## UNOFFICIAL COPY

. 4.5

D20 35-90, R. 4/76

	TRUST D2	ED (MORTGAGE)	25484557
THIS INDENTURE, dated May 4			petween
		Maria Castro	
of the "Grantors") and CONTINI nanking auso auto alled the 'ric tter');	Chicago ENTAL ILLINO hicago, County o	County of County of S NATIONAL BANK AND T	COOK / State of Illino RUST COMPANY OF CHICAGO, a nation after, together with its successors and assign
	<u>wr</u>	INESSETH:	•
WHEREAS, urso in to the provisions of a etween the Grantors and ABC Constitute in the sum of Fighty - Fight Vindred ediolet of the Contract, which in the teness is payable FCHICAGO, 231 South La falls of int. Chicago keept for a final installment of Succept for a final succept for a final installment of Succept for a final	ruction ghty & 72/ le at the offices of the offices	100 (\$8280.72) of CONTINENTAL ILLINOIS No. 72. successive monthly noing 30. days after the Contract and hereund under the Contract and hereund	as Seller, the Grantors are justly indebte Deltars to the legi- IATIONAL BANK AND TRUST COMPAN installments, each of \$
City of Chicago			
Lot seven (7) in the subdi- the Canal Turstees subdivi			
39 north, Range 14, East o	f the Ther	d Principal Meridi	an inCook County, Illinois
(This is a Junior Lein) su  Castro and Maria Castro to  August 11, 1977 as document	Manning S	/I. dated August 6.	
August 11, 12/7 as docomen	110. 2403	3,04,	
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	·		<del></del>
The Grantors covenant and agree: (1) to pay ed in the Contract or according to any agreement, uss against said premises, and on demand to exhi- lore all buildings and improvements on the premi- mitted or suffered; (5) to keep all buildings and ounts and with such companies and under such in- tract, which policies shall provide that loss there	extending the timibit receipts there ses that may have other improvement pulicies and in su	ne of payment; (2) to pay, befor efor; (3) within sixty days after e been destroyed or damaged; i	e any penalty at .cne. all taxes and assess- any destruction or domage, to rebuild or (4) that waste of the previses shall not be
isfactory evidence of such insurance; and (6) to pinies.  The Grantors further agree that, in the event opinor encumbrances, either the Trustee or the leg asy such taxes or assessments, or discharge or put umbrances on the premisers and the Grantors agree and, for all amounts so paid and the same shall be: The Grantors further agree that, in the event of secontained in the Contract, the indebtedness sec of any kind, become immediately due and pay at as if such indebtedness had been matured by its. The Grantors further agree that all expenses are of (including reasonable attorney's fees, outlays eact showing the whole title of taid premises embres, occasioned by any suit or proceeding wherein the Grantors. All such expenses and disbursaments decree that may be rendered in such foreclosure poedismissed, nor release hereof given, until all su. The Grantors, for the Grantors and for the heirs session of and income from the premises pending s. Frust Deed, the court in which such complaint is tors, appoint a receiver to take possession or charge. The Tustee shall, upon receipt of its reasonat of by proper instrument upon presentation of safficustee may execute and deliver a release hereof i to each exhibit to the Trustee the Contract, repe emay accept as true without further inquiry.  The lien of this Trust Deed is subject and subordi. The term 'Grantors' as used herein shall mean everally binding upon such persons and their respec-	y appear, and, up appear, and, up any, when due, al of any failure so al holder of the thase any tax lier to reimburse it on much addition of a breach of an able and shall be express terms. If a disbursements for documentary acing foreclosure the Trustee or the shall be an additoccedings; while the expenses and, executors, admit once dings; while the expenses and, executors, admit and the remises of the premises of the premises of the trusteen or the trusteen or the trusteen of the premises of the trusteen of the premises of the trusteen of the premises and premises the feet, if any, if actory evidence on and at the requirementing that all persons significant to the lien of the premises and persons significant trusteen of the premises and the premises are the premises and th	such form, all as shall reasonably asyable first to the holder of an on request, to furnish to the Ti indebtedness which may be s to insure, or pay taxes or assess Contract may, from time to it or title affecting the premises, he Trustee or the legal holder of all indebtedness secured hereby, of the aforesaid covenants of all, at the option of the legal holder is recoverable by foreclosure her paid or incurred in behalf of p y devicence, stenographers' chan elegal holder of the Contract, it can be all the costs of a contract of the costs of the preparation of such relating the costs of a contract of the costs of a contract of the costs of the preparation of such relating the costs of a contract of the costs of the the costs of	be satisfactory to 'c', a.' holder of the yprior encumbrance on he premises and ustee or to the legal holder of the Centract ecured by any prior encumbrance on he premises and ustee or to the legal holder of 'C' Centract ecured by any prior encumbrance, on the ments, or pay the indebtedness scuring any pr. in the Contract, as the case may be, and agreements, or of any covenants or agreedder of the Contract, without demand or eof, or by suit at law, or both, to the same idlaintiff in connection with the foreclosure ges and cost of procuring or completing antors; and the like expenses and disburses as such, may be a party, shall also be paid and shall be taxed as costs and included in faste shall have been entered or not, shall sait, including attorneys' fees, have been not of the Grantors, waive all right to the on the filing of any complaint to foreclose them to the filing of any complaint to foreclose intors, or to any party claiming under the issues and profits of the premises.  The contract was the paid, which representation the theory or after the maturity thereof, has been paid, which representation the tord serior.
ifactory evidence of such insurance; and (6) to pinies.  The Grantors further agree that, in the event or prior encumbrances, either the Trustee or the leg asy such taxes or assessments, or discharge or pure imbrances on the premiser; and the Grantors agree and, for all amounts so paid and the same shall be. The Grantors further agree that, in the event of its contained in the Contract, the indebtedness set of any kind, become immediately due and pay not as if such indebtedness had been matured by its. The Grantors further agree that all expenses and tincluding reasonable attorney's fees, outlays fact showing the whole title of said premises embris, occasioned by any suit or proceeding wherein the Grantors. All such expenses and disburtements decree that may be tendered in such foreclosure poedimissed, nor release hereof given, until all suffice of the summary of the summary of the service of the forent services and income from the premises pending a The Grantors, for the Grantors and for the heirs soin of and income from the premises pending a Theat Trustee shalf, upon receipt of its reasonat of by proper instrument upon presentation of sair trustee may execute and deliver a release hereof tace and exhibit to the Trustee the Contract, reger may accept as true without further inquiry. The lien of this Trust Deed is subject and subordit. The term "Grantors" as used herein shall mean everally binding upon such persons and their respect	y appear, and, up appear, and, up any, when due, al of any failure so cal holder of the hase any tax lier he to reimburse it so much addition of a breach of an cured hereby shable and shall be express terms. In a disbursements for documentary acing foreclosure the Trustee or it shall be an additioned to the express and concedings; which expenses and the requirements of the premise of the premi	such form, all as shall reasonably apuble first to the holder of an on request, to furnish to the Ti indebtedness which may be s to insure, or pay taxes or assess Contract may, from time to it or title affecting the premises, he Trustee or the legal holder and indebtedness secured hereby, y of the aloressid covenants or all, at the option of the legal holder is the contract of the legal holder of the legal holder is encoverable by foreclosure her paid or incurred in behalf of py deviced, stenographers' chan decree) shall be paid by the Gr. he legal holder of the Contract, tional lies upon the premises, he proceedings, whether decree of disbursements, and the costs o inistrators, successors and assign that the proceedings, and agree that, upe, and without notice to the Gr. with power to collect the rens, for the preparation of such related that all indebtedness secured busst of any person who shall, e. Il indebtedness secured hereby of any prior encumbrance of recognitions, and instrutions, successors; so of the Trustee and the holder by law.	be satisfactory to 'e' a.' holder of the yprios encumbrance on he premises and ustee or to the legal holder of the Centract ecured by any prior encum', ance on the ments, or pay the indebtedness warred by me, but need not, procure such issurar a or pay the indebtedness securing any pr. in the Contract, as the case may be, who agreements, or of any covenants or agreedlder of the Contract, without demand or cof, or by suit at law, or both, to the same diantiff in connection with the foreclosure ges and cost of procuring or completing minors; and the like expenses and disburseas such, may be a party, shall also be paid and shall be taxed as costs and included in fasle shall have been entered or not, shall suit, including attorneys fees, have been not of the Grantors, waive all right to the mit filling of any complaint to foreclosum to fill of any complaint to foreclosum the filling to fill of the filling the filling that the fil
ifactory evidence of such insurance; and (6) to pinies.  The Grantors further agree that, in the event of prior encumbrances, either the Trustee or the leg as such taxes or assessments, or discharge or pure imbrances on the premiser; and the Grantors agree and, for all amounts so paid and the same shall be. The Grantors further agree that, in the event of secondaries and the same shall be as a sif such indebtedness secondaries and the same shall be and payed as a sif such indebtedness had been matured by its. The Grantors further agree that all expenses and fincluding reasonable attorney's fees, outlays fact showing the whole title of Eaid premises embts, occasioned by any suit or proceeding wherein the Grantors. All such expenses and disburtements decree that may be tendered in such foreclosure poedimised, nor release hereof given, until all sufficiency in the Grantors, for the Grantors and for the heirs sisting of and income from the premises pending a frust Deed, the court in which such complaint is tors, appoint a receiver to take possession or charge. The Trustee shall, upon receipt of its reasonal of by proper instrument upon presentation of satifuate may execute and deliver a release thereof it uses and exhibit to the Trustee the Contract, region and the surface and subbid to the Trustee the Contract, region and the surface and subbid the term "Grantors" as used herein shall mean everally binding upon such persons and their respect. All obligations of the Grantors, and all rights, potition to, and not in fimiliation of, those provided in the contraction of not the night of the time of this trust Deed is subject and subord the term "Grantors" as used herein shall mean everally binding upon such persons and their respect.	y appear, and, up appear, and, up any, when due, al of any failure so cal holder of the hase any tax lier he to reimburse it so much addition of a breach of an cured hereby shable and shall be express terms. In a disbursements for documentary acing foreclosure the Trustee or it shall be an additioned to the express and concedings; which expenses and the requirements of the premise of the premi	such form, all as shall reasonably apuble first to the holder of an on request, to furnish to the Ti indebtedness which may be s to insure, or pay taxes or assess Contract may, from time to it or title affecting the premises, he Trustee or the legal holder and indebtedness secured hereby, y of the aloressid covenants or all, at the option of the legal holder is the contract of the legal holder of the legal holder is encoverable by foreclosure her paid or incurred in behalf of py deviced, stenographers' chan decree) shall be paid by the Gr. he legal holder of the Contract, tional lies upon the premises, he proceedings, whether decree of disbursements, and the costs o inistrators, successors and assign that the proceedings, and agree that, upe, and without notice to the Gr. with power to collect the rens, for the preparation of such related that all indebtedness secured busst of any person who shall, e. Il indebtedness secured hereby of any prior encumbrance of recognitions, and instrutions, successors; so of the Trustee and the holder by law.	be satisfactory to 'c', a.' holder of the yprior encumbrance on he premises and ustee or to the legal holder of the Centract ecured by any prior encumbrance on he premises and ustee or to the legal holder of 'C' Centract ecured by any prior encumbrance, on the ments, or pay the indebtedness scuring any pr. in the Contract, as the case may be, and agreements, or of any covenants or agreedder of the Contract, without demand or eof, or by suit at law, or both, to the same idlaintiff in connection with the foreclosure ges and cost of procuring or completing antors; and the like expenses and disburses as such, may be a party, shall also be paid and shall be taxed as costs and included in faste shall have been entered or not, shall sait, including attorneys' fees, have been not of the Grantors, waive all right to the on the filing of any complaint to foreclose them to the filing of any complaint to foreclose intors, or to any party claiming under the issues and profits of the premises.  The contract was the paid, which representation the theory or after the maturity thereof, has been paid, which representation the tord serior.

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STATE OF ILLINOIS	·*/			
COUNTY OF Cook	) SS )			
A Marin Dating	n and for the State and County afor Rodolfo Castro and Ma	sald, do hereby certify that		
personally known to me our person, and acknowled purpoper thereis let forth	Radolfo Castro and Maroo be the same person(s) whose name to the same person(s) whose name to that he (she, they) signed and o including the release and waiver of	ne(s) is (are) subscribed to the for felivered said instrument as his ( the right of homestead.	oregoing instrument, appeared b her, their) free and voluntary ac-	efore me this day i, for the uses and
Girm under my has	ed and official seal this4	day of May	_ , 19 <u>80</u> .	
The Contract of Express	fure 24, 19 <u>81.</u>	Note	ry Public	
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