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Account No 49500207	TRUCT DEED (MORTO LOC)	A. A
•	TRUST DEED (MORTGAGE)	24 205 703
TF. INDENTURE, dated Septem	nher 23, 19 77, between	
Oliver Barr and Mabl	e Barr, his wife	
the City of	Chicago County of	Cook , State of Illino
gereinafter cared the "Grantors") and CONTI	INENTAL ILLINOIS NATIONAL BANK AN	D TRUST COMPANY OF CHICAGO,
itional ban ing issociation doing business in iccessors and signs, called the "Trustee");	the City of Chicago, County of Cook, State of	of Illinois (hereinafter, together with i
/ ()_	WITNESSETH:	
WHEREAS, pur july to the provisions of	a certain Retail Installment Contract thereins	fter called the "Contract"), of even da
rewith, between the Grante and Round	Oak Heating	as Seller, the Grantors are just
	indred Sixty-Four and 80/100 (payable at the offices of CONTINENTAL ILLI	
OMPANY OF CHICAGO, 23' South La Salle	e Street, Chicago, Illinois 60693 in <u>60</u> s	uccessive monthly installments, each o
41.03 , except for a final installer ovided for in the Contract, and on the same date	nent of S, commencing	45 days after the Completion Dat
NOW, THEREFORE, to secure the promise	nent, in accordance with the provisions of the and obligations of the Grantors under the Control	Contract, of said indebtedness, and th
formance of all other covenants, agreer ents a	and obligations of the Grantors under the Control of the Control o	act and hereunder, the Grantors hereby
City of Chicago	County of Cook	, State of Illinois, to wit:
Lot two hundred seventy	270) in Block one (1) in Supe	rior Court Parition
of the East half (1) in D	ic ey s Second Addition to Ch	icago, heing part of
the South half $(\frac{1}{2})$ of the	Sout' half (2) of Section 2,	Township 39 North,
Range 13, East of the Thi	rd Prin i al Meridian, in Coo	k County, Illinois.
atisfactory to the legal holder of the Contract, prior encumbrance on the premises and sec- sist to the Trustee or to the legal holder of bledness which may be secured by any prior etc. The Grantors further agree that, in the eve red by any prior encumbrances, either the T- ture such insurance, or pay such taxes or assess bledness securing any prior encumbrances on Contract, as the case may be, upon demand, firom the date of payment to the date of reimb The Grantors further agree that, in the even ments contained in the Contract, the indebte and or notice of any kind, become immediately, to the same extent as if such indebtedness hat The Grantors further agree that all expense closure hereof (including reasonable attorneys' mupleting abstract showing the whole title of insee and disbursements, occasioned by any sui-	ent of any failure so to insure, or pay taxes or frustee or the legal holder of the Contract manents, or discharge or purchase any tax lien or the premises; and the Grantors agree to reimb for all amounts so paid, together with interest sursement, and the same shall be so much addit to of a breach of any of the aforesaid covenants idness secured hereby shall, at the option of the y due and payable and shall be recoverable by fi	is shall be payable first to the holder of is may appear, and o yon request, to urance: and (6) to p.y. when due, all assessments, or pay the indebt diess ay, from time to time, but there not, title affecting the premise of any acuse the Trustee or the legan wolder of thereon at the highest lawful caute conal indebtedness secured hereby, or agreements, or of any covenants or legal holder of the Contract, without conclusive hereof, or by suit at law, or of plaintiff in connection with the raphers' charges and cost of procuring be paid by the Grantors; and the like I holder of the Contract, as such, may defitived like according and
paid; and the Trustee may execute and deliver naturity thereof, produce and exhibit to the T 1 representation the Trustee may accept as true The lien of this Trust Deed is subject and subo The term "Grantors" as used herein shall mery and saverally binding upon such accepts as the	a release hereof to and at the request of any prustee the Contract, representing that all indebt without further inquiry, ordinate to the lien of any prior encumbrance of an all persons signing this Trust Deed and each their respective heirs, executors, administrators ts, powers and remedies of the Trustee and the those provided in the Contract or by low.	rison who shall, either before or after edness secured hereby has been paid, frecord on the premises. of them, and this Trust Deed shall be, successors and assigns, he holder of the Contract, expressed
All obligations of the Grantors, and all right shall be in addition to, and not in limitation o WITNESS, the hand(s) and the seal(s) of the G	rantors as of the day and year first above writte	en.
All obligations of the Grantors, and all right shall be in addition to, and not in limitation o WITNESS, the hand(s) and the seal(s) of the G	(SEAL) Whaten 150	(SEAL) (SEAL)

02035-94

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1977 NOV 22 AM 11 02 NOV-22-77 4 6 2 6 6 6 0 2 M 203703 0 A .-- Rec 10.0 STATE OF ILLINOIS COUNTY OF 1, 3 Notary Public in and for the State and County aforesaid, do hereby certify that and ack uppes three and ack uppes three and ack uppes three and ack upper three ack upper three and ack upper three ack upper Oliver Barr and Mable Barr
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) fit the us s an I purposes therein set forth, including the release and waiver of the right of homestead.

Given it is not and and official seal this <u>kt</u> day of <u>November</u>, 19 27.





200 BUILDING — 27th FLOOR Consumer Credit Division

CONTINENTAL PUBLICAS NATIONAL BANK
CONSUMER PROJES OFFICE POST
231 SOUTH LASALLE GTELET, CHICAGO, ILL. 60590

END OF RECORDED DOCU