UNOFFICIAL COPY

COLUMN STATEMENT	en monte en		elettien en e	TOTAL ESTABLISHED BY AND
unt #40600108				
_	TRUST DE	ED (MORTGAGE)	24 660 5	542
THIS INDENTURE, dated Augu	st 12		, between	
Alfonso Chavez and	Guadalupe Ch			
of ie. City of	Chicago	, County of _	Cook	, State of Illino
ofe. City of ein: ter called the "Grantors") and CON bankg association doing business in the City alled the "Trustee");	TINENTAL TECINOL of Chicago, County o	S NATIONAL BANK AN	D TRUST COMPANY OF (CHICAGO, a nation
10.	<u>wit</u>	NESSETH:		
WHEP AS, pursuant to the provisions between the Give and County Lumin the sum of Seventy Nine Hum	of a certain Retail Inst	allment Contract (hereinaf	ter called the "Contract"), o	
nolder of the Contract, w' Indebtedness is p OF CHICAGO, 231 Scath I Salle Street, Chi	ayable at the offices o icago, Illinois 60693 ir	f CONTINENTAL ILLING	DIS NATIONAL BANK AND thly installments, each of \$.	TRUST COMPAN
nd on the same date of each inc	until paid in full; ient, in accordance wi	th the provisions of the Co	ntract, of said indebtedness,	and the performan
of all other covenants, agreements and chligati AANT to the Trustee the following escribe and	ions of the Grantors t al estate (hereinafter o	inder the Contract and here called the "premises") situa	eunder, the Grantors hereby ted in the	CONVEY and WAI
ofChicago Lot 14 in E. A. Cumming			, State of Illinois, to wit:	
in the South East 1/4 c				
the Third Principal Mer			is, commonly know	wn as
§332 South Wood Street,	Chicago, Ill:	inois.		D.*
SUBJECT 70: General real	estate tures	for 1976 and su	heaguent wasre	
conditions, covenants at				<u></u>
		(<u>&</u>
		<u>~</u>		<u></u>
				
				
ntract, which policies shall provide that loss cond to the Trustee, as their respective interes isfactory evidence of such insurance; and (6 misses. The Grantors further agree that, in the et prior encumbrances, either the Trustee or t pay such taxes or assessments, or discharge o cumbrances on the premises; and the Grantor mand, for all amounts so paid and the same shr. The Grantors further agree that, in the ents contained in the Contract, the indebtednetice of any kind, become immediately due anent as if such indebtedness had been matured. The Grantors further agree that all expenecof (including reasonable attorney's fees, when the Grantors further agree that all expenecof (including reasonable attorney's fees, whith the Grantors. All such expenses and disburse decree that may be rendered in such foreclo be dismissed, nor release hercof given, until d. The Grantors, for the Grantors and for the session of and income from the premises pen Trust Deed, the court in which such complantors, appoint a receiver to take possession or The Trustee shall, upon receipt of its reteof by proper instrument upon presentation or Trustee may execute and deliver a release he duce and exhibit to the Trustee the Contra	its may appear, and, u) to pay, when due, a went of any failure so he legal holder of the r purchase any tax lie is agree to reimburse ill be so much addition went of a breach of aress secured hereby she do payable and shall be by its express terms, asses and disbursement tlays for documentar embracing foreclosure erein the Trustee or tenents shall be an add sure proceedings; while all such expenses and ding such foreclosure tint is filled may at on charge of the premise assonable fees, if any, so fastisfactory evidencere for and at the rect, representing that?	non request, to furnish to t il indebtedness which may to insure, or pay taxes or Contract may, from time no rittle affecting the pren the Trustee or the legal ho nal indebtedness securced he nay of the aforessid covenar all, at the option of the le- gal to the coverable by foreclosur- is paid or incurred in behal y evidence, stenographers decree) shall be paid by the legal holder of the Con- titional lien upon the prem- th proceedings, whether de d disbursements, and the co- ninistrators, successors and proceedings, and agree that ex, and without notice to its swith power to collect the for the preparation of suc- e that all indebtedness secu- uest of any person who si	the Trustee or to, and le, all ho be secured by any ρ , or er assessments, or pay the inde to time, but need not, Γ on times, or pay the indebted nisses, or greements, or of any gal holder of the Contract, the hereof, or by suit at law, of of plaintiff in connection of charges and cost of procure of Grantors; and the like exp tract, as such, may be a part isses, and shall be taxed as occree of sale shall have been enests of suit, including attorn assigns of the Grantors, w. t, upon the filing of any conne Grantors, or to any party rents, issues and profits of it he release, release this Trust red by this Trust Deed has ball, either before or after th	ider of the Contract cumbrances on the contract control of the con
The lien of this Trust Deed is subject and so The term "Grantors" as used herein shall I severally binding upon such persons and their	ubordinate to the lien mean all persons sign respective heirs, execu its, powers and remedi	ing this Trust Deed and each stors, administrators, succe les of the Trustee and the h or by law.	ch of them, and this Trust D ssors and assigns. older of the Contract, expre	
addition to, and not in limitation of, those pro WITNESS, the hand(s) and the seal(s) of the	e Grantors as of the d	ay and year first above wri	,	,
addition to, and not in limitation of, those pro-	e Grantors as of the d	. 011		SEAL)
addition to, and not in limitation of, those pro-	e Grantors as of the d	. 011	esse sparly	(SEAL)

D20 35-90, R. 4/76

UNOFFICIAL COPY

MEDITION OF SEEDS COOK CE 1978 OCT 6 AM ID 45 -RECHESER STATE OF ILLINOIS COUNTY OF Cook 10.00 I, a Notary Public in and for the State and County Trote and the reby certify that Asin Egins II)

OF COOK

1000 E INN

Clark's Office 231 SOUTH LA SALLE STREET, CHICAGO, ILL. CONSUMES CEEDIT DIVISION 200-27 CONSUMENT CREDIT DIVISION 87TH FLOOR-200 BLDG.

END OF RECORDED DOCUMENT