24 205 697	51400241
	TRUST DEED (MORTGAGE)
THI INDENTURE, dated October 29 Jerlean C. Sumler	,19_77_, betweenJames E. Sumler and
of the C'Ly of Chica (hereinafter call I the "Grantors") and CONTINENT banking associate it a ping business in the City of Chicacalled the "Trut e.")	Cook State of Illinois (Cook State of Illinois (Cook), State of Illino
0.	WITNESSETH:
in the sum of Thirty Nin? 'undred Fif' holder of the Contract, which indebtedness is payable a OF CHICAGO, 231 South La Salle Street, Chicago, Ill except for a final installment of \$\infty\$—and on the same date of each month thereaf or until pain NOW, THEREFORE, to secure the payment of all other covenants, agreements and obligatic is of RANT to the Trustee the following described releasts City of Chicago Lots Six & Seven (6 & 7) in Bic Half (2) of Block Two (2) in Br.	the offices of CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY inois 60693 in 60 4 successive monthly installments, each of \$ 65.25 ,, commencing days after the Completion Date provided for in the Contract, d in full: ccordance with the provisions of the Contract, of said indebtedness, and the performance he Grantors under the Contract and hereunder, the Grantors hereby CONVEY and WAR-(hereinafter called the "premises") situated in the
	to that certain mortgage from James E. Sumler and
Jerlean C Sumler to Sivart Mtg -Document No. 21118114	dated Mirch 10, 1970 and recorded March 24, 1970 as
vided in the Contract or according to any agreement ext ments against said premises, and on demand to exhibit restore all buildings and improvements on the premises committed or suffered; (5) to keep all buildings and oit amounts and with such companies and under such pol Contract, which policies shall provide that loss thereun second to the Trustee, as their respective interests may a satisfactory evidence of such insurance; and (6) to pay premises. The Grantors further agree that, in the event of i any prior encumbrances, either the Trustee or the legal or pay such taxes or assessments, or discharge or purchaencumbrances on the premises; and the Grantors agree i demand, for all amounts so paid and the same shall be so the Grantors further agree that, in the event of i ments contained in the Contract, the indebtedness secure notice of any kind, become immediately due and payabe extent as if such indebtedness had been matured by its ex. The Grantors further agree that all expenses and hereof (including reasonable attorney's fees, outlays to abstract showing the whole title of said premises embraciments, occasioned by any suit or proceeding wherein the by the Grantors. All such expenses and disbursements shay decree that may be rendered in such foreclosure pronot be dismissed, nor release hereof given, until all such paids. The Grantors, for the Grantors and for the heirs, epossession of and income from the premises pending such its Trust Deed, the court in which such complaint is ill Grantors, appoint a receiver to take possession or charge of Trustee may execute and deliver a release hereof to produce and exhibit to the Trustee the Contract, representations of the produce and exhibit to the Trustee the Contract, representations of the produce and exhibit to the Trustee the Contract, representations of the produce and exhibit to the Trustee the Contract, representation of satisface.	breach of any of the aforesaid covenants or agreements, or of any covenants or greed hereby shall, at the option of the legal holder of the Contract, without deman, or e and shall be recoverable by foreclosure hereof, or by suit at law, or both, to the same press terms. Isbursements paid or incurred in behalf of plaintiff in connection with the foreclosure, documentary evidence, stenographers' charges and cost of procuring or completinging foreclosure decree's shall be paid by the Grantors; and the like expenses and disburse. Trustee or the legal holder of the Contract, as such, may be a party, shall also be paid all be an additional lien upon the premises, and shall be taxed as costs and included in ecedings; which proceedings, whether decree of sale shall have been entered or not, shall expenses and disbursements, and the costs of sait, including attorneys' fees, have been executors, administrators, successors and assigns of the Grantors, valve all right to the horeclosure proceedings, and agree that, upon the filing of any complaint to foreclose did may at once, and without notice to the Grantors, or to any party claiming under the fuel process with power to collect the rents; issues and profits of the premises. fees, if any, for the preparation of such release, release this Trust Deed and the lien clory evidence that all indebtedness secured by this Trust Deed has been fully paid; and and at the request of any person who shall, either before or after the maturity thereof, enting that all indebtedness secured hereby has been paid, which representation the tet to the lien of any prior encumbrance of record on the premises. Persons signing this Trust Deed and each of them, and this Trust Deed shall be jointly to heirs, executors, administrators, successors and assigns.
Jango En Synle	(SEAL)(SEAL)
	ctfeger 231 South LaSalle St., Chgo, IL 60690

UNOFFICIAL COPY

e e e e e e e e e e e e e e e e e e e	· -				-
* * * * * * * * * * * * * * * * * * * *	ar in ≥			•**	
TATE OF ILLINOIS)	1977 NOV	22 AM 11 02			• • • • •
) SS OUNTY OF Cook)	HeV-22	TI 482650	 BN2033 	97 u A	· · · tice
I, a Notary Public in and for the St	ate and County aforesaid,	do hereby certify that	James E. S	Sumler a	and Jerlean C
resonally no vn to me to be the same perso, and cknowledged that he (she	e, they) signed and deliver	ed said instrument as his	foregoing instrume (her, their) free an	nt, appeared d voluntary	before me this day act, for the uses and
urposes therein set forth, including the re Given vider my hand and official se	elease and waiver of the rig	the of homestead.	<u> </u>		•
0		m p	My Commission	Effices Jan. ;	A.1980
y Commission Exr es: My Commission Exr es:		Mary Ca	tary Public	Jugg.	Sir
C/X				Service Services	
				W	
	0.0		,	1,0	1,7 000
·		Count			William Co.
	- O-				
	TO ,				
		-0 ,			
		4		,	
			Х,		
			C	//	
			7	1	
				EIU	,
		\	المعتدلالها ال		
		,	Li C	Sit.	1/20
					7
					7.000
•					Č
			~	00909	
			100 m	ş₫	2.1
			CONTRACTOR OF THE PARTY.	in i	BORGE EUROPEANERS CONTROL OF THE CON
					8 5 5
				- 5	SONG ECTATIONS OFFICE OF THE SON
		1 ×		े हैं - ख	
		A line	· · · · · · · · · · · · · · · · · · ·	SALL	
			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	5 ≦ ≷E	M I H
			O C	JUOS	G * .

END OF RECORDED DOCUM