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 \mathcal{A}_{i} and \mathcal{R}_{i} the second of the transfer of the section \mathcal{R}_{i} is a substantial problem and \mathcal{R}_{i} TRUST DEED (MORTGAGE) 24 214 086 THIS INDENTURE, dated September 27 .,between Ter _ Wooten of the City of Chicago , County of Cook , State of Illinois (hereinafter cricil the "Grantors") and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its successors and assigns, called the "Trus ee"); WITNESSETH: Commonly known as 1136 West 111th St., Chicago, Illinois and legally described as: The East 11.21 feet of Lot nine (1) and Lot ten (10) (except the East 22.42 feet thereof) in C. E. Edward's subdiv sion of Block fifteen (15) in George Streets Subdivision of the West half (1) of the South East quarter (1) of Section seventeen (17), and the North twenty (20) acres of the North West quarter (1/2) of the North East quarter (1) of Section twenty (20), Township thirty-seven (37) North, Range fourteen (14), East of the Third Principal Meridin in Cook County, Illinois, (This is a Junior Lein) subject to that the tail mortgage from Terry Wooten to McElgain Mortgage dated September 28, 4166, and counted October 23, 1967 as Document No. 20298442. Document No. 20298442. together with all improvements, tenements, casements. fixtures and appurtenances now or hereafte unce to belonging, including all heating, air conditioning, gas and plumbling apparatus and fixtures, and everything appurtenant thereto, and all rents, saues and profits thereof or therefrom:

The Grantors covenant and agree: (1) to pay said indebtedness, and all other amounts that ..., be payable under the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, before an penalty attaches, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after an contract, as provided in the buildings and improvements on the premises that may have been destroyed or damaged; (4) to be premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises is suffered to the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior encu histories on the premises and second to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or to the legal holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness w second to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or to the leg ty older of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any 1 hir encumbrances on the premises.

Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay the indebt edness secured by any prior encumbrances, either the Tru: eo or the legal holder of the Contract may, from time to time, but need not, procures any tax lien or title affecting the premises, or pay the indebtedness secured by any prior encumbrances on the premise; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the case my prior encumbrances on the premise; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the case my prior encumbrances on the premise; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the case my prior ments contained in the Contract, the indebtedness secured hereby.

The Grantors further agree that, in the event of a breach of any of the aforesaid covenants or agreements, or of any covenar see agreements contained in the Contract, the indebtedness secured hereby.

The Grantors further agree that, in the event of a breach of any of the aforesaid covenants or agreements, or of any covenar see agreements of any kind, become immediately due and payable and shall be recoverable by foreclosure hereof, or by suit at law, or both, to to extend as a such as a such and the contract and the formation of any kind, proceeding the contract special process and contract showing the whole title of said premises embracing foreclosure decreep shall be paid by the Grantors. All such expenses and disbursements shall be any additional fieu upon the premises and contract and the like expenses and disbursements, occasioned by any suit or proceeding wherein the Trustee or the legal holder of the C (SEAL) This instrument prepared by:

George E. Schwertfeger, 231 South LaSalle Street, Chicago, Illinois 60690

(Name and Address)

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TO COME OFFICE

CONTINENTAL ILIMOIS NATIONAL BANK COMSUMER CETTIT EMISSION 20-27 23 SOUTH LA SALLE STREET, CHICAGO, ILL. 80899

GEORGE SCHWERTFEGER
Consumer Coedit Division
200 BUILDING — 27th FLOOR



END OF RECORDED DOCUMENT