UNOFFICIAL COPY

		TOLICE DEED	(MODTCACE)	21	272	244
700 1 4 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	N		(MORTGAGE)		C1 C	674
THIS INDENTURE, datedKenneth.	Novembe A Roeske		, 1977 eth_M_Roeske	between		
(pcCity		hicago	, County of	Cook		_, State of Illin
harina) er called the "Grantors") a banking association doing business in alled the Trustee");	and CONTINE the City of Cl	NTAL ILLINOIS 1 ileago, County of C	NATIONAL BANK AND took, State of Illinois (here	TRUST COMPAN inafter, together w	Y OF CHI	CAGO, a natic essors and assi
104		WITNE	SSETH:			-
WHER' AS, pursuant to the pr			ment Contract (hereinafter			
etween the G o. nd A Jan In the sum of Eight ten Hundr older of the Contr. w. h indebted if ChilcAGO, 231 Scath b. Salle St scept for a final installm at f S	red_Fourt	een and 76/	CONTINENTAL ILLINOIS	NATIONAL BAN	K AND TI	ollars to the li
NOW, THEREFOR., as secure f all other covenants, agreements.	hereafter until the payment, i a phligations o	paid in full; in accordance with if the Grantors und	the provisions of the Contr er the Contract and hereur	act, of said indebt ider, the Grantors	edness, and	the performa
CityofChic	a′,o	, County of	Cook	, State of Illinois,		
			odivision of the vest quarter (¼)			
			ip 38 North, Ran			
			the South one hu			
			y-five (165) fe			
said tract) i			hundred thirty-	chree (133)	feet	or the
)			
(This is a Ju	nior Lier	subject	_o_that_certain	mortgage f	rom Ke	nneth
			Talman Federal			
September 2,19	// and re	corded occo	be 6,1977 as Do	Jennene No	241379.	<u>,,,, , , , , , , , , , , , , , , , , ,</u>
ounts and with such companies and	d under such p	policies and in such	form, all as shall reasonal	bly be risfactory	to the leg	al holder of the
mmitted or suffered; (5) to keep all sounts and with such companies an intract, which policies shall provide ond to the Trustee, as their respectivisfactory evidence of such insurance mises. The Grantors further agree that, y prior encumbrances, either the Tru pay such taxes or assessments, or diambrances on the premises; and the anal, for all amounts so paid and the The Grantors further agree that, its contained in the Contract, the ifect of any kind, become immediated ent as if such indebtedness had been. The Grantors further agree that, est in the first of the Grantors further agree that cof (including reasonable attorney's tract showing the whole title of said tax occasioned by any said or proceed the Grantors. All such expenses and decree that may be rendered in such ediminssed, nor release hereof gith. The Grantors, for the Grantors he dismissed, nor release hereof gith. The Grantors, for the Grantors and income from the prentions, appoint a receiver to take posse. The Trustee shall, upon receipt cof by proper instrument upon press Trustee may execute and deliver a funce and exhibit to the Trustee the taxe may accept as true without furth. The lien of this Trust Deed is subject the term of the trust o	that loss there we interests may c; and (6) to p in the event of state of the log scharge or pure Grantors agree in the event of the log scharge or pure Grantors agree in the event of the	noticies and in such under shall be pay, y appear, and, upon ay, when due, all i of any failure so to al holder of the C. Alase any tax lien of e to reimburse the so much additional fabre and shall be respected to the C. Alase and the respective of the control	able first to the holder of request, to furnish to the indebtedness which may be insure, or pay taxes or assontract may, from time to ittle affecting the premise. Trustee or the legal holder of the atoresaid covenants at the option of the legal coverable by foreclosure being of the atoresaid by foreclosure being of the contract of the contr	oly be disfactory any color and color any color and restricted by my personal color and color an	to the leg trance on tegal holder for encur e a debted for procure as the case of an econtract, whit t law, or be ection with f procuring like expens a party, slid as costs been enter attorneys' ors, waive eny complar for the missing of the porty elai its of the porty elai its of the practice of the missing expensives.	al holder of the premises and of the Contraction of
ounts and with such companies an intract, which policies shall provide ond to the Trustee, as their respective sistactory evidence of such insurance mises. The Grantors further agree that, a prior encumbrances, either the Truparents such taxes on the premises; and the nand, for all amounts so paid and the The Grantors further agree that, it is contained in the Contract, the in ice of any kind, become immediatel ent as if such indebtedness had been The Grantors further agree that, in ice of any kind, become immediatel ent as if such indebtedness had been The Grantors further agree that, so of (including reasonable attorney's tract showing the whole title of said its, occasioned by any suit or proceed the Grantors. All such expenses and decree that may be rendered in such edismissed, nor release hereof pit. The Grantors, for the Grantors and session of and Income from the prentitude of the properties of by proper instrument upon prescribed in the process of the properties of the properties of the Trustee shall, upon receipt cof by proper instrument upon prescribed may execute and deliver a rluce and exhibit to the Trustee the Trustee may accept as true without furth The lien of this Trust Deed is subjustee may execute under the reservally binding upon such persons: All obligations of the Grantors, and dittion to, and not in limitation of, if WiTNESS, the hand(s) and the sea	that loss there we interests may c; and (6) to p in the event of sistee or the leg scharge or pure Grantors agree in the event of the leg scharge or pure Grantors agree in the event of th	noticies and in such under shall be pay, y appear, and, upon ay, when due, all i of any failure so to al holder of the Ca of t	able first to the holder of request, to furnish to the indebtedness which may be insure, or pay taxes or assonitact may, from time to ittle affecting the premise. Trustee or the legal holde indebtedness secured herel of the aforesaid covenants at the option of the legal coverable by foreclosure hold or incurred in behalf ovidence, stenographers' clevidence, successors and soccedings, whether decreased in the confect the refer the preparation of such in a stenographer confection of such in the property of the preson who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured the property of the present who shall indebtedness secured the property of the present which is the present	oly be disfactory any color cell and property of the desired by my former to the fittine, but need to so, or pay the time, but need to so, or pay the indeed to so, or pay the indeed to so, or agreements, or holder of the Co or agreements, or holder of the Contract, as such, may be granted, and the let, as such, may be, and shall be tax e of sale shall have co of salt, including signs of the Grant the gitter before or a by has been paid, record on the pred them, and this I rs and assigns, er of the Contract to.	to the leg trance on C gal holder of or eneur e adebted of procure e as the cas so france, or can ever e as the cas of an, coveract, white I taw, or be ection with f procuring kie expense a party, sly as costs been enter attorneys' or supplied to the party challets of the ps to the party challets of the ps trust Deed has been fiter the may which repuises, "rust Deed , expressed	al holder of it he premises ar of the Contra horances on it liness secured be such insurance uring any price of a way be, upon the same the of closure of the same th
iounts and with such companies an intract, which policies shall provide ond to the Trustee, as their respective sisfactory evidence of such insurance mises. The Grantors further agree that, a prior encumbrances, either the Trupay such taxes or assessments, or discontinuous and the transfer of the trustee of (including reasonable attorney's tract showing the whole title of said tast, occasioned by any suit or proceduce the Grantors. All such expenses and decree that may be rendered in such edismissed, nor release hereof gibe distinuous of and income from the prentitude of the trustee shall, upon receipt coff by proper instrument upon pressons and the trust the trustee shall, upon receipt coff by proper instrument upon pressons in the trust Carators, as such leave and echieve a function of this Trust Deed is subjustee the term "Grantors" as used here the term "Grantors" as used here severally binding upon such persons a All obligations of the Grantors, of all officient on the distinction of distinuous of the Grantors, and all officients of all officients of the Grantors, and all obligations of the Grantors, of all officients of the Grantors, of all officients of the Grantors, and all obligations of the Grantors of the Grantors, of the Grantors, of the Grantors, and all obligations of the Grantors of the Grantors, of the Grantors of the Grantors of the Grantors, and of the Grantors of the Grant	that loss there we interests may c; and (6) to p in the event of sistee or the leg scharge or pure Grantors agree in the event of the leg scharge or pure Grantors agree in the event of th	noticies and in such under shall be pay, y appear, and, upon ay, when due, all i of any failure so to al holder of the Ca of t	able first to the holder of request, to furnish to the indebtedness which may be insure, or pay taxes or assonitact may, from time to ittle affecting the premise. Trustee or the legal holde indebtedness secured herel of the aforesaid covenants at the option of the legal coverable by foreclosure hold or incurred in behalf ovidence, stenographers' clevidence, successors and soccedings, whether decreased in the confect the refer the preparation of such in a stenographer confection of such in the property of the preson who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured here at the property of the present who shall indebtedness secured the property of the present who shall indebtedness secured the property of the present which is the present	oly be disfactory any color cell and property of the desired by my former to the fittine, but need to so, or pay the time, but need to so, or pay the indeed to so, or pay the indeed to so, or agreements, or holder of the Co or agreements, or holder of the Contract, as such, may be granted, and the let, as such, may be, and shall be tax e of sale shall have co of salt, including signs of the Grant the gitter before or a by has been paid, record on the pred them, and this I rs and assigns, er of the Contract to.	to the leg trance on C gal holder of or eneur e adebted of procure e as the cas so france, or can ever e as the cas of an, coveract, white I taw, or be ection with f procuring kie expense a party, sly as costs been enter attorneys' or supplied to the party challets of the ps to the party challets of the ps trust Deed has been fiter the may which repuises, "rust Deed , expressed	al holder of the premises an of the Contra horances on the brances on the laness secured be such insurance uring any price of the angle

D20 35-90, R. 4/76

UNOFFICIAL COPY

en er er en en en er en	그 어머니의 형목 사람들으로 그리고 있다.	
TATE OF ILLINOIS	- 1978 JAN 5 /	M 10 26
TATE OF ILLINOIS) SS COUNTY OF Cook)	JAH5-18 504503 9 2113	7722111 - A Rec 10.00
I, a Notary Public in and for the State and Co		
Kennet	h A Roeske and Elizabeth Roeske	istrument appeared before me this day
	and and delivered said instrument as his (her, their) waiver of the right of homestead.	
Given under my hand and official seal this	•	2 A Sunt St. Comme
y Common Expires:	Many Cathe	une Sugar 3 2
My Corr and an Espiran fan 11, 10 50	Notary Public	
70 -	•	0 F 3
Q _A		17.600
	1 CO	
	4,	
	1 1 1 You	
	하고 있는데 이 및 그림 네트워크를 보면 통해 이 나는 이 보기 생생님들은 하는데 함께 되었다.	
4 4	3 4/	24272244
		2°C
200 G		
GEORGE CONVERTINGER CONSTRUCTION CONSTRUCT		
GEORGE DO MERTINGER Commerc Code Division On BUILDING — 2/m M.O. 17 M. M. Selle Street on Code Building		
		있다. 그 말이 들어 이 사람이 되었다. 생물하고 밝은 것이 나는 것이 없다. 그것 같
ATTITUCER JE DIVISION JE DIVI		
THE STATE OF THE S		
And the second of the second o		4
	and the second s	and the comment of the contract of the contrac