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•	. 24 053	849	5140020
•	TRUST DEED	MORTGAGE)	
THIS L. DENTURE, dated	July 2	, 19 <u>77,</u> between _	Warren G. Strong and Eun
of the Cary (hereinafter call a t. e "Grantors") and (national bankin association doing busine successors and ass _{ball} s called the "Trustee"	ess in the City of Chicago	I NATIONAL BANK A	ofCook , State of Illinoi ND TRUST COMPANY OF CHICAGO, a le of Illinois (hereinafter, together with its
	WITNESS	ETH:	
indebted in the sum of T.en'y One holder of the Contract, which is detected COMPANY OF CHICAGO, 231 S on L S 60.83. except for a final is provided for in the Contract, and on the r NOW, THEREFORE, to secure the performance of all other covenants, ugreen	e Hundred Eighty sss is payable at the offices as Salle Street, Chicago, Ill collection of \$ 60. me late of each month ther control of the street of the str	Nine & 88/100 of CONTINENTAL IL inois 60693 in36 83, commencing cafter until paid in full ith the provisions of the Grantors under the Co	LINOIS NATIONAL BANK AND TRUST _successive monthly installments, each of _45days after the Completion Date ; the Contract, of said indebtedness, and the intract and hereunder, the Grantors hereby
CONVEY and WARRANT to the Trustee (he follow! .g ac cribed real	estate (hereinafter calle	d the "premises") situated in the, State of Illinois, to wit:
Lot 28 and the North 8 fe of the West Half (1) of t Range 14, East of the Thir	he North East Qua	arter (玄) of Se	ction 31, Township 38 Nort
- (This is a Junoir Lien) s and Eunice M.Strong dated as Document No. 23315267			e from Warren G.Strong tö Dovenmuele Mortgage Co
			
			
		75	
			X.
uxes and assessments against said premises, an amage, to rebuild or restore all buildings a the premises shall not be committed or a sured against such risks, for such amounts or satisfactory to the legal holder of the Con up prior encumbrance on the premises an unish to the Trustee or to the legal hold debtedness which may be secured by any particular to the control of the premise and the premi	and improvements on the price of the price of the pall but is and with such companies struct, which policies shall pid second to the Trustee, there of the Contract satisfactor encumbrances on the price of the price o	emises that may have be iddings and other improv and under such policie rovide that loss thereun as their respective inte tory evidence of such remises.	een destroyed or de "age", (4) that waste exements now or hereal" "on the premises s and in such form, al. a shalt reasonably der shall be payable firs to the holder of rests may appear, and, up nore, uest, to insurance; and (6) to pay. In due, all
secured by any prior encumbrances, either recurs such insurance, or pay such taxes or udebtedness securing any prior encumbranc to Contract, as the case may be, upon dem site from the date of payment to the date of The Grantors further agree that, in the greements contained in the Contract, the ir mand or notice of any kind, become imme- oth, to the same extent as if such indebtedne	the Trustee or the legal hassessments, or discharge of the premises; and the the the formal and the same event of a breach of any of debtedness secured hereby due and payable and ess had been matured by its	older of the Contract r purchase any tax lien e Grantors agree to reit id, together with interence shall be so much add of the aforesaid covenan shall, at the option of I shall be recoverable by express terms.	or title affecting the premises, or pay the mburse the Trustee or the legal holder of est thereon at the highest lawful contract litional indebtedness secured hereby, at sor agreements, or of any covenants or the legal holder of the Contract, without y foreclosure hereof, or by suit at law, or
The Grantors further agree that all ex- occlosure hereof (including reasonable attor completing abstract showing the whole till penses and disbursements, occasioned by a party, shall also be paid by the Grantor all be taxed as costs and included in any di cree of sale shall have been entered or not, did the costs of suit, including attorneys ministrators, successors and assigns of the reclosure proceedings, and agree that, up	rneys' fees, outlays for docu tle of said premises embraci my suit or proceeding where s. All such expenses and di ecree that may be renderet, shall not be dismissed, nor fees, have been paid. Tl Grantors, waive all right to	mentary evidence, sten ng forclosure decree) sh bein the Trustee or the le isbursements shall be a 1 in such foreclosure pracease hereof given, ur release hereof given, ur the Grantors, for the 6 the possession of and	hall be paid by the Grantors; and the like ggal holder of the Contract, as such, may n additional lien upon the premises, and roceedings; which proceedings, whether till all such expenses and disbursements, Grantors and for the heirs, executors, income from the premises pending such
implaint is filed may at once, and without the pression or charge of the premises with The Trustee shall, upon receipt of its ranthereof by proper instrument upon pressily paid; and the Trustee may execute and the thing of the thing the presentation the Trustee may accept a The lien of this Trust Deed is subject and the thing the presentation the Trust Deed is subject and the thing the presentation the thing the may accept a subject and the presentation the trust Deed is subject and the presentation the trust Deed is subject and the presentation that the presentation the trust Deed is subject and the presentation that the presenta	notice to the Grantors, or power to collect the rents, easonable fees, if any, for a nation of satisfactory evic deliver a release hereof to are the Trustee the Contract, ras true without further lings of subordinate to the lien of	to any party claiming u issues and profits of the the preparation of such lence that all indebtedned at the request of any epresenting that all inde- iry. any prior encumbrance	inder the Granturs, appoint a receiver to e premises. I release, release this Trust Deed and the cess secured by this Trust Deed has been person who shall, either before or after betdeness secured hereby has been paid, of record on the premises.
The term "Grantors" as used herein sha	s and their respective heirs.	executors, administrate	ors, successors and assigns.
ntly and severally binding upon such person All obligations of the Grantors, and all tein shall be in addition to, and not in limits WITMESS, the band(s) and the seat(s) of	it rights, powers and remedition of, those provided in the the Grantors as of the day	he Contract or by law, and year first above wri	tten.
All obligations of the Grantors, and al rein shall be in addition to, and not in limits	If rights, powers and remetition of, those provided in the Grantors as of the day (SEAL)	he Contract or by law, and year first above wri	itten. (SEAL)
All obligations of the Grantors, and al ein shall be in addition to, and not in limits	the Grantors as of the day	he Contract or by Isw, and year first above wri	itten.

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.ching Follow 1977 AUG 11 AM 10 15 10.00 AUG-11-71 423656 0 24053849 4 A --- Rec STATE OF ILLINOIS)) SS) COUNTY OF Gook 1, a Notary Public in and for the State and County aforesaid, do hereby certify that ___ Warren G Strong per this c for the c Give. CONTINENTAL ILINOIS NATIONAL BANK CONSUMER CREDIT DIVISION 20-21 SOUTH LA SALLE STREET, CHICAGO, ILL. 6659 200 BUILDING — 27th FLOOR GEORGE SCHWERTFEGER Consumer Credit Division END OF RECORDED DOC