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	Acct. No. 5070	0337		_
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. ты	IS INDENTURE, dated	October 20 Luther E Sneed and As		between
banking a called the	rantee"; Trustee"; EREAS, pursuant to the Grantors and Atmosphere of Twenty-six. the Contract, which indicates the contract, which indicates the contract, which indicates the contract, which indicates the contract of th	with the City of Chicago, County of With the provisions of a certain Retail Insta of Z. Flectric Company hundred sixty-six and btedness is payable at the offices of Street, Chicago Illinois 6663 in Street, Chicago Illinois 66663 in Street, Chicago Illinois 66663 i	Illment Contract (hereinafter 88/100 (\$2666.88 CONTINENTAL ILLINOIS) 36 successive monthly	COOL State of Illinois TRUST COMPANY OF CHICAGO, a national mafter, together with its successors and assigns, called the "Contract", of even date herewith,, as Seller, the Grantoss are justly indebted as the contract of the legal NATIONAL BANK AND TRUST COMPANY yellor and the contract, and the contract, completion Date provided for in the Contract,
and on the NO	same date of each mon W. THEREFORE, to see The covenants, agreements The Trustee the following The west 16 2/ The west 16 1/ The thirty-	th thereafter until paid in full; use the payment, in accordance with and obligations of the Grantons us described real estate (hereinafter circage) County of County of Loreinafter (33) in block n	the provisions of the Contrider the Contract and herein liled the "premises" situated Cook. four (34) and the ine (9) in the re	act, of said indebtedness, and the performance oder, the Grantors hereby CONVEY and WAR- in the , State of Illinois, to wit: cest 16.2/3 feet esubdivision of block
	subdivi nr of	en (10) inclusive in the south half (½) o of the Third Princip	f Section 10, Tow	
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conditioning the condition in the condit	ig, gas and plumbing app asing and waiving any ar Grantors covenant and e Contract or according	aratus and fixtures, a. forcer thing d all rights under and by vir ue of the agree: (1) to pay said inde, tedrus to any agreement extending use that	appurtenant thereto, and all the homestead exemption law and all other amounts that to of payment; (2) to pay, bei	may be payable under the Contract, as pro- fore any penalty attaches, all taxes and assess-
conditions the relationship in the relationshi	g, gas and plumbling apy assing and waiving any ar Grantors covenant and e Contract or according ast said premises, and couldings and improvem or suffered; (5) to keep dwith such companies which policies shall protect the policies shall protect the frustee, as their respection of such insurfacements, either the taxes or assessments, cas on the premises; and all amounts so paid and Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such as the such and the such indebtedness had be frantors further agree to the first the such as the such as the such as the such as the contract, for the Granton of and income from the ead, the court in which point a receiver to take frustee shall, upon receiver as true without if and income from the ead, the court in which point a receiver to the frustee accept as true without if and income from the confliction of the frustee accept as true without if and first frust the such and the first the frust of the fr	aratus and fixtures, and recruing a dall rights under and by via co it agree: (1) to pay said inde ted as to any agreement extending use it an demand to exhibit receipts it are mits on the premises that may havail buildings and other improveme and under such policies and in su ide that loss thereunder shall be pactive interests may appear, and, up ance; and (6) to pay, when due, all that, in the event of any failure so the form of the red discharge or purchase any tax lient the Grantors agree to reimburse the same shall be so much addition tat, in the event of a breach of any is a continuous and the same shall be so much addition tat, in the event of a breach of any and the same shall be so much addition tat, in the event of a breach of any ended to the same shall be so much addition to the same shall be some matured by its express terms. Interest of the same shall be an addition to the same shall be an addition of the same shall be same shall be asset that sha	appurtenant thereto, and all the homestead exemption law and all other amounts that e of payment; (2) to pay, bet for (3) within sixty days a for for (3) within sixty days a for (3) with the form of the sixty of mind to the indebted as which may be on insure, or pay for the contract may, for mitime to or title affecting the result of the six of the result of the r	rents, issues and profits thereof or therefrom; so fite State of Illinois. may be payable under the Contract, as profore any penalty attaches, all taxes and sasesster any destruction or damage, to rebuild or it, (4) that waste to the premises shall not be premises insured against such rikes, for such by be satisfactory to the legal holder of the Contract of the profits of the profits of the samp prior encumbrance on the premises and Trustee or to the legal holder of the Contract of the extraction of the extraction of the extraction of the case may be, upon the contract, as the case may be, upon of the Contract, as the case may be, upon of the Contract, without demand or nearly of the Contract, as such, may be a profit of the profit of the profit of the profit of the Contract, without the professor, release this Trust Deed as been fully. If the professor of after the maturity the reference of a the lien of the Contract, expressed herein shall be contract, expressed herein shall be contract, expressed herein shall be
conditionin hereby relative the vided in the wided in the wided in the ments again restors all committed amounts as Contract, a second to a satisfactory premises. The say piore or pay such encumbrand demand, for The ments controlice of a extent as if the ments controlice of an extent as if the ments, occar by the Grar any decree not be dismipsion of the formation of the controlice of a fine of the formation of	g, gas and plumbling apy assing and waiving any ar Grantors covenant and e Contract or according ast said premises, and couldings and improvem or suffered; (5) to keep dwith such companies which policies shall protect the policies shall protect the frustee, as their respection of such insurfacements, either the taxes or assessments, cas on the premises; and all amounts so paid and Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such indebtedness had be Grantors further agree to the first the such as the such and the such indebtedness had be frantors further agree to the first the such as the such as the such as the such as the contract, for the Granton of and income from the ead, the court in which point a receiver to take frustee shall, upon receiver as true without if and income from the ead, the court in which point a receiver to the frustee accept as true without if and income from the confliction of the frustee accept as true without if and first frust the such and the first the frust of the fr	paratus and fixtures, and recruing all all rights under and by via ue of the grees (1) to pay stald inde tod's as to any agreement extending use t' an demand to exhibit receipts the rests on the premises that may have all buildings and other improvement and under such policies and in suide that loss thereunder shall be postive interests may appear, and, up ance; and (6) to pay, when due, all hat, in the event of any failure so of trustee or the legal holder of the trustee or the legal holder of the trustee or the Grantors agree to reimburse the Grantors agree to reimburse the Grantors agree to reimburse the same shall be so much addition and, in the event of a breach of any is indebtedness secured hereby shall be entitled to the same shall be so much addition at let expenses and dibbursements will be an asteroid to the same shall be sent instured by its express terms. In the same shall be so much addition at all expenses and dibbursements by a fee, outlays for documentary of the premises employed to the contract of the distribution of the left of given, until all under xposed single years and the premises pending such foreclosure and consession or charge of the premises pending such foreclosure and consession or charge of the premises pending such foreclosure is enthe ompleting that any at one consession or charge of the premises and their respective heirs, execution of satisfactory evidence a release hereof to and at the require the Contract, representing that all unter inquiry, and all rights, powers and remedie of, those provided in the Contract of scal(s) of the Grantors as of the da	appurtenant thereto, and all the homestead exemption law and all other amounts that e of payment; (2) to pay, bet for (3) within sixty days a for for (3) within sixty days a for (3) with the form of the sixty of mind to the indebted as which may be on insure, or pay for the contract may, for mitime to or title affecting the result of the six of the result of the r	rents, issues and profits thereof or therefrom; so of the State of Illinois. may be payable under the Contract, as profore any penalty attaches, all taxes and assession any destruction or damage, to rebuild or it, (4) that waste to the premises shall not be premises insured against such risks, for such by be satisfactory to the legal holder of the Contract by the contract of the legal holder of the Contract executed by any prior encumbrance on the premises and Trustee or to the legal holder of the Contract executed by any prior encumbrances on the sements, or pay the indebtedness secured by lime, but need not, procure such insurance, es, or pay the indebtedness securing any prior of the Contract, as the case may be, upon by the contract, as the case may be, upon by the contract, as the case may be, upon by the contract, as the case may be, upon by the contract, as the case may be, upon by the contract, as the case may be, upon by the contract, as the contract of the contract of the premises. It is not the contract of the premises of the contract of the premises. The contract of the contract, expressed herein shall be contracted the contract, expressed herein shall be contracted.
conditionin hereby relative to the work of	g, gas and plumbling apy assing and walving any ar Grantors covenant and e Contract or according ast said premises, and couldings and improvem or suffered; (5) to keep dwith such companies which policies shall protent the policies shall protent of the Trustee, as their respectations of the companies which policies shall protent of the companies of the trustee, as their respectation of the companies, cither the taxes or assessments, car on the premises; and rall amounts so paid and all amounts so paid and such indebtedness had be Grantors further agree to unding reasonable attornwing the whole title of sioned by any suit or p. tors. All such expenses that may be rendered in issed, nor release herecantors, for the Grantor of and income from the eed, the court in which point a receiver to take it frustee shall, upon reced, the court in which point a receiver to take it frustee and echive exhibit to the Trustee accept as true without gen of this Trust Deed is erm "Grantors" as used binding upon such person, and not in limitation (e.g. and not in	paratus and fixtures, and recruing a dail rights under and by via co it ignees: (1) to pay stild inde ted as to any agreement extending use it in demand to exhibit receipts it are miss on the premises that may have all buildings and other improvement and under such policies and in suide that loss thereunder shall be particle interests may appear, and, up ance; and (6) to pay, when due, all mat, in the event of any failure so in Trustee or the legal holder of the ir discharge or purchase any tax lien the Grantors agree to reimburse it the same shall be so much addition and, in the event of a breach of any is indebtedness secured hereby shall be gone matured by its express terms. In all expenses and disbursements oy's fees, outlays for documentary mid premises embracing foreclosure occeding wherein the Trustee or the and disbursements shall be an addissuch foreclosure proceedings; which given until all such expenses and as and for the heirs, executors, adm premises pending such foreclosure proceedings; which complaint is filed may at one oussession or charge of the premises upto of its reasonable fees, if any, resentation of satisfactory evidence a release hereof to and at the reg the Contract, representing that all urther inguiry. The property of the distribution of the lien of herein shall not be lien on herein shall not be	appurtenant thereto, and all the homestead exemption law and all other amounts that e of payment; (2) to pay, between the company of the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to the contract may, fit in time to or title affecting to a fit the contract may fit in the contract may fit in the contract may are contracted in the contracting the contractin	rents, issues and profits thereof or therefrom; so fite State of Illimois. In any be payable under the Contract, as profore any penalty attaches, all taxes and assessive any destruction or damage, to rebuild or it, (4) that waste to the premises shall not be premises insured against such ricks, for such by be satisfactory to the legal holder of the Contract or the legal holder of the Contract or secured by any prior encumbrances on the premises and Trustee or to the legal holder of the Contract or secured by any prior encumbrances on the examents, or pay the indebtedness secured by time, but need not, procure such insurance, as, or pay the indebtedness securing any prior of the Contract, as the case may be, upon of the Contract, as the case may be, upon or example of the Contract, without demand or reseof. The unit at law, or both, to the same of the contract, without demand or reseof. The unit at law, or both, to the same tharges and to the foreclosure tharges and to the foreclosure tharges and to the contract, without demand or taxed, as such may be a many thanks of the contract, as such may be a many thanks of suit, including an or the or one, shall also be paid as of suit, including an arm of the foreclose Grantors, or to any party cled ain ander the sits, issues and profits of the pre decrease, release this Trust Deed and the lien in the suit of the process of them, and this Trust Deed shall be jointly as and saigns. See All Many of the Contract, expressed herein shall be in. Cannot and the Contract, expressed herein shall be in.

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