UNOFFICIAL COPY

Acco	unt No. 47	700101			23 174 132	
			TRUST	DEED (MORTGAGE)		
ini wife	NOPNIUM Mary L. C	, _{dated} June ruder	30	1975 between	, Alonzo Cruder	, Jr. and
national of	анкир, азяостат	City Grantors") and C ton doing busine led the Trustee"	is in the City of C 1.	Court of Cook, Studies, County of Cook, S	ity of Cook CAND TRUST COMPANY state of Illinois (herematte	_, State of Illinois Y OF CHICAGO, a r, together with its
herewith, I midebted in holder of t COMPANY 5 73,23 provided for NOW performanc CONVEY a Lot Tw Block the So	twen the Control of the Control of Culf of Culf of OF Culf of the Control of Culf of the Culf	frantors and Four Thous hich indebtednes 1, 231 South La Tor, a final in L, or on the sar L, or on the sar L, or one the oven of agreen to me firstee th of C (200 the Res 2 3) 2) In Johns warter (4)	ons of a certain Rei Goldblatt Br and Three Hu as Salle Sircet. Chie as Salle Sircet. Chie as Salle Sircet, Chie as Goldbrand of Salle as Chie payment, in accountents and obligation testiforwing describ- ago. C. C. Islan of Lesstor and Clean	al Installment Contract (the 9s. ndred Ninety-three offices of CONTINENTAL ago. Illinois 60693 in61	as Seller, the case of the case of the contract of the contract of said ind Contract and hereunder, it diled the "premises" I situation of the West Half	Grangors are justly officials to the legal ANK AND TRUST stallments, each of a Completion Date chtedness, and the e Grantors hereby ed in the is, to wit (4) In
				and the state of the		and the state of t
					de la companya de la La companya de la co	and the second second
	ing service and					
		and the state of t			والمستنفضي عاملون والرابونة المعاجمة المستنفية الأولية	a special contract and the contract of
i jakonite i moo	and the second	na na anna anna an anna an			ومرددان وسنار ويستهينوها أومان	المناف ماليسجة رجد
	era era darriar eraga erag Eraga eraga er	والزار كأسته فالمتعملات	a de la companya de La companya de la co		and the second section is a second se	ali magamagan da ana pangangangan, ang ana pangangangan
Laxes and as damage, to to the prenar matted again be satisfactor any prior embes to the indebtedness. The Grasser of the Contract, rate from the The Grasser of the Contract, rate from the tendent of the Grasser of t	essinents again that the best shall not be set shall not be set shall not be set shell roke. If y to the legal hambiance on a Finistee or twhich may be maintained in most analysis of the case madate of paymer and the case madate of paymer the case madate of paymer there of any kind me extent as it mitors further: a motor further: a motor further; a shall have been of sun, including abotteet show, all also be paid as costs and in occedings, and led may at one of tharge of it tee shall, upon the Trustee metre, produce tation the Trust be "Grantogs" as a strong of the Trustee metres, produce tation the Trust be "Grantogs" as rally binding is thous of the C. an addition to; a safety of in addition to; a definition to; a safety in a definition to; a safety in a definition to; a safety in the safety and	at said premises, ce all buildings are committed or so or such amounts on such amounts or such amounts or such amounts or such amounts or the legal holds occured by any pragree that, in the legal to the date of	and on demand to all improvements or utfered. (5) to keep and with such com- tact, which policies of second to the Ti to of the Contract ion encumbrances or the Contract ion encumbrances or the Contract ion encumbrances or the Contract ion of the Contract so on the premises; and, for all automa- cement of a breach of debtedness secured event of a breach of debtedness secured and top and paya- sy by and been mature, penses and disburss to the contract penses and disburss to the contract of the contract penses and disburss to the contract of the contract penses and disburss to the contract of the contract of the contract penses and disburss fees, have been p from the filing of an interior waive all re- mainters waive all re- traction of satisfactic cluer a release here- either frustee the Con- traction of the contract of the contract of the true without furth subordinate to the form of the contract of the contract of the true without furth subordinate to the form of the proving and their respective rights, powers and	the so in matte, or pay tax he and the Grantors agree to purchase any tax he and the Grantors agree to it so in paid, long-fire with letter same shall be so much at any of the aforexad cover thereby shall, at the option shife and shall be recoverable. If you express terms, rements paid or incurted in or documentary evidence, stands of the foreign decree in the contents shall be redeed in such disclusive ed, not release hereof given, and disbursements shall be indered in such foreclosure ed, not release hereof given, and foreign to the possession of any complaint to foreclose to, or to any party claiming the content of the possession of any complaint to foreclose the remaining the first such and at the request of a tract, representing that all meters, expected in the Contact or by law eliminate tended in the Contact or by law eliminate tended of the forest executors, administration of the first, executors, administration of such and at the request of a tract, representing that all meters, executors, administration of the Contact or by law eliminate of the first, executors, administration of the first executors and the first executors and the first executors and the first executors are executors.	3) within 1 At a 18 after a been destry each of amago rovements now or here the cires and in such normalised interests may appear, and, the insurance; and (b) to the insurance; and (b) to the insurance; and (b) to the insurance; and (c) to the insurance; and the highest of the action of the affecting the premium of the Trustee or it crest thereon at the highest additional indebtedness see highlitional indebtedness see by foreclosure hereof, or it behalf of plaintiff in continuous and the plaintiff in continuous and the Contral englished holder of the Contral and income from the premise and income from the premise. The telesse, release this True duess we can do the Grantors, appoint persons who shalf, either indebtedness secured hy this Trus the states, successors and assign and the holder of the Contral actors, successors and assign and the holder of the Contral actors, successors and assign and the holder of the Contral actors.	ny destruction or ed. (4) that waste i on the premises a shall reasonably to the holder of pan request, to go when due, all the it achten ressue, the interference of
nii di 55			the Country of the (SEAL)	he day and year my shove	an Preud	(SFAL)
			(SEAL)	xmos	in Comment	19FA13
his instrument	prepared by			/	X	pressure and district to t
	George	E. Schwertf	eger, 231 50	La Salle, Chica	go, lllinois	ente monte de las popularies de la compansión de la compa

UNOFFICIAL COPY

5 AUG 4 AN 11 02 5,00 STATE OF ILLINOIS 加岭一年万 40134 · 23171232 · A - Rec 5.0®) SS COUNTY OF COOK I, a Notary Public in and for the State and County aforesaid, do hereby certify that Alonzo Cruder, Jr. and Mary L. Cruder, hls wife 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 30 day of June 1975 CONTINENTAL ILLINGIS NATIONAL BANK Aftn: Mr. George E. Schwertleger Chicago, Illinois 60690 231 So. La Salle TRUST DEED HAIL TO: