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	TRUST D	EED (MORTGAGE)	• • • •	
THIS INDENTURE, datedEthel M. Veasey	April 7		David J. V	easey and
of neC1ty (are (er called the "Grantors") national [ king association doing success as a sassigns, called the "Tri	of Ch and CONTINENTAL ILL business in the City of C istee");	icago , County LINOIS NATIONAL BANK Thicago, County of Cook, St	y of Cook AND TRUST COMI ate of Illinois (herei	State of Illinois PANY OF CHICAGO, a nafter, together with its
UA	Wi	TNESSETH:		
WHERF S, p issuant to the prherewith, between a training an indebted in the sun of Toenty-holder of the Contract, which idebt of the Contract, which idebt of the Company of Chicago 31 Sons 45.91 except for movided for in the Contract, and on the Province of all other covenants. CONVEY and WARRANT to the Trus City of The West Five and One-H four (24) in Block Eigh	ednesss is payable at the th La Salle Street, Chica al installment of \$ he same date of each mon	offices of CONTINENTAL I go, Illinois 60693 in 60 , commencing th thereafter until paid in full	LLINOIS NATIONA successive month 45 days afte	Dollars to the legal LE BANK AND TRUST by installments, each of the Completion Date
The West Five and One-H four (24) in Block Eigh and Dock Company of par				
East of the Third Princ	ipal Meridian 🦸	Look County, Ill	inois.	North, Kange 1
(This is a Junior Lien)	subject to that	certs in lortgage	from Dovid I	Vacana - 1
Ethel M. Veasey to O'Bri 1976 as Document No. 23	48191.	December 1, 1975	and recorded	on January 8,
	<del></del>		<del></del>	
ogether with all improvements, tenementing, air-conditioning, gas and plumb				
owided in the Contract or according taxes and assessments against said preminings, to rebuild or restore all building the premises shall not be committed aired against such risks, for such amos satisfactory to the legal holder of the typrior encumbrance on the premises made to the typrior encumbrance on the premises made to the Trustee or to the legal lebitedness which may be secured by an The Grantors further agree that, if the typrior encumbrance, etc. and the taxes which may be secured by any prior encumbrances, etc. and the taxes which may be secured by any prior encumbrances, etc. and the taxes which may be accorded by any prior encumbrances, etc. and the taxes which may be a to the taxes the formation of the taxes of the taxes which may be a to the date. The Grantors further agree that, in the said of notice of any kind, become in the total control of the taxes and included in any expenses and obstructions further agree that all closure hereof (including reasonable at ompleting abstract showing the whole masses and included in any ec of sale shall have been entered or in the costs of suit, including attornationariators, successors and agree that, solaint is filled may at once, and within possession or charge of the premises with the proper instrument upon pidit, and the Trustee may execute an naturity thereof, produce and exhibit to representation the Trustee may execute an anaturity thereof.	or suffered; (5) to keep a unts and with such comp. Tontract, which policies st and second to the Trus older of the Contract say prior encumbrances on in the event of any failurner the Trustee or the leaves assessments, or discharances on the premises; an elemand, for all amounts so of reimbursement, and the event of a breach of: indebtedness secured himediately due and payablid dness had been matured he expenses and disbursem torneys' fees, outlays for title of said premises emit y any suit or proceeding vitors. All such expenses and close to the Grantors, waive all right upon the filing of any at notice to the Grantors the power to collect the res reasonable fees, if any, sentation of satisfactory dediction of satisfactory dedictions a release hereof it any, sentation of satisfactory dedictions are release hereof.	Il buildings and other improvamies and under such policies and provide that loss thereuncitee, as their respective intersificatory evidence of such is the premises. The providence of such is the premises, or pay taxes or gall holder of the Contract gge or purchase any tax lien to paid, together with interest es meshail be so much additionally of the aforesaid covenant reby shall, at the option of it is and shall be recoverable by yits express terms, ents paid or incurred in behaviorable that the providence of the respective of the result of the providence of the log and disbursements shall be an dered in such forcelosure prior release the frustee or the log and disbursements shall be an lered in such forcelosure for the possession of and in the tother providence, the Grantors, for the Grantors, or to any party claiming units, issues and profits of the for the preparation of such revidence that all indebtednes of and at the request of any por and so and at the request of any por and the proper than the point of any por and the request of any por and at the request of any por any and and at the request of any por any and at the request of any por any and at the request of any por any	ements now or here; and in such form and der shall be dayable rests may appear, an ansurance: and (6) to or assessments, or p may, from time to or title affecting the phuses the Trustee of the thereon at the high it on the such that the first of the the such that the foreclosure hereof, the legal holder of the foreclosure hereof, the legal holder of the congraphers' charges and libe paid by the Grandford and the high it of the Conadditional lien upor occidal such expenses: and for the cone from the preference for the conder the grandford of the conder the grandford of the conder the grandford of the conder from the preference for the conder the grandford of the g	age", the waste lifer or the premises all as shall rea to ably first to the ho der of ad, upon request, to pay, when due, a age the indebtedness, time, but need not, premises, or pay the rethe legal holder of nest lawful contract secured hereby. Of any covenants or e Contract, without or by suit at law, or connection with the d cost of procuring antors; and the like stract, as such, may the premises, and occedings, whether and disbursements, e heirs, executors, mises pending such urt in which such point a receiver to
representation the Trustee may accept The lien of this Trust Deed is subject: The term "Grantors" as used herein y and severally binding upon such pers All obligations of the Grantors, and shall be in addition to, and no, in lim WITNESS, the hand(s) and the peal(s)	I as true without further is und subordinate to the lier shall mean all persons sign one and their respective he all rights, powers and reliation of, those provided of the Grantors as of the control of the Grantors and	nquiry.  I of any prior encumbrance of any prior encumbrance of and each each ers, executors, administrators	of record on the pren of them, and this T	nises.
Damy Julian	(SEAL)	- our	- Dear	cer (SEAL)
Istrument prepared by:	(SEAL)	- TOMES	- Dea	(SEAL)

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		77 MAR 3 PM	36	*****	SP PARTY
STATE OF ILLINOIS COUNTY OF Cook	) ) ss )	MAR-3 -17	354739 =	23833251 •	A hue
Etner M. Ye	easev			David J. Veas	
personally known to me to this day in person, and ack for the uses and purposes th Given under my hand		e, they) signed and de	elivered said instrument a		peared before me nd voluntary act,
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CONTINENTAL ILLIMOIS MATIONAL BANK
CONTINENT STITLE DEVISION 2002
231 SOUTH LABALLE STREET, CHICAGO, ILL. 60699

200 BUILDING — 27th FLOOR George schwertfeger Consumer Credit Division



END OF RECORDED DOGUMENT