UNOFFICIAL COPY

CONTRACTOR CONTRACTOR CONTRACTOR

Account No. 17800128 TRUST DEED (MORTGAGE)					
THIS INDENTURE, dated William McCoy and	April 14	19 77 hetween	24 039 449		
of the city (heremafter called the "Grantors") and Charles and banking association doing busine successors and assigns, called the "Trustee"	of Chicago CONTINENTAL ILLING (1985) in the City of Chica (1).	, County of DIS NATIONAL BANK AND go, County of Cook, State of	Cook State of III TRUST COMPANY OF CHICAG Illinois (hereinafter, together with	inois iO, a th its	
(This is a Junior Lier Beulah McCoy, to Mtg.	ons of a certain Retail in Gem. Construction and twenty six a say say able at the office a Salle Street, Chicago, installment of \$ me date of each month to payment, in accordance ments and obligations of the following described reago, Count 11.2 feet of Loacres thereof) 37 North, Range offs.	and 00/100 (\$1,026,1026,1026) (\$1,026,1026)	=-, as Seller, the Grantors are j OD) Dollars to the NOIS NATIONAL BANK AND TR accessive monthly installments, eac 45 days after the Completion Contract, of said indebtedness, and act and hereunder, the Grantors he ac "premises") situated in the , State of Illinois, to wit: ubdivision of Lot (24 ' Subdivision of rd Principal Meridian e from William McCoy and recorded Septembe	legal RUST ch of Date d the ereby	
10, 1971 as Document N					
		responsable and the property continues to the second of			
together with all improvements, tenemen heating, air-conditioning, gas and plumbin thereof or therefrom; hereby releasing am of Illinois. The Grantors covenant and agree: (prouded in the Contract or according to taxes and assessments against said premise damage; to rebuild or restore all buildings to the premises shall not be committed o insured against such risks, for such amoun be satisfactory to the legal holder of the Cany prior encumbrance on the premises furnish to the Trustee or to the legal hindebtedness which may be secured by any The Grantors further agree that, in secured by any prior encumbrances, eith procure such insurance, or pay such laxes.	ig apparatus and fixtures d waiving any and all right any agreement extendifies, and on demand to extend on the surface of the comparation of the surfaced, (5) to keep all its and with such comparation of the trust of the Contract said with such contract, which policies shand second to the Trust of the Contract said prior encumbrances on the event of any failures the Trustee or the for assessments, or dischall	i, a ide recrything appurtenant its under and by virtue of the less, and and their amounts that ing the time of payment; (2) to hibit receipt interefor; (3) will be premises that me has e bee I buildings and other interestines and under such policies a hall provide that loss the endetee, as their respective interesting evidence of such in the premises. It is not to be so to insure, of pay taxes or each folder of the Contract in respective tax hero respective tax heros respective tax and the premises.	thereto, and all rents, issues and phomestead exemption laws of the may be payable under the Contractopay, before any penalty attache ithin sixty days after any destruction destroyed or damaged; (4) that woments now or hereafter on the preand in such form, all as shall reasoners hall be payable first to the hold less may appear, and, upon requestance; and (6) to pay, when dure a seasoners, or pay the indebtenar, from time to time, but need title as feet ting the premises, or pa	ct, as ct, as ct, as ct, as ct, as ct, as ct, all on or waste mises mably ler of st, to ie, all dness I not, by the	
indebtedness securing any prior encumbra the Contract, as the case may be, upon d rate from the date of payment to the date. The Grantors further agree that, in agreements contained in the Contract, the demand or notice of any kind, become aim both, to the same extent as if such indebte. The Grantors further agree that all	emand, for all amounts of rembursement, and it the event of a breach of a indebtedness secured had mediately due and payah dness had been matured	so paid, together with interestive same shall be so much additionary of the aforesaid covenantiereby shall, at the option of the and shall be recoverable by by its express terms.	t thereon at 'ne highest lawful con tional indeb ednes secured hereby s or agreements. It can covenan he legal holder of 'ne' contract, with foreclosure hereof, It by suit at la	ntract y. nts or thout iw, or	

both, to the same extent as if such indebtedness had been matured by its express terms.

The Grantors turther agree that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the forcelosure hereof (including reasonable attorneys) fees, outlays for documentary evidence, stenographers) charges and cost or procuring or completing abstract showing the whole title of said premises embracing forclosure decree) shall be paid by the Grantors (as I the like expenses and disbursements, occasioned by any suit or proceeding wherein the Trustee or the legal holder of the Contract, as such, may be a party, shall also be paid by the Grantors. All such expenses and disbursements shall be an additional lien upon the premises, and shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceedings, whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorneys' fees, have been paid. The Grantors, for the Grantors and for the heirs, executors, administrators, successors and assigns of the Grantors, waive all right to the possession of and income from the premises pending such foreclosure proceedings, and agree that, upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed may at once, and without notice to the Grantors, or to any party claiming under the Grantors, appoint a receiver to take possession or charge of the premises with power to collect the rents, issues and profits of the premises.

The Trustee shall, upon receipt of its reasonable fees, if any, for the preparation of such release, release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and the Trustee may execute and deliver a release hereof to and at the request of any person who

with vess, the hand(s) and the sear(s) of the Grantons as of the	Children On Por	
(SEAL)	William 1 15 TO	_ (SEAL)
(SEAL)	Bewlah McCon	_(SEAL)
his is a second but	<i>d</i>	_ (,

George E. Schwertfeger, 231 South LaSalle St., Chicago, IL . 60690

(Name and Address)

STATE OF ILLINOIS)) SS COUNTY OF Lake

I, a Notary Public in and for the State and County aforesaid, do hereby certify that William McCoy and Beulah McCoy

personally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he (she, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and official seal this 14day of April 1, 1977.

Proporty ox Cook Colling (

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GEORGE SCHWERTFEGER 200 BUILDING — 27th FLOOR Consumer Credit Division

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