## UNOFFICIAL COPY

	TRUST DEE	D (MORTGAGE)	24436249
THIS INDENTURE, dated	March 18	, 19 <u>78</u> , be	otween
		NATIONAL BANK AND TR	Cook, State of Hilno UST COMPANY OF CHICAGO, a nation fter, together with its successors and assign
	WITN	ESSETH:	
the sum of Thitty	City Builders red Fifty-One and ess is payable at the offices of et. Chicago, Illinois 60693 in. ce. fter until paid in full; priment, in accordance with outgations of the Grantors un	48/100 (\$3651 48) CONTINENTAL ILLINOIS N. 84 successive monthly is ing 45 days after the Co the provisions of the Contract der the Contract and hereunde	mpletion Date provided for in the Contract, of said indebtedness, and the performant, the Grantors hereby CONVEY and WAF
Village of Posen			tate of Illinois, to wit:
Lot two (2) in Block to	o (2) n Posen Ac	res Resubdivision	of Part of Lots
three (3), five (5) and			
Quarter (½) of Section Principal Meridian, No			
thereof recorded as Doo		•	
<u> </u>			
		$\overline{T}$	
		<del></del>	
	<del></del>		
ntract, which policies shall provide to not to the Trustee, as their respective sfactory evidence of such insurance; mises.  The Grantors further agree that, it prior encumbrances, either the Trust was such taxes or assessments, or disciumbrances on the premises; and the Candy, for all amounts so paid and the significant of the Grantors further agree that, it is contained in the Contract, the indice of any kind, become immediately ent as if such indebtedness had been made to fincluding reasonable attorney's fract showing the whole title of said price, occasioned by any suit or proceed he Grantors. All such expenses and decree that may be rendered in such be dismissed, nor release hereof give. The Grantors, for the Grantors and ession of and income from the premitrust Deed, the court in which such tors, appoint a receiver to take posses. The Trustee shall, upon receipt of by proper instrument upon presen Trustee may execute and deliver a reluce and exhibit to the Trustee the tee may accept as true without further The lien of this Trust Deed is the premitrustee the teems accept as true without further the lien of this Trust Deed is the procession of the trustee the teems accept as true without further the lien of this Trust Deed is subjective.	nat loss thereunder shall be par interests may appear, and, upc and (6) to pay, when due, all a the event of any failure so t eo or the legal holder of the C harge or purchase any tax lien frantors agree to reimburse th me shall be so much additional the event of a breach of any betedness secured hereby shall due and payable and shall be attured by its express terms. expenses and disbursements y expenses embracing foreclosure oes, outlays for documentary remises embracing foreclosure in the trustee or the shursements shall be an addit for the heirs, executors, admit see pending such foreclosure peomplaint is filled may at one illustration of autisfactory evidence case hereof to and at the requestion that the such that inquiry.	yable first to the holder of an request, to furnish to the Tr indebtedness which may be a consure, or pay taxes or assess contract may, from time to the tribute of title affecting the premises, e Trustee or the legal holder of indebtedness secured hereby of the aforesaid covenants or at the option of the legal hereoverable by foreclosure her readed or incurred in behalf of pevidence, stenographers' charlecree) shall be paid by the Griegla holder of the Contract, lonal lien upon the premises, proceedings, whether decree edisbursements, and the costs of all successions and asgrediencedings, and agree that, up, and without notice to the Griegla holder of the Contract, the properties of the preparation of such related the proceedings of the contract of the preparation of such related the properties of the preparation of such related the properties of the preparation of such related the proceedings of any person who shall, e indebtedness secured be related any prior encumbrance of rec	agreements, or of any covenants, A a, ce older of the Contract, without c'emand or eof, or by suit at law, or both, to the strenges and cost of procuring or completit, antors; and the like expenses and disburaces such, may be a party, shall also be paid and shall be taxed as costs and included in state shall have been entered or not, shall full, have been not of the Grantors, waive all right to the on the filling of any complaint to foreclose antors, or to any party claiming under the issues and profits of the premises. Ease, release this Trust Deed and the lien y this Trust Deed has been fully paid; and there before or after the maturity thereof, has been paid, which representation the
severally binding upon such persons an	d their respective heirs, execute all rights, powers and remedies se provided in the Contract or	ors, administrators, successors of the Trustee and the holder by law.	and assigns. of the Contract, expressed herein shall be
Idition to, and not in limitation of, the WITNESS, the hand(s) and the seal(	s) of the Grantors as of the day	11.0	/ .
idition to, and not in limitation of, the WITNESS, the hand(s) and the seal(	(SEAL)	Lesten	Muncan (SEAL)

24436249

D20 35-90, R. 4/70

## **UNOFFICIAL COPY**

STATE OF ILLINOIS )  SS COUNTY OF Cook )  I, a Notary Public in and for the State and County of the same person(s) in person, and acknowledged that he (she, they) is purposes therein set forth, including the release and Given under my hand and official seal this	whose name(a) is (are) subscribed to the foregoing instrument, appeared before me this day mad and delivered said instrument as his (her, their) free and voluntary act, for the uses and waiver of the right of homestead.	
My Commission Expires:	Marian Public (OM)	
2445	C 1000 E	
	Clark's	
CONSUMER CREDIT DIVISION 2022  CONSUMER CREDIT DIVISION 2022  CONSUMER GREDIT DIVISION 2022  CONSUMER GREDIT DIVISION 2022  CONSUMER GREDIT DIVISION 2022  CONSUMER GREDIT DIVISION 2022  27TH FLOOR-200 BLDG.	ε ti ti θ ≥ 87-8 ΥΑΝ	
T BUS VERSE VERSENTS	20330	

RECORDED DOCUMEN