## **UNOFFICIAL COPY**

		т	RUST DEED (	MORTGAGE)	24436252
THIS INDENTU	IRE, dated	January 24	4	78 .b	etween
	Raymond I	. Achille a	and Enide	Achille	
f the	"Grantors") and ang business in the	I CONTINENTA	L ILLINOIS NA o, County of Coo	TIONAL BANK AND TI	OOK  , State of Illing RUST COMPANY OF CHICAGO, a nation after, together with its successors and assign
	70_		WITNES	SETH:	
etween the Grantors and the sum of <u>Eleve</u> older of the Contract, by CHICAGO, 231 So except for a final installed on the same date of NOW, THEREFC fall other covenants,	nd First. Year Thous and which indebted which indebted uth La Salle St.ee llment of \$ = 6 each month ther DRE, to secure the agreements and control of the control of th	etropolitar Nine Huncess is payable at the Chicago, Illin reafter until paid to payment, in according to make the payment, in according to the payment of	Builders ired Sixty- the offices of CO ois 60693 in, commencing in full; cordance with the	Two and 44/100 ( NTINENTAL ILLINOIS N 84 successive monthly 45 days after the Co	ompletion Date provided for in the Contrac et, of said indebtedness, and the performan er, the Grantors hereby CONVEY and WAF
Cityof	Chicago	, Coi	ur , f <u>Cc</u>	ok,	State of Illinois, to wit: n Block four (4)
					n of the South West
					Township 38 North,
Range 14, Ea	st of the	Third Prin	cip	dian.	
				<del>-()</del>	
	<del></del>	<del></del>			
					· · · · · · · · · · · · · · · · · · ·
The Grantors covered in the Contract or ents against said prematore all buildings and	ving any and all ri enant and agree: according to any ises, and on dem improvements or	i and fixtures, and ights under and b (1) to pay said i agreement exten- and to exhibit ro the promises the	d everything apper y virtue of the he indebtedness, and iding the time of sceipts therefor; at may have bee	artenant thereto, and all re omestead exemption laws of all other amounts that, in payment; (2) to pay, befo (3) within sixty days afte in destroyed or damaged;	or is, issues and profits thereof or therefrom if the State of Illinois.  nay be provide under the Contract, as pro- re any senalt, attaches, all taxes and assess- r any settrue lon or damage, to rebuild or (4) the waste of the promises shall not be
The Grantors cove led in the Contract or rats against said prem tore all buildings and minited or suffered; ( ounts and with such ntract, which policies ond to the Trustee, as isfactory evidence of mises.  The Grantors furtl prior encumbrances, pay such taxes or asse unmbrances on the pre unmbrances on the pre to the control of the control to the co	ving any and all ri- conant and agree: according to any less, and on den improvements or 5) to keep all bu companies and t stheir respective: shall provide the stheir respective: such insurance; a her agree that, in either the Truste ssments, or disch mises; and the G to paid and the sa ter agree that, in ontract, the inde me immediately or ness had been ma ter agree that, in ontract, the inde me immediately or ness had been ma ter agree that all ble attorney's fe let title of said pr ' auti or proceedi expenses and di expenses and di expenses and di expenses and di expenses and from the premis t n which such c er to take possess upon receipt of ent upon present that deliver a rele he Trustee the C without further st Deed it aubject s" as used herein such persons and er Grantors, and i	is and fixtures, am ights under and b (1) to pay said i agreement extentand to exhibit in the premises the said of	d everything appy yorkive of the hindebtedness, and unding the time of eccipits therefor; at may have bee r improvements i es and in such fir shall be payabbeen, and, upon review of the Conion of th	irtenant thereto, and all-re- mestead exemption laws of all other amounts that an payment; (2) to pay, befo (3) within sixty days afte of destroyed or damaged; tow or hereafter on the promise of the first to the holder of a guest, to furnish to the Tiebtedness which may be street may, from time to tilte affecting the premises, sure, or pay taxes or assess ract may, from time to tilte affecting the premises, sure, or pay taxes or assess the time of the contract of the contra	or is, issues and profits thereof or therefrom the State of Illinois. Nay be provide under the Contract, as processor of the Contract, as processor of the State of Illinois. It is not seen to the State of the Stat
The Grantors covied in the Contract or rists against said prem tore all buildings and milited or suffered; (ounts and with such ntract, which policies ond to the Trustee, as isfactory evidence of mises.  The Grantors furit prior encumbrances, pay such taxes or asse umbrances on the pre nand, for all amounts a The Grantors furit prior encumbrances with the contained in the Ciec of any kind, becoment as if such indebted The Grantors furit eof (including reasons tract showing the who tas, occasioned by any the Grantors. All such decree that may be rise dismissed, nor rel. The Grantors, for the ession of and income. Trust Deed; the court of the Trustee shall, eof by proper instrum Trustee may except as true The Iten of this Tru. The term "Grantor severally binding upon All obligations of the didition to, and not in 1 didition to, and not in 1	ving any and all riving any and all riving any and all riving a consult and agree:  according to any less, and on dem improvements on the companies and to shall provide the stheir respective; where agree that, in either the Truste where agree that, in either the Truste saments, or dischmises; and the Go paid and the saler agree that, in ontract, the indem companies and the Go paid and the saler agree that, in the contract of the indem contract, the indem contract of the indem con	is and fixtures, am ights under and b (1) to pay said i agreement exten agreement extension to exhibit r in the premises the ididings and other interests may appared (6) to pay, v the event of an; the event of an; the event of an arge or purchase come shall be so my the event of a bettedness secured due and payable stured by its expression of a bettedness secured the event of a bettedness secured due and payable stured by its expression of a bettedness secured in the event of a bettedness secured the emisse embracing ing wherein the first of the heirs, exception or charge of its reasonable fation of satisfact case hereof to an contract, repression and incontract, repression and incontract and incontrac	d everything appy yorkive of the hindebtedness, and fulling the time of eccipits therefor; at may have bee r improvements i es and in such for shall be payabbeen, and, upon review of the constant of the con	irtenant thereto, and all-re- mestead exemption laws of all other amounts that an payment; (2) to pay, befo (3) within sixty days afte of destroyed or damaged; tow or hereafter on the promise of the first to the holder of a guest, to furnish to the Tiebtedness which may be street may, from time to tilte affecting the premises, sure, or pay taxes or assess ract may, from time to tilte affecting the premises, sure, or pay taxes or assess the time of the contract of the contra	nay be pr. "Ne under the Contract, as pro- cany chall; attaches, all taxes and assess- r any estruction or damage, to rebuild or (4) the waste of the premises shall not be remises many diagainst such risks, for such y be satisfal to to the legal holder of the ny prior encu to be con the legal holder of the ny prior encu to be con the premises and ustee or to the "right," dir of the Contract secured by any pr'or er umbrances on the sments, or pay the inde tedness secured by une, but need not, pro uter r. hinsurance, or pay the indebtedness we trig any prior of the Contract, as the cale is all ye, upon of the Contract, as the cale is all ye, upon of the Contract, as the cale is all ye, upon recording to the contract, without did mand recording to the contract, such may be a party, shall also be paid and shall be taxed as costs and included in of sale shall have been entered or not, shall for suit, including attorneys' fees, have been gans of the Grantors, walve all right to the ont hef filing of any complaint to foreclose tantors, or to any party claiming under the fisues and profits of the premises. lease, release this Trust Deed and the lien or the premises. 'them, and this Trust Deed shall be jointly and assigns.' 'them, and this Trust Deed shall be jointly and assigns.' 'the contract, expressed herein shall be
The Grantors covied in the Contract or rists against said prem tore all buildings and milited or suffered; (ounts and with such ntract, which policies ond to the Trustee, as isfactory evidence of mises.  The Grantors furit prior encumbrances, pay such taxes or asse umbrances on the pre nand, for all amounts a The Grantors furit prior encumbrances with the contained in the Ciec of any kind, becoment as if such indebted The Grantors furit eof (including reasons tract showing the who tas, occasioned by any the Grantors. All such decree that may be rise dismissed, nor rel. The Grantors, for the ession of and income. Trust Deed; the court of the Trustee shall, eof by proper instrum Trustee may except as true The Iten of this Tru. The term "Grantor severally binding upon All obligations of the didition to, and not in 1 didition to, and not in 1	ving any and all riving any and all riving any and all riving a consult and agree:  according to any less, and on dem improvements on the companies and to shall provide the stheir respective; where agree that, in either the Truste where agree that, in either the Truste saments, or dischmises; and the Go paid and the saler agree that, in ontract, the indem companies and the Go paid and the saler agree that, in the contract of the indem contract, the indem contract of the indem con	is and fixtures, am ights under and b (1) to pay said i agreement exten agreement extension to exhibit r in the premises the ididings and other interests may appared (6) to pay, v the event of an; the event of an; the event of an arge or purchase come shall be so my the event of a bettedness secured due and payable stured by its expression of a bettedness secured the event of a bettedness secured due and payable stured by its expression of a bettedness secured in the event of a bettedness secured the emisse embracing ing wherein the first of the heirs, exception or charge of its reasonable fation of satisfact case hereof to an contract, repression and incontract, repression and incontract and incontrac	d everything appy yorkive of the hindebtedness, and fulling the time of eccipits therefor; at may have bee r improvements i es and in such for shall be payabbeen, and, upon review of the constant of the con	irtenant thereto, and all-re- mestead exemption laws i all other amounts that a l all other amounts that a payment; (2) to pay, befo (3) within sixty days afte n destroyed or damaged; now or hereafter on the p rym, all as shall reasonable is first to the holder of ar quest, to furnish to the Ti- obtedness which may be s sure, or pay taxes or asses- sure to premise, outsee or the legal holder debtedness secured hereby or incurred in behalf of dence, stenographers' cha berable by foreclosure her or incurred in behalf of dence, stenographers' cha dee) shall be paid by the G gal holder of the Contract il lien upon the premises, occedings, whether decree ursements, and the costs or tators, successors and assig- sedings, and agree that, up d without notice to the G all indebtedness secured to of any person wito shall, tebtedness secured the rent he preparation of such re- all indebtedness secured to of any person wito shall, tebtedness secured the holder alw.	or is, issues and profits thereof or therefrom the State of Illinois. Nay be profite the Contract, as promotion of the Contract, as profite the Contract of Illinois. Nay be profited the Contract, as profited with the Contract of the Contract, or pay the indebtedness of the Contract of the Contract, as the case is a be, upon a speciment, or of any covenants of agreements, as such, may be a party, shall also be paid and shall be taxed as costs and included in of such shall have been entered or not, shall of suit, including attorneys' fees, have been snot of the Grantors, wive all right to the on the filling of any complaint to foreclose rantors, or to any party claiming under the states of any party claiming under the states of the premises.  In the Contract, expressed herein shall be cord on the premises.  I them, and this Trust Deed and the lien by this Trust Deed has been fully paid; and assigns.  The Contract, expressed herein shall be cord on the premises.

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