## UNOFFICIAL COPY

Account No 19000334 .			
TRÚST DEED (N	MORTGAGE)		7
THIS IN DESTURE, dated January 25		24_379_375_	.
Reynol Comez and Macareno Comez			
he city of Chicago relinifier called 'i a "grantors") and CONTINENTAL ILLINOIS NA king association (oin business in the City of Chicago, County of Cool ed the "Trustee");	, County of COOK TIONAL BANK AND TRUST COM C, State of Illinols (hereinafter, toget	, State of Illinois IPANY OF CHICAGO, a national her with its successors and assigns,	
WHEREAS, pursuant to the plants of a certain Retail Installment when the Grantors and Parks of leating the sum of Thirty-Nine F un red Fifty-One and fer of the Contract, which indebtedness payable at the offices of CONCHICAGO, 231 South La Salle Sweet, Chicago, Illinois 60693 in 60. Per for a final installment of Some commencing on the same date of each month thereafter until print full; NOW, THEREFORE, to secure the paymen, accordance with the tother covenants, agreements and obligations of the Grantors under the Trustee the following described real estate (fercial fer called City of Chicago, Cunty of Chicago, Chica	nt Contract (hereinafter called the "(	r, the Grantors are justly indebted Dollars to the legal BANK AND TRUST COMPANY s, each of \$	
Lot four (4) in Killian Friedrich's Subidi	vision of Lot sixteer	(16) in	
John McGovern's Subidivision of part of th			
Section_36, Township_40_North, Range_13_Er Ln_Cook_County, Illinois	st of the Third Prin	cipal Meridian.	
This is a Junior Lien ) subject to that Jacareno Comez to Americana Federal Saving			1
September 7,1977 as Document No 24093243.	<del></del>	<del></del>	
	<u> </u>		
ittioning, gas and plumbing apparatus and fixtures, and everything appuy releasing and waiving any and all rights under and by virtue of the ho. The Grantors covenant and agree: (1) to pay said indebtedness, and I in the Contract or according to any agreement extending the time of its against said premises, and on demand to exhibit receipts therefor; for early buildings and improvements on the premises that may have been inteed or suffered; (3) to keep all buildings and other improvements native and with such companies and under such policies and in such for arct, which policies shall provide that loss thereunder shall be payable at the formation of the Trustee, as their respective interests may appear, and, upon reactry evidence of such insurance; and (6) to pay, when due, all inde ises.  The Grantors further agree that, in the event of any failure so to involve the continuation of the trustee, either the Trustee or the legal holder of the Contity such taxes or assessments, or discharge or purchase any tax lien or inbrances on the premises; and the Grantors agree to reimburse the Trustee or the Crantors further agree that, in the event of a breach of any of it contained in the Contract, the indebtedness secured hereby shall, at a of any kind, become immediately due and payable and shall be recotted in the Contract, the indebtedness secured hereby shall, at cof any kind, become immediately due and payable and shall be recotted in the Contract, the indebtedness and disbursements paid f (including reasonable attorney's fees, outhays for documentary evic to slowing fine whole title of said premises entracing foreclosure deer, occasioned by any sult or proceeding wherein the Trustee or the leg e Grantors. All such expenses and disbursements shall be an additional ecree that may be rendered in such foreclosure proceedings; which proceedings wherein the Trustee or the leg et also makes and expenses and disbursements shall be an additional ecree that may be rendered in such foreclosure proceedings; which proceedings w	mustead exemption laws of the inte- all other amounts that may be ony payment; (2) to pay, before any pe- 3.3 within sixty days after any destr  a destroyed or damaged; (4) that we owe or hereafter on the premises ins  rm, all as shall reasonably be satisfae  first to the holder of any prior en  quest, to furnish to the Trustee or to  bletchenss which may be secured by  sure, or pay taxes or assessments, or  ract may, from time to time, but ne  the affecting the premises, or pay the  ustee or the legal holder of the Cor  lebtedness which may be secured brethy  the afforesaid covenants or agreemen  the option of the legal holder of the  verable by foreclosure hereof, or by  or incurred in behalf of plantiff In  lence, stenographers' charges and c  es) shall be paid by the Grantors; an  al holder of the Contract, as such, n  I lien upon the premises, and shall t  ceedings, whether decree of sale shall	o Illinois. able and the Contract, as pro- ilt attaches, all taxes and assess- ct in r damage, to rebuild or  set (in r) damage, to rebuild or  set (in r) damage, to rebuild or  set (in r) premises shall not be  ure right set in the premises and  the legal no der of the Contract  any prior ecumin necs on the  pay the indebte. In is secured by  sed not, procure such in _rm, _ro,  indebtedness securing my pri r ttract, as the case may be, up in  its, or of any covenants or agr e- e Contract, without demand or  suit at law, or both, to the same  connection with the foreclosure  ost of procuring or completing  it the like expenses and disburse- tay be a party, shall also be padd  set taxed as costs and included in  have been entered or not, shall	
t dismissed, nor receive nervel given, until all such expenses and disorthe Grantors, for the Grantors and for the heirs, executors, administration of and income from the premises pending such foreclosure procession of and income from the premises pending such foreclosure procession of the processio	ators, successors and assigns of the edings, and agree that, upon the filir	Grantors, waive all right to the ig of any complaint to foreclose to any party claiming under the i profits of the premises.	
rust Deed, the court in which such complaint is filed may at once, an ors, appoint a receiver to take possession or charge of the premises with The Trustee shall, upon receipt of its reasonable fees, if any, for it if by proper instrument upon presentation of satisfactory evidence that ustee may execute and deliver a release hereof to and at the request ce and exhibit to the Trustee the Contract, representing that all inde e may accept as true without further inquiry.	power to collect the rents, issues an ne preparation of such release, relea all indebtedness secured by this Trus of any person who shall, either befor ebtedness secured hereby has been	st Deed has been fully paid; and re or after the maturity thereof, paid, which representation the	
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