UNOFFICIAL COPY

				415	00100
4	ALIGIP INCIDEN A	Account	No.	713	<u> </u>
	RUST DEED (•		
TIMS INDENTURE, dated July 5 Raymond L White and Shirle	y A White	_, 19.75_, between	n	3 987	207.
f theOfOfCh. nereinafter called the "Grantors") and CONTINEN attended bashing association doing business in the Co accessors and assigns, called the "Trustee"):	icago TAL ILLINOIS 'ity of Chicago,	NATIONAL BANK	nty of <u>Co</u> K AND TRUS State of Illinoi	ľ COMPANY	, State of Illin OF CHICAGO , together with
	WITNESS	ETH:			
WHEREAS, pursuant to the provisions of a cererewith, be'veer the Grantors and Active Li older of the Com. at, which indebtedness is payab OMPANY OF CH' AGO, 231 South La Salle Stre 110.91 e. c. et for a final installment ovided for in the Com. act, and on the same date of NOW, THEREF. 25 to secure the payment, is reformance of all other co. c. at st, agreements and o ONVEY and WARRANT to the Tostee the following City Office of the Com. act, and on the same date of the communication of th	mber & Ren red Ninty-T le at the offices set, Chicago, Illi of \$ each month there in accordance wi bligations of the g described real c	wo and 76/10 of CONTINENTAL nois 60693 in commenci rafter until paid in the provisions of Grantors under the state (hereinafter e	200 (\$3992 LILLINOIS N. 36 successive ng 45 d full; of the Contract Contract and alled the "pres	Seller, the C. 76) DATIONAL By monthly insays after the color of said indehereunder, the bises") situate	Grantors are justiculars to the lean NK AND TRU stallments, each Completion Describedness, and the Grantors hereled in the
Lot 34 in Duncans Resubdivi	sion of Bl	ock 8 of Tay	lor and I	reighs S	ubdivision
of the East 1 of the North East of the Third Principal Land Formerly marked "Drive of Duncan 's Re- Subdivision aforesaid, lying between the of 42nd Place as now locate	Meridian I and December Book by 11	Also: PARCEI uncan Park" lock 8 in T ne of Parcel	.2: That (now vac aylor and 1 afores	part of ated) of Kreigh's aid and	a_strip_of n_the_Plat s_Subdivis North_line
			·		
and the same of th	<u> </u>				
gether with all improvements, tenements, easement ating, air-conditioning, gas and plumbing apparatus; creof or therefrom; hereby releasing and waiving any illinois. The Grantors covenant and agree: (1) to pay said ovided in the Contract or according to any agreements and assessments against said premises, and on de mage, to rebuild or restore all buildings and improve the premises shall not be committed or suffered; (5 ured against such risks, for such amounts and with satisfactory to the legal holder of the Contract, which by prior encumbrance on the premises and second on ish to the Trustee or to the legal holder of the	and fixtures, and and all rights un l indebtedness, as ent extending the meants on the pro- to keep all but such companies h policies shall p	I everything ar ,ur inder and by virte e cond all other amount e time of payment receipts therefor; emises that may haldings and other in and under such porovide that loss their respective.	enant thereto, of the homeste to the homeste to the homeste to (2) to pay, b (2) within sive we been de trop provener is no licies and the seconder shall be interests, may	and all rents, ad exemption payable unde efore any per v days after a yell or damag w or hereafte chorm, all a proble firs	issues and profit laws of the State the Contract, and the attaches, any destruction ed; (4) that was to on the premise s shall reasonable to the holder of t
chtedness which may be secured by any prior encum The Grantors further agree that, in the event of ured by any prior encumbrances, either the Truste cure such insurance, or pay such taxes or assessment bettedness securing any prior encumbrances on the p Contract, as the case may be, upon demand, for all from the date of payment to the date of reimburser. The Grantors further agree that, in the event of elements contained in the Contract, the indebtedness hand or notice of any kind, become immediately due to the same extent as if such indebtedness had bee	shrances on the p f any failure so a re or the legal best, or discharge of premises; and the 11 amounts so patent, and the sar a breach of any of s secured hereby and payable and an matured by its	remises. to insure, or pay its tolder of the Cont r purchase any tax ic e Grantors agree te id, together with in the shall be so much of the aforesaid cov shall, at the optior I shall be recoverab express terms.	ixes or assessing tact may, from the afforce of the afforce the record additional incention of the legal hale by foreclosure.	nents, or p; y m time to in ecting the pre 2 Trustee or t m at the highes ebtedness see ments, or of older of the C ire hereof, or	the indebtednesses, but need not make to pay the last lawful contract truth of the last lawful contract, with a by suit at law, or
The Grantors further agree that all expenses an expensive including reasonable attorneys' fee, completing abstract showing the whole title of said penses and disbursements, occasioned by any suit or a parry, shall also be paid by the Grantors. All such II be taxed as costs and included in any decree that ree of sale shall have been entered or not, shall not the costs of suit, including attorneys' fees, having the costs of suit, including attorneys' fees, having the proceedings, and agree that, upon the fill plaint is filled may at once, and without notice to be possession or charge of the premises with power to. The Trustee shall, upon receipt of its reasonable thereof by proper instrument upon presentation of	d disbursements outlays for docu- premises embraci- proceeding when expenses and di- may be rendere be dismissed, non- re-been paid. To waive all right to ing of any com- the Grantors, or collect the rents, fees, if any, for	paid or incurred in unentary evidence, ng forelosure decre cin the Trustee or I isbursements shall d in such forecloss the Grantors, for I of the possession of plaint to foreclose to any party claim issues and profits the preparation of	stenographers e) shall be paid he legal holder he an addition he proceedings h, until all such and income fr this Trust D ing under the fof the premises such release, r	charges and I by the Gran of the Contr al lien upon it which proc it expenses an and for the om the prem ed, the cou Grantors, app ielease this Tr	cost of procuring tors; and the lik act, as such, may the premises, and ecdings, whether disbursements heirs, executors isses pending such tin which such oint a receiver to ust Deed and the
paid; and the Trustee may execute and deliver a rematurity thereof, produce and exhibit to the Truste frepresentation the Trustee may accept as true will The lien of this Trust Deed is subject and subordin The term "Grantors" as used herein shall mean ally and severally binding upon such persons and their	lease hereof to a be the Contract, in hour further inquate to the lien of ll persons signing respective heirs	nd at the request of representing that all airy. any prior encumble this Trust Deed and, executors, admini-	f any person w I indebtedness rance of record d each of then strators, succes	ho shall, eithe secured herel on the prem and this Tresors and assign	er before or afte by has been paid ises. ust Deed shall be gns.
All obligations of the Grantors, and all rights, p in shall be in addition to, and not in limitation of, the WITNESS, the hand(s) and the scal(s) of the Grant	iose provided in i	the Contract or by	law.		
All obligations of the Grantors, and all rights, p in shall be in addition to, and not in limitation of, th WITNESS, the hand(s) and the seal(s) of the Grant	iose provided in i	the Contract or by	law. e written.	white	(SEA

02035

This instrument prepared by:

VOFFICIAL COP

Allan Hallan

· Riconner Cardens Cook County bether

1977 JUN 27 PM | 4|

STATE OF ILLINOIS COUNTY OF Cook JUN-27-77 398197 0 23987207 4 A -- Rec

10.00

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 10 day of Algebraheer.

My Commission Expires December 6, 1976



STATE TO VISION DOWN CONTINENTAL REPORTS PARTICIPAL BANK

200 BUILDING - 27th FLOOR GEORGE SCHWERTFEGER Consumer Credit Division

=0f=RECORDED=DOGU