UNOFFICIAL COPY

TRUST DEED (MORTGAGE) Z4 104 800
THIS INDENTURE, dated July 18 19 77, between
John M Oliver and Walter H Oliver
of the CACY of Chicago , County of Cook , State of Illinoi (heremafter called a Chicago), and CONTINENTAL II LINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, national banking association doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with it successors and assigns, chied the "Trustee");
WINESETH
WHEREAS, pursuant of the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even dat increase the Grantos and Gom Construction Company, as Seller, the Grantors are justly modelied in the sum of F11-y cour Hundred and 00/100 (\$5400.00)
City of Chicago County of Cook State of Illinois, to wit: Lot thirty-four (34) in Block six (6) in South Jackson Park Subdivision
of the North West quarter (%) of the South West quarter (%) of Section
24 Township 38 North, Range 1. East of the Third Principal Meridian in
Cook County, Illinois,
together with all improvements, tenements, easements, fixtures and appurtenances now 100 reafter thereto belonging, including all
damage, to rebuild or restore all buildings and improvements on the premises that may have been desti, jet or damaged; (4) that waste to the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or a greafter on the premises matted against such risks, for such amounts and with such companies and under such policies and in such form, all as shall reasonably be satisfactory to the legal holder of the Contract, which policies shall provide that loss thereunder shall be p_nobl. Tist to the holder of any prior encumbrance on the premises and second to the Trustee, as their respective interests may appear, any upon request, to turnish to the Trustee or to the legal holder of the Contract satisfactory evidence of such insurance; and (6) 1, m/g, when due, all indebtedness which may be secured by any prior encumbrances on the premises to mistic, or pay taxes or assessments, or pay the production of the Contract of the Contract of the Contract of the Contract of the Contract, as the case may be, upon demand, for all amounts so pad, together with interest thereon at the highest lawly contract that form the date of payment to the date of reimbursement, and the same shall be so much additional indebtedness secured he "by Tele Grantors further agree that, in the event of a breach of any of the aforesid covenants or agreements contained in the Contract, the indebtedness secured hereby shall, at the option of the legal holder of the Contract, wintor, to the same extent as if such indebtedness had been matured by its express terms. The Grantors further agree that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the oreclosure hereof (including reasonable attorneys' fees, outlays for documentary evidence, stenographers' charges and cost of procuring or completing abstract showing the whole title of said premises embrancing forclosure decree shall be paid by the Grantors, and the like xpenses and disbursements, occasioned by any suit or proceedi
(SEAL) (SEAL)
(SEAL) Willes Cleace (SEAL)
his instrument prepared by:
George E Schwertfeger, 231 South LaSalle Street - Chicago, Illinois 60693 (Name and Address)

24 164 865

.

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF Lake

The sand askin.

The sa

Consumer Credit Division

GEORGE SCHWERTFEGER

DON --- Y n 59849ThZ . 585994 11-97-131

85 01 MA 85 TOO TTE