UNOFFICIAL COPY

				24	150	170
	_	RUST DEED (MORTO	GAGE)	2 4	150	479
THIS INDENTURE, dated August 16, 19, 77, between Maceo Whisenton and Mary A Whisenton						
the <u>City</u> ereinafter called the "Grantors") a	or Chica	20	, County of Cook			, State of Illinois
ereinafter called the "Grantors") a inking association oin business in lied the "Truste");	nd CONTINENTA the City of Chicag	L ILLINOIS NATIONA o, County of Cook, State	L BANK AND TRUST CO of Illinois (hereinsfter, toge	MPANY ther wit	OF CHIC	AGO, a national ssors and assigns,
		<u> WITNESSETH:</u>				
WHEREAS, pursua it to the privacen the Grantors and 1.3 £9 £7. the sum of Sevent 1.2 £9 £8. Ider of the Contract, which incet 1.9 F CHICAGO, 231 South La Salle St cept for a final installment of \$ d on the same date of each month the NOW, THEREFORE, to secure	Metropolita t Hundred de sa la payable at la et Chicago, Illia mercas en until paid	an Builder Six and 12/100 the offices of CONTINEN to is 60693 in 84 commencing 45 in full;	(\$7806.12) TTAL ILLINOIS NATIONA accessive monthly installmen days after the Completion	L BANK nts, each	Grantors at D CAND TR of \$ rovided fo	re justly indebted ollars to the legal UST COMPANY 92,93 r in the Contract,
all other covenants, agreements and ANT to the Trustee the following de City of Chicag	d oblignings of the scribes real estate.	e Grantors under the Cor	tract and hereunder, the Gr	antors h	ereby CO	NVEY and WAR-
Lot twenty -	six (2()	Block one (1) in Putnam's Sul	divi	sion o	
	-		hwest quarter (左 Township 38 Nort			
			in Cook County, nue, Chicago, Il			
						
			-0,-	-		
gether with all improvements, tenen nditioning, gas and plumbing appara reby releasing and waiving any and a The Grantors covenant and agr led in the Contract or according to ents against said premises, and on	atus and fixtures, a ill rights under and ee: (1) to pay said any agreement ext demand to exhibit	nd everything appurtenan by virtue of the homeste: I indebtedness, and all ot ending the time of payme receipts therefor; (3) wir	t thereto, and all fants, issued exemption lasses, the St her amounts that may be p nt; (2) to pay, before any pe thin sixty days after any de	es and prate of ill sayable usenalty at estruction	rofits there linois. under the taches, all n or dama	eof or therefrom; Contract, as pro- taxes and assess- ige, to rebuild or
nditioning, gas and plumbing apparareby releasing and walving any and a The Grantors covenant and agreed in the Contract or according to ents against said premises, and on a tore all buildings and improvement milited or suffered; (5) to keep all ounts and with such companies anotract, which policies shall provide cond to the Trustee, as their respectisfactory evidence of such insurant emises. The Grantors further agree that y prior encumbrances, either the Try pay such taxes or assessments, or dcumbrances on the premises; and the mand, for all amounts so paid and the The Grantors further agree that its contained in the Contract, the tice of any kind, become immediatert as if such indebtedness had been The Grantors further agree that the cert as if such indebtedness had been thereful to the contract, the tice of any kind, become immediatert as when the contract, the tice of any kind, become immediate that as yet and the contract when the contract, the tice of first the contract showing the whole title of saints, occasioned by any suit or prooffic Grantors. All such expenses an to dismissed, nor release hereof; di. The Grantors further agree that may be rendered in at the trust Deed, the court in which is Trust Deed, the court in which is Trust Deed, the court in which is Trustee may accept as true without further of the proper instrument upon precedence and exhibit to the Trustee tustee may accept as true without further in the first of the court in the proper instrument upon precedence and exhibit to the Trustee tustee may accept as true without further in the present and the other trustee in the office of the Grantors.	atus and fixtures, a unit and fixtures, a unit rights under and ee: (1) to pay said any agreement ext demand to exhibit so on the premises I buildings and oil to the control of the contr	nd everything appurtenan by virtue of the homeste: I indebtedness, and all ot ending the time of payme receipts therefor; (3) with that may have been destrer improvements now or clies and in such form, alder shall be payable first ppear, and, upon request, when due, all indebtedrany failure so to insure, when due, all indebtedrany failure so to insure, when due, all indebtedrany failure so to insure, or holder of the Contract messe any tax lien or title aff to reimburse the Trustee much additional indebted a breach of any of the afted hereby shall, at the ole and shall be recoverably press terms. disbursements paid or in r documentary evidence, ing foreclosure decree) shall be an additional lien or documentary evidence, ing foreclosure decree hall be an additional lien becedings; which proceeding the expenses and disbursers the foreclosure proceeding led may at once, and will of the premises with power sectors, administrators ch foreclosure proceeding the expenses and disbursers the foreclosure proceeding the strength of the premises with power sectors, administrators chosen for the premises with power sectors, administrators that all indebted at the tother of any price and the process of the process of the premise with power sectors, administrators cannot at all indebted at the time of the process of th	t thereto, an. all art, issue dexemption lay se, the St her amounts that nay be per intition of the second of the	es and pi ate of ill payable to enalty at estruction state of ill search of the control of the contract of the contract of the contract of the contract ments, our fine contract of the Cook of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract o	rofits ther ilinois. Inder the traches, all no or dama or the present of the property of the p	Contract, as pro- Contract, as pro- taxes and assess- ige, to rebuild or nises shall not be ch risks, for such gal holder of the the premises and or of the Contract mbrances on the dness secured by a such insurance, caring any prior ise may be, upon ten ints or agree- thout deror both, to the sale the the forter or ises and disburse- the the forter or ises and disburse- the the forter or is and included in ered or not, shall a' fees, have been o all right to the laint to foreclose alming under the premises. beed and the lien in fully paid; and maturity thereof, epresentation the ded shall be jointly
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nditioning, gas and plumbing appair reby releasing and walving any and a The Grantors covenant and agreed in the Contract or according to ents against said premises, and on a tore all buildings and improvement ministed or suffered; (5) to keep al tounts and with such companies another, which policies shall provide tond to the Trustee, as their respect isfactory evidence of such insurant ministed. The Grantors further agree that y, ritor encumbrances, either the Try pay such taxes or assessments, or deumbrances on the premises; and the mand, for all amounts so paid and it. The Grantors further agree that it is a such as a such a such a such as a such a such a such as a such as a such as a such a such as a such as a such a such as such as a such as such as a such as a such as such as a such as a such as a such as such as such as a such as	atus and fixtures, a unit and and are (1) to pay said any agreement ext demand to exhibit so not be premises I buildings and other than the said and are the said of the said of the said and are the said of the Grandall results, pow, those provided in said of the Grandall results, pow these said of the Grandall results, pow the said of the Grandall results, pow these said of the Grandall results, pow the said of the said of the Grandall results, pow the said of the sa	nd everything appurtenan by virtue of the homeste: I indebtedness, and all of ending the time of payme receipts therefor; (3) with that may have been destrer improvements now on clies and in such form, alder shall be payable first payable. The shall be payable first payable first on the contract of th	t thereto, an. all 'art', issue dexemption las se, 'he St her amounts that nay be per intition las se, 'he St her amounts that nay be per intition last seed and seed of them, sittators, successors and assigns of seed and seed of them, or rencumbrance of record or set seed and seed of them, sittators, successors and assumed and seed and seed of them, sittators, successors and as rustee and the holder of the	es and pi ate of ill payable to enalty at estruction state of ill search of the control of the contract of the contract of the contract of the contract ments, our fine contract of the Cook of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract o	rofits ther ilinois. Inder the traches, all no or dama or the present of the property of the p	Contract, as pro- contract, as pro- taxes and assess- ing, to rebuild or nises shall not be ch risks, for such gal holder of the the premises and or of the Contract morances on the diness secured by a such insurance, certify any prior tion in the contract morance on the diness secured by a such insurance, certify any prior tion into or agree- thout der or both, to .he sa te the the for clr the contract may be pro- to the for clr the sa te that is to clr the sa te and included in the fore of the sale is and included a and included as and included is read or not, shall as fees, have been o all right to the laint to foreclose alming under the premises. the day and the infully paid; and maturity thereof, cpresentation the ded shall be jointly

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I, a Notary Public in and for the State and Co Maceo To me to be the same person(s)	** *	t, appeared before me this day	
person, and acknowledged that he (she, they) si poses therein set forth, including the release and Given under my hand and official seal this	whisenton and mary A whisenton whose name(s) is (are) subscribed to the foregoing instrument ged and delivered said instrument as his (her, their) free and waiver of the right of homestead. 16 day of August 19 77	voluntary act, for the uses and	41
Commission Expires:	· man of the	7 100 VOO	
7-30-78	Notary Public	SIN BIRE	
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