UNOFFICIAL COPY

Account No 43700390		•	24	667 437	,					
TRUST DEED (MORTGAGE)										
THIS INDENTITIES dated 1 5/100	5		Z&_, between _	Joseph						
fucci + RITA Pa	u cci									
of the	ago, County of Co	_, Count NATIONAL BAN Dook, State of Illin SSETH:	K AND TRUST CO	MPANY OF CHICA	State of Illinois AGO, a national sors and assigns,					
Lot sixteen (16) in Block to	Company Ne Hundle at the offices of C Uniois 60693 in— commencin id in full; accordance with the Grantors und e (hereinafter call County of enty (20):	ONTINENTAL II ONTINENTAL II S successive g 45 days: he provisions of the Contract are define "premises" Cook In Laflin a	, as Sel N. C.	ler, the Grantors are SOOD LE BANK AND TRU Ints, each of \$ Do Do Do LE BANK AND TRU Ints, each of \$ Do Do Do LE BANK AND TRU The provided for indebtedness, and trantors hereby CON Concept the provided for the provid	justly indebted llars to the legal IST COMPANY 5 3 in the Contract, the performance VEY and WAR-					
Blocks five (5), eighteen (1	twenty-	one (21),	thirty (30)	, thirty-one	: (31),					
thirty-three (33) and forty- nineteen (19) and twenty (20										
of the North East quarter (1/2										
of the Third Principal Merid										
	(_	<u> </u>								
		4								
) ,							
vided in the Contract or according to any agreement ex- ments against said premises, and on demand to exhibi- restore all buildings and improvements on the premises committed or suffered; (5) to keep all buildings and oi amounts and with such companies and under such po- Contract, which policies shall provide that loss thereu- second to the Trustee, as their respective interests may satisfactory evidence of such insurance; and (6) to pay premises. The Grantors further agree that, in the event of any prior encumbrances, either the Trustee or the legal or pay such taxes or assessments, or discharge or purch encumbrances on the premises; and the Grantors agree demand, for all amounts so paid and the same shall be so The Grantors further agree that, in the event of ments contained in the Contract, the indobtedness seu notice of any kind, become immediately due and payal extent as if such indebtedness had been matured by its e The Grantors further agree that all expenses and hereof (including reasonable attorney's fees, outlays fo abstract showing the whole title of said premises embrae ments, occasioned by any suit or proceeding wherein the by the Grantors. All such expenses and disbursements s any decree that may be rendered in such foreclosure pro not be dismissed, nor release hereof given, until all suc paid. The Grantors, for the Grantors and for the heirs, possession of and income from the premises pending su this Trust Deed, the court in which such complaint is f Grantors, appoint a receiver to take possession or charge The Trustee shall, upon receipt of its reasonabl thereof by proper instrument upon presentation of satisf the Trustee may execute and deliver a releaschereof is provided and exhibit to the Trustee the Contract, repr Trustee may accept as true without further inquiry. The lien of this Trust Deed is subject and subordin The term "Grantors" as used herein shall mean a und severally binding upon such persons and their respect All obligations of the Grantors, and all rights, pow	it receipts therefo, it receipts therefo, it had may have be ther improvement inclicies and in such nder shall be pay appear, and, upon y, when due, all it any failure so to holder of the Co ase any tax lien or to reimburse the much additional a breach of any cred hereby shall, ble tred hereby shall, ble tred hereby shall, be trustee or the shall be an addition sceedings; which p he expenses and di executors, adminich foreclosure prided may at once, of the premises will be fees, if any, for actory evidence the and at the requesenting that all is attent to the lien of a lipersons signing ive heirs, executory	r; (3) within sixt; cen destroyed or s now or hereafte form, all as shall ble first to the h request, to furnindebtedness whice insure, or pay ta: many, from the left of the first to furnindebtedness sect of the aforesaid c at the option of ecoverable by fore did or incurred in vidence, stenogracee; shall be pai legal holder of the national began to the force edings, whet isbursements, and strators, successo ecedings, and agand without notion at all indebtedness security prior encumb this Trust Deed; s, administrators, s, administrators, s, administrators, s, administrators, s, administrators, s, administrators,	y days after and ead admaged, "4) that yer on the premises to least of any prior, and the premises to least of any prior, and the premises of the premises, or pay it gal holder of premises of a premises or a premise of the premises of the premises of the premises, and shall her decree of sale shift the costs of suit, in stand assigns of the test of the Grantors, or cet the rents, issues a of such release, relie to the Grantors, or cet the rents, issues a of such release, relied the premises of the premises of the premises of the rents, issues a of such release, relied the premises of the premises	struction or damage was to the premis assure against such a facto, y to the legal around, ance on the tot. leval holder on y any ric renound or pay the ir reot, and need not, prof are she indebtedn as sectiontract, as the case ents, or of any cover the Contract, without y suit at law, or bot in connection with the cost of procuring and the like expenses may be a party, shall be taxed as costs and have been enterecluding attorneys for e Grantors, waive aling of any complain and profits of the present this Trust Deed structure.	to rebuild or ses shall not be risks, for such holder of the premises and of the Contract orances on the sess secured by uch insurance, a ing any prior may be, upon may be, upon the forcion of the contract					
in addition to, and not in limitation of, those provided in WITNESS, the hand(s) and the seal(s) of the Grant	the Contract or b tors as of the day a	y law.		ontract, expressed h						
	(SEAL)	1500	Sula	Mires	(SEAL)					
his instrument prepared by:	(SEAL)		77.	60603	(SEAL)					
Clark Saunders - 231 South La	Salle Stree (Name and Ad		o, IIIinois	60693						

24 667 4:

D20 35-90, R. 4/76

UNOFFICIAL COPY

• •			e '	
TATE OF ILLINOIS)		·		
) SS DUNTY OF Cook)				
·			.9	
I, a Notary Public in and for the Sta	ite and County aforesaid, do hereby D. Pucci and Joseph A	certify that		_
rsonally known to me to be the same person, and acknowledged that he (she	person(s) whose name(s) is (are) su they) signed and delivered said in	bscribed to the foregoing instru-	ment, appeared before me this	is day
poses therein set forth, including the re Given under my hand and official so	lease and waiver of the right of hon	estead.		
Given under my nand and official s	ear this day or	- , 19	- Comming	er e Greek
Commission Expires:		muchael Les		
Sept. 1930	 _	Notary Public	~~~ \$ 1.50 ·	
			3 67 9	17.
			7/2-0-	100 miles
900/3			con	rr.
100		Žin.	i ja	
CVA				
	7.			
Č		1000		
	0~	("E)		
×.		15		
	004			
		()		
		~O.		
•				
	2 .	Y)	· · · · · · ·	- s.
	2. H 8E 0 0CL 170 1.14		Shall shakeyes	A Garage
	88		, 0	
	으 OCT. 1278 14	9864 246674	37 · - REC	10.00
		, 5 0 4 24 20 1		
	5		(0)	
			7/2,	
			16	
			0,	
	NAME OF THE PARTY			. 1/2
Sector F3	ملام الله			1 3
· V90	ST /			

G. E. HALL CONSUMER CHEDIT DIVISION 27TH FLOOR-200 BLDG. CONTINE THAT HUNGIS MATIONAL BANK CONSUMER CREDIT DIVISION 20127 2014 FOR THE STREET, CHERAGO, ILL. 60699

<u>uliterio di l'alli di l'a</u>