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nal' called the "Grantors") and CONTINENTAL ILLINOIS NAT	, 19 <u>80</u> , between
Lillian Jackson Clty of Chicago maf' called the "Grantors") and CONTINENTAL ILLINOIS NAT	
City of Chicago naf' called the "Grantors") and CONTINENTAL ILLINOIS NAT	0-1
nal' ca'led the "Grantors") and CONTINENTAL ILLINOIS NAT	0 - 1
	, County ofCOOk, State of Illinois
the "Try (ce");	TIONAL BANK AND TRUST COMPANY OF CHICAGO, a national k, State of Illinois (hereinafter, together with its successors and assigns
WITNESS	ETH:
WHEREAS may cant to the provisions of a certain Retail Installmen	nt Contract (hereinafter called the "Contract"), of even date herewith
sen the Grantors v. 1 lst Metropolitan Build a sum of Four 10 usand fifty-nine & 84 or of the Contract, which is ebtedness is payable at the offices of CON-HICAGO, 231 South L. Sa's Street, Chicago, Illinois 60693 in 4 or for a final installment of summercing in the same date of each month thereafter until paid in full;	ers
other covenants, agreements as de of adons of the Grantors under	the Contract and hereunder, the Grantors hereby CONVEY and WAR
T to the Trustee the following described real estate (hereinafter called City of Chicago County of C	Cook State of Illinois, to wit:
The south 12% feet of lot four (4	in subdivision of lot one (1)
also the north 15 feet of lot one	(1) in subdivision of lot two
	lot twenty-five (25) and the south
	in School Trustees subdivision of
	ange 14, East of the Third Principa
Meridian, in Cook County, Illiroi	15.
<u> </u>	/
	- //,
mitted or suffered; (5) to keep all buildings and other improvement unts and with such companies and under such policies and in such tract, which policies shall provide that loss thereunder shall be pay and to the Trustee, as their respective interests may appear, and, upon	i form, all as shall reasonably be a it. factory to the legal holder of the
factory evidence of such insurance; and (6) to pay, when due, all in	ndebtedness which may be secured by any prior encumbrances on the
The Grantors further agree that, in the event of any failure so to prior encumbrances, either the Trustee or the legal holder of the Cc ay such taxes or assessments, or discharge or purchase any tax lien o unbrances on the premises; and the Grantors agree to reimburse the	insure, or pay taxes or assessments, or $p^{(m)}$ indebtedness secured to a first may, from time to time, but need r at, focure such insurance title affecting the premises, or pay the indebt of as securing any print Trustee or the legal holder of the Contract, as dr as seem be, upon Trustee or the legal holder of the Contract, as dr as seem be, upon the legal holder of the Contract, as dr as seem be, upon the legal holder of the Contract, as dr as seem be, upon the legal holder of the Contract, as dr as seem be, upon the legal holder of the Contract, as dr as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of the Contract, as dr and dr are the legal holder of th
its contained in the Contract, the indebtedness secured hereby shall, see of any kind, become immediately due and payable and shall be r	i indebtedness secured hereby. of the aforesaid covenants or agreements, or of all proclams or agre, at the option of the legal holder of the Contract, without demand recoverable by foreclosure hereof, or by suit at law, or both, to the san
of (including reasonable attorney's fees, outlays for documentary tract showing the whole title of said premises embracing foreclosure d	paid or incurred in behalf of plaintiff in connection with the forecloss evidence, stenographers' charges and cost of procuring or completi decree) shall be paid by the Grantors; and the like expenses and disbur
sts, occasioned by any suit or proceeding wherein the Trustee or the the Grantors. All such expenses and disbursements shall be an additi- decree that may be rendered in such foreclosure proceedings; which be dismissed, nor release hereof given, until all such expenses and or	ional lien upon the premises, and shall be taxed as costs and included proceedings, whether decree of sale shall have been entered or not, sh disbursements, and the costs of suit, including attorneys' fees, have be
I. The Grantors, for the Grantors and for the heirs, executors, admir session of and income from the premises pending such foreclosure p Trust Deed, the court in which such complaint is filed may at once atom, appoint a receiver to take possession or charge of the premises y	proceedings, and agree that, upon the filing of any complaint to foreck e, and without notice to the Grantors, or to any party claiming under t with power to collect the rents, issues and profits of the premises.
reof by proper instrument upon presentation of satisfactory evidence Trustee may execute and deliver a release hereof to and at the requ duce and exhibit to the Trustee the Contract, representing that all	for the preparation of such release, release this Trust Deed and the li that all indebtedness secured by this Trust Deed has been fully paid; a uest of any person who shall, either before or after the maturity there il indebtedness secured hereby has been paid, which representation
severally binding upon such persons and their respective heirs, execut	ng this Trust Deed and each of them, and this Trust Deed shall be join tors, administrators, successors and assigns.
All obligations of the Grantors, and all rights, powers and remedies addition to, and not in limitation of, those provided in the Contract or	es of the Trustee and the holder of the Contract, expressed herein shall r by law. sy and yeaf first above written.
WITNESS, the hand(s) and the seal(s) of the Grantors as of the da	1: /// / / / /
WITNESS, the hand(s) and the seal(s) of the Grantors as of the da	dillian Mil bean 185
WITNESS, the hand(s) and the scal(s) of the Grantors as of the day	Sillian Chefer (SE)

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TATE OF ILLINOIS)				
) SS COUNTY OF Cook)			**	
I, a Notary Public in and for the State and County Lillian Jackso	n	25431149 -	- 1.ES	10.
personally known to me to be the same person(s) who in person, and acknowledged that he (she, they) signed our oses therein set forth, including the release and wait	se name(s) is (are) subscribed to the I and delivered said instrument as his	foregoing instrument, appear (her, their) free and volunta	ed before me this day ry act, for the uses and	
Given under my hand and official seal this	dsy of March	, 19 <u></u> ,	11	
My Co umb tion Expires: 12 1002	Linda	Boadan 6	, T	* <u> </u>
dy Co with the Explored Hath 13, 1982	No.	tary Public		
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