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Account No 18500162	<u>.</u>	1		
	TRUST DEED (MC	ORTGAGE)	24 354	700
THIS INDENTURE, dated June		, 1977,	24 354 between	790
James A White and	Norma J White			*
of the City of	Chileago	, County of	Cook	, State of Illinois
(hereinafter c'cu the "Grantors") and CONT banking associati a coing business in the City c called the "Trus ec")	INENTAL ILLINOIS NATION Chicago, County of Cook,	ONAL BANK AND T State of Illinois (herei	FRUST COMPANY O nafter, together with i	F CHICAGO, a national ts successors and assigns,
70_	WITNESSET	<u> 11:</u>		
WHERFAS, pursuit to the provisions o between the Grantors and Let and Hillings in the sum of Etaphry-Stave Hundre holden of the Contract, which ind ote ness is pa DF CHICAGO, 231 South La Salle for et. Chic except for a final installment of \$ and on the same date of each month thereof er u NOW, THERFORE, to secure the 1 year of all other covenants, agreements and obligate RANT to the Trustee the following described reactify of Chicago Lord to the Contract of the Chicago Lord to the Chicago Lord	Lumber Company A Ninety and 60/1 yable at the offices of CONT cago, Illinois 60693 in 84 iii paid in full: n. n. accordance with the property of the Grantors under the id estate einafter called the	00 (\$8790.60 INENTAL ILLINOIS successive monthly 45 days after the covisions of the Contre Contract and hereun	, as Seller, the Gra) NATIONAL BANK A / installments, each of Completion Date prov act, of said indebtedne der, the Grantors here	ntors are justly indebted
Cook Country	ILL			
Permanent II	ider No 20	= 1/= 2/1	-031-0000	
1 6 111 10 11111	TUEX IVO. QU	-31 - 272	- 0 37 0000	2
				<u>ب</u>
		- 4/4		
			(
The Grantors covenant and agree: (1) to; vided in the Contract or according to any agreen ments against said premises, and on demand to restore all buildings and improvements on the precommitted or suffered; (5) to keep all buildings, amounts and with such companies and under st Contract, which policies shall provide that loss to second to the Trustee, as their respective interests satisfactory evidence of such insurance; and (6) premises. The Grantors further agree that, in the everance prior encumbrances, either the Trustee or the rps such taxes or assessments, or discharge or encumbrances on the premises; and the Grantors demand, for all amounts so paid and the same shall. The Grantors further agree that, in the everance of the such contained in the Contract, the indebtednes notice of any kind, become immediately due and extent as if such indebtedness had been matured by The Grantors further agree that all expense meres, concasioned by any suit or proceeding whe by the Grantors. All such expenses and disbursem any decree that may be rendered in such forecloss not be dismissed, nor release hereof given, until paid. The Grantors, for the Grantors and for the possession of and income from the premises pend this Trust Deed, the court in which such complain Grantors, appoint a receiver to take possession or Enteror by proper instrument upon presentation of the Trustee may execute and deliver a release here produce and exhibit to the Trustee the Contract, Trustee may accept as true without further inquiry. The lien of this Trust Deed is subject and sut The term "Grantors" as used herein shall m and severally binding upon such persons and their re All obligations of the Grantors, and all rights in addition to, and not in limitation of, those proving addition of the programment with the subject and sut the subject and sut the subject and sut the term "Grantors" as used herein shall m and severally binding upon such persons and their re All obligations of the Grantors, and all rights addition to, and not in limitati	ent extending the time of pase exhibit receipts therefor; (3) embes that may have been de- and other improvements now neth policies and in such form thereunder shall be payable if on snay appear, and, upon requ- to pay, when due, all indebt ent of any failure so to insur- er legal holder of the Contrac purchase any tax lien or title agree to reimburse the Trust be so much additional indeb- ties secured hereby shall, at the payable and shall be recove- y its express terms. es and disbursements paid or lays for documentary evider into the pass of the payable and shall be recove- ging the pass of the payable and shall be recove- ging the pass of the payable and shall be recove- ging the payable and the payable and the payable and additional life terms that the payable payable and the payable and the payable payable payable payable payable payable payable payable the satisfactory evidence that all loof to and at the request of representing that all indeb- pordinate to the lien of any p- tean all persons signing this? In the payable payabl	ment; (2) to pay, bet within shyty days at lestroyed or damaged or of hereafter on the a, all as shall reasonatist to the holder of sets, to furnish to the edness which may be e, or pay taxes or asset to make the control of the set of the legal holde tedness secured here aforesaid covenants e option of the legal arable by foreclosure h incurred in behalf o occ, stenographers' of shall be paid by the 6 holder of the Contra on upon the premise on upon the premise number of sets of the set of	ore any penal y other ter any dexicution in (4) that was etc. the premises insured ap a style be satisfactory to any prior encumbran. Trustee or to the legal secured by any prior essential, so or apy the indebted rof the Contract, as y. If plaintiff in connectic larges and cost of prograntors; and the like etc. as such, may be a ps., and shall be taxed as e of sale shall have bee of suit, including attains, signs of the Grantors, pon the filling of any of Trantors, or to any pats, issues and profits o elease, release this Truby this Trust Deed he, either before or after by has been paid, while ecord on the premises of them, and this Trust sand assigns.	nes, all taxes and assess- damage, to rebuild or premises shall not be not ach risks, for such the legal holder of the entry the Contract encum its rees on the idebtenness sector, by procure such insurant, ness securing any print the case may "e, u" or any covenants or ag ee- et, without demand e encum its to be not be such insurant, ness securing any print the case may "e, u" or any covenants or ag ee- et, without demand e encum its to be not be such insurant encum its contract and its surant encum its contract encum encum its contract encum encum its contract encum en
	(SEAL)	ason	es Colliv	hule stall
	(SEAL)	ormax	· Whis	(SEAL)
This instrument prepared by:	!/7	1 0		(33.1-)
George E Schwertfeger, 231			go, Illinois	
	(Name and Address	·		i

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STATE OF ILLINOIS)
COUNTY OF Cook) SS
	or the State and County aforesaid, do hereby certify that
personally known to me to be to in person, and acknowledged the purposes therein set forth, includent of the control of the co	
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	UMR - 8-78 2 1 6 6 3 2 4 3 5 4 7 9 7 1 REG 10.00
COMPARTAL BLACK ANK CONSULTA BLACK ANK CONSULTA BLACK BASE 21 SOUTH IN ALLE STREET, CHICKED, BLL 6029 GEORGE SCHWERTFEGER Consulta Consul	24354790 24354790 24354790

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