UNOFFICIAL COPY

41300102

23 904 527,

1150010	TRUST DEED) (MORTGAGE)	
THIS INDENTURE, dated Lucille M. Moore		77 between	George B. Moore &
of the CLLy (hereinafter called the "Grantors' attions' conking association dom successors at dassigns, called the "	ig business in the City of Chica	, County DIS NATIONAL BANK A lgo, County of Cook, Stat	of State of Illinois ND TRUST COMPANY OF CHICAGO, a le of Illinois (hereinafter, together with its
holder of the C' trac' which ind COMPANY OF CHICA (2), 231 (2) \$ 139.28 (a.e., c), (b. a.g., c) a provided for in the Contract and a NOW, THEREFORE, to a performance of all other covenant CONVEY and WARRANT to the City (d. c) Lot sixteen (16) and (15) in block two (2)	provisions of a certain Retail in Budget Construction With Thousand Six-hun chiedness is payable at the offi South La Salle Street, Chicago, final installment of S the same date of each month is the same date of each month is as the payament, in accordance as the tollowing described in httcapy Count the for h welve and in James A, Stoddard West quarter of the -(37) North, Ratge f	Illinois 6069.1 in 84 - Illinois 6069.1 in 84 - Commencing hereafter until paid in full with the provisions of the detail estate (both and estate (both and estate) one half (12-½) is Subdivision on North East quar	; he Contract, of said indebtedness, and the intract and hereunder, the Grantors hereby d the "prennes") situated in the
(This a Junior Lein) Lucille Mr Moore to G as-document no. 19439	eneral Mortgage date	ir mortgage fro	m George B. Moore and
			· · · · · · · · · · · · · · · · · · ·
of Illinois. The Grantors coven int and a provided in the Contract or accent damage, for rehind or restore all be to the premises shall not be commissined against such asks, for such be satisfactory to the legal holder of any prior encumbrance on the pre-timinst to the Trustee or to the kindebtedness which may be secured. The Grantors further agree to secured by any prior encumbrance procure such mustance, or pay such indebtedness which may be secured by any prior encumbrance procure such mustance, or pay such indebtedness securing any prior encumbrance procure such mustance, or pay such indebtedness securing any prior encumbrance to the Contract, as the case may be, u rate from the date of payment to the The Grantors further agree th agreements contained in the Contrademand or notice of any kind, becomboth, to the same extent as if such a The Grantors further agree Il foreclosure hereof (notluding reason) or completing abstract showing the expenses and dishubrancements, occasion or application of sale shall have been entered and the costs of suit, including administrators, successors and assign foreclosure proceedings, and agree complaint is filed may at once, and take possession or charge of the prem The Trustee shall, upon receipten thereof by proper instrument uptily paid; and the Trustee may exceibe maturity thereof, produce and exhich representation the Trustee may The her of this Trustee may The her of this Trustee may The her of this Trust Deed is a second and the costs of the prior trust produce and exhich representation the Trustee may The her of this Trustee may The here of the Trustee may Trustee the trustee the trustee the trustee the trustee t	gree (1) to pay said malchtednes- ling to any agreement extending promises, and on demand to exh- indifines and improvements on the indifines and improvements on the indifines and improvements on the indifinest and with such compan- the Contract, which profices sha- moses and account to the Trusts page holder of the Contract sait has any recommendates on the inart of the event of any failure so either the Trustee on the log taxes on assessments, or dischaig umbrances on the premises; and pon demand, for all amounts so edate of rembursement, and the act, in the event of a breach of a ct, the indebtedness secured her the inmediately due and payability and the dischaight of the indebtedness had been matured by initial expenses and disbursein all expenses and disbursein whole tatle of said premises and many decire that may be read- whole tatle of said premises and many decire that may be read- do or not, shall not be dismissed, attorneys' fees, have been paid do not, shall not be dismissed, attorneys' fees, have been paid that, upon the fling of any c- without rotice to the Grantos, nises with power to collect the re it of its reasonable fees, if any, this to the Grantos, was and deliver a release hereof it whish to the firsteet the Contra- yaccept as true without further to the lief	s, and all other amounts it the time of payanent, (2) that receipts therefor, (3) is premises that may have a baddings and other improves and under such police. If provide first loss thereing as their respective interaction of the contraction of the contractio	th release, release this Trust Deed and the lness secured by this Trust Deed has been y person who shall, either before or after debtedness secured hereby has been paid, the of record on the memises.
The term "Grantors" as used I ountly and severally binding upon su All obligations of the Grantor ierein shall be in addition to, and no WITNESS, the hand(s) and the	herein shall mean all persons sign th persons and their respective here, and all rights, powers and re- can limitation of, those provided seal(s) of the Grantors as of the	ning this Trust Deed and e- eirs, executors, administra- medies of the Trustee an in the Contract or by law day and year first above w	nch of them, and this Trust Deed shall be tors, successors and assigns. If the holder of the Contract, expressed trutten.
		rugil 1	Bell Mary (SEAL)
his instrument prepared by:	(SEAL)	Samuel V. Silver State Same	(SEAL)
George E. Schwertfeger	r, 231 South LaSalle		60690
	transcand a	unnicas)	

UNOFFICIAL COPY

	•			A A A	
STATE OF ILLINOIS COUNTY OF Cook)) SS)	W.W.CO.11 3 0 4	301 * 2 39085	CI W A mcc	107
I, a Notary Public in	and for the State at	nd County aforesaid, do hereb	oy certify that George	B. Moore and	
ersonally known to me his day in person, and ac	knowledged that he	on(s) whose name(s) is (are) (she, they) signed and delive luding the release and waiver is 13 day of Februan	ered said instrument as his (h	er, their) free and voluntary	e me act,
			7/ 19	Os in Some	·
			- Color	ilury Pabliq	G.
	90				•
	(2)	X ,			
	000				
		U/s			
			Of County		
			04		
					239
			0,		23904527
			4/2	×.	23
				ET C/A	
				- C//	
			1900	E	S-
				٦	C
200					
GEORGE SCHWERTFEGER Consumer Crods Intion 200 BUILDING — 27th Floor					
E SCH mer Cr DIVIZ -					
IWERI edit i — 27.	F (3)	THIT I			

END OF RECORDED DOGUMENT