing any prior encumbrances on the prior the Contract, as the case may be, upon demand, for all an rate from the date of payment to the date of embursement. Fine Grantors further agree that, in the event of a bin agreements contained in the Contract, the indebtedness seedemand or notice of any kind, become immediately due and both, to the same extent as it such indebtedness liad been in the Grantors further agree that all expenses and distorted for the firm or completing abstract showing the whole title of said premexpenses and disbursements, occasioned by any suit or proceed a party, shall also be paid by the Grantors All such explained the costs of suit, including attorneys' fees, have be administrators, successors and assigns of the Grantors, waive forcelosure proceedings, and agree that, upon the filing complaint is filed may at once, and without notice to the take possession or charge of the premises with power to colle. The Trustee shall, upon receipt of its reasonable fees, lien thereof by proper	I all rights under and by virity of a chredness, and all other amounts to technique the time of payment; and to exhibit receipts therefor, (3) its on the premises that may have it its on the premises that may have it keep all buildings and other improvements shall provide that loss thereing the Fustee, as their respective intract satisfactory evidence of such its establishments of misure, or pay taxes of failure so to misure, or pay taxes of the legal holder of the Contract discharge or purchase any tax here is the legal holder of the Contract discharge or purchase any tax here is the legal holder of the Contract discharge or purchase any tax here is the legal holder of the Contract discharge or purchase any tax here is the legal holder of the Contract and the same shall be so much adapted of any of the aforesand covernatured by its express terms, shursements paid or meurical in hays for documentary evidence, ste is essembracing torclosure decree by seeding wherein the Trustee or the east right to the possession of any emplaint to foreclosure the rendered in such foreclosure, the east right to the possession of any of any complaint to foreclose the frantors, or to any party claiming et the rends; issues and profits of the frantors, or to any party claiming cet the rents, issues and profits of the frantors, or to any party claiming et the rents, issues and profits of the frantors, for the preparation of sue stactory evidence that all indebted hereof to and at the request of an econtract, representing that all infurther inquiry. The trust Deed and ecetive heirs, executors, administra's and remedies of the Trustee and revoved of the Contract or by law.	he homestead exemption laws of the State bat may be payable under the Contract, as \$0.0 pay, before any penalty attaches, all within say destruction or payable for any destruction or payable for any destruction or payable for the penalty attaches, all within say destruction or the premises es and a payable for the holder of crests may appear, and, upon request, to insurance and (6) to pay, when due, all so assessments or pay the indebtedness to may, from the to time, but need not, for title affecting "expresses, or pay the indebtedness to may from the holder of east thereon at the highest fawful contract ditional indebtedness so or chereby, mission agreements, or of any covenants or the legal holder of the Coart of without by foreclosure hereof, or by sin, if 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 intil all such expenses and disbursements, Grantors and for the heirs, executors, if income from the premises pending such its Trust Deed, the court in which such under the Grantors, appoint a receiver to the premises, elease this Trust Deed and the mess secured by this Trust Deed and the mess secured by this Trust Deed has been paid, we of record on the premises. The holder of the Contract, expressed the holder of the Contract, expressed
(SE	AL) Janena	+ (SEAL)
(SE	AL) //(4.)/(1.)	I Cale, 11/61=1 (SEAL)

George E. Schwertfeger, 231 South LaSalle Street, Chicago, Illinois 60693 (Name and Address)

02035-90

UNOFFICIAL COPY

1977 FEB | AM 10 | 1 FLB-1 -77 32010 0 - 25005033 - A STATE OF ILLINOIS) SS COUNTY OF Cook The Of Coot County Clerk's Office

GEORGE SCHWERTFEGER
Consumer Credit Division
200 BUILDING — 27th FLOOR
CONTINENTAL ILLINOIS MATICINAL BANK
231 SOUTH LA SALLE STREET, CHICAGO, ILL. 50690

END OF RECORDED DOCUMENT