UNOFFICIAL COPY

Account No. 11200569	1
	O(MORTGAGE)
· '.' ; 	24 320 530
THIS INDENTURE, dated <u>January 14</u> Charles II Williams and Jacquelyn Wil	. 19_ZB, Between
bar king association doing business in the City of Chicago, County of Coal, d''re' Trustee");	County of Cook, State of Illinois, NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national cook, State of Illinois (hereinafter, together with its successors and assigns ESSETII:
	iment Contract (hereinafter called the "Contract"), of even date herewith.
between the Gran ors. d. ABCO Heating Company ————————————————————————————————————	, as Seller, the Grantors are justly indebted 0,1,100 (\$4087.20) ————————————————————————————————————
and on the same date of each (out) the eafter until paid in full; NOW, THEREFORE, to but, the payment, in accordance with of all other covenants, agreements and obligations of the Grantons und RANT to the Frustee the following described to destate (hereinafter call CITY of Chicage County of County of	the provisions of the Contract, of said indebtedness, and the performance for the Contract and hereunder, the Grantors hereby CONVEY and WARded the "premises") situated in the
Lots thirty-four (34) and the North half (4) of Blocks fiftee (15), sixtee	i) in Block sixteen (16) in S. E. Gross' ren (16) and seventeen (17) and eighteen (1 three (23) and twenty-four (24) in Dauphin
Park Addition said Addition berro Subdi	vision of the East half (12) of the
Northeast quarter (14) of Section 3 To sh	
_Principal Meridian.	
(This is a Junior Lien) subject to that	ertain mortgage from Charles II Williams
and Jacquelyn Williams to Weyerhawuser Mo recorded July 29,1975 as Document No 2316	
vided in the Contract or according to any agreement extending the time- ments against said premises, and on demand to exhibit receipts thereforestore all buildings and improvements on the premises that may have be committed or suffered; (5) to keep all buildings and other improvement amounts and with such companies and under such policies and in such Contract, which policies shall provide that loss thereunder shall be pay second to the Trustee, as their respective interests may appear, and, upor satisfactory evidence of such insurance; and (6) to pay, when due, all i	or; (3) within sixty days afte a, v destruction or damage, to rebuild or oeen destroyed or damaged; (2) may asy: to the premises shall not be its now or hereafter on the premises in a red against such risks, for such a form, all as shall reasonably be sail
premises. The Grantors further agree that, in the event of any failure so to any prior encombrances, either the Trustee or the legal holder of the Coor pay such taxes or assessments, or discharge or purchase any tax lien o encumbrances on the premises; and the Grantors agree to reimburse the demand, for all amounts so paid and the same shall be so much additional	insure, or pay taxes or assessments, or pay the independent as secured by outract may, from time to time, but need not, procure such insurance, or title affecting the premises, or pay the indebtedness seed the amp prior Trustee or the legal holder of the Contract, as the set of y be, upon indebtedness secured hereby.
ments contained in the Contract, the indebtedness secured hereby shall, notice of any kind, become immediately due and payable and shall be re- extent as if such indebtedness had been matured by its express terms. The Grantors further agree that all expenses and disbursements po- neteof (including reasonable attorney's fees, outlays for documentary of	ecoverable by foreclosure hereof, or by suit at law, or both, to fine an nead or incurred in behalf of plaintiff in connection with the foreclostic evidence, stemographers' charges and cost of procuring or completing
battact showing the whole fille of said premises embracing foreclosure denets, occasioned by any suit or proceeding wherein the Trustee or the y the Grantors. All such expenses and disbursements shall be an addition to the dismissed, nor release hereof given, until all such expenses and daid. The Grantors, for the Grantors and for the heirs, executors, admin ossession of and income from the premises pending such foreclosure prist Trust Deed, the court in which such complaint is filled may at once, irantors, appoint a receiver to take possession or charge of the premises with The Trustee shall, upon receipt of its reasonable fees, if any, forereof by proper instrument upon presentation of satisfactory evidence it to Trustee may execute and deliver a release hereof to and at the reque	legal holder of the Contract, as such, may be a party, shall also be paid onal lieu upon the premises, and shall be taxed as costs and included in proceedings, whether decree of sale shall have been entered or not, shall isbursements, and the costs of suit, including attorneys' fees, have been siterators, successors and assigns of the Grantors, waive all right to the occedings, and agree that, upon the filing of any complaint to foreclose and without notice to the Grantors, or to any party claiming under the rith power to collect the rents, issues and profits of the premises. If the preparation of such release, release this Trust Deed and the lien hat all indebtedness secured by this Trust Deed has been fully paid; and
roduce and exhibit to the Trustee the Contract, representing that all rustee may accept as true without further inquiry. The lien of this Trust Deed is subject and subordinate to the lien of The term "Grantors" as used herein shall mean all persons signing its severally binding upon such persons and their respective heirs, executo	indebtedness secured hereby has been paid, which representation the any prior encumbrance of record on the premises. It is Trust Deed and each of them, and this Trust Deed shall be jointly rs, administrators, successors and assigns. of the Trustee and the holder of the Contract, expressed herein shall be by law.
(SEAL)	X/Mark Holliems (SEAL)
(SEAL)	Decquelyn Stilliams (SEAL)
his instrument prepared by:	
George E Schwertfeger, 231 South LaSalle S	treet - Chicago, Illinois 60693

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STATE OF ILLINOIS	RECORD 1978 F	FRE95 PM-2 33 PEC	over they later on
1, a Notary Public in and for) the State and County arologists, do h	Probytechify that21132053	
personally known to me to the in person, and acknowledged that outpoxes therein set forth, including Given under my hand and of	same person(s) whose name(s) is (are be (she, they) signed and delivered as a the release and waiver of the chart of	WILLIANS b) subscribed to the foregoing instruction id instrument as his (her, their) free homesteds.	ment, appeared before me this day and voluntary act for the uses and
ofy Commission Expires:	auy au	Paul M Jorgan	lan.
DO.		North Poplic	3 Marine (3)
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CONTINENTAL II CONSUMER C 231 SOUTH LA SALLE GEORGE SCHY Consumer Cre 200 BUILDING —		•	

200 BUILDING — 27th FLOOR GEORGE SCHWERTFEGER

CONTINENTAL ILLINOIS NATIONAL BANK CONSUMER CREDIT DIVISION 2012 231 SOUTH LA SALLE SEREET, CHICAGO, ILL 60590

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