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			<u> 2574                                    </u>	<b>7165</b> _	
	TRUST DEED	(MORTGAGE)			
THIS INDENTURE, dated	December 6.	. 1980	_, between .	James G.	Sullivan
and Margaret M. S	Gullivan	<del></del>		<del></del>	
of the Village	of Dolton	County of	Cook		, State of Illino
(hereinafter called the "Grantors") am banking association domy business in the called the "Trustee");	1 CONTINENTAL ILLINOIS 1 he City of Chicago, County of C	NATIONAL BANK AND ook, State of Illinois (her	TRUST CO	MPANY OF C	HICAGO, a nation uccessors and assign
A	WITHE	SSETH:			
WHEREAS, pursuant to the pro- between the Grantors and Side in the orthogonal Thousa holder of the Crutacs, which indebted OF CHICAGO, 21 South La Salle Stre- except for a Paul it Allmant of \$	Mex Home Improvement and Eight Hundred So cas is psychola at the offices of C et, Chicago, Illinois 60693 in commence	, Inc. eventy-Eight &	407100 (	S18,878.	cs are justly indebte 4(1) Dollars to the leg TRUST COMPAN
and on the same fate if each month their ROW, THERFORE, to secure the of all other covering, agreements and of all other than the Texts the Covering and the Covering agreements.	e payment, in accordance with tobligations of the Grantors und	es the Contract and hereu	inder, the Gi	indebtedness, a antors hereby (	and the performant CONVEY and WAR
RANT to the Trustee the fruos ing descr Village of 101 to	, County ofCoc	<u> </u>	_, State of I	llinois, to wit:	C - b -
Parcel 1: The Eas. 250 North West Quarter of S					
Principal Meridian,	ection to, township	) 30 Notell, Kan	<u> </u>	Cast or E	111111111111111111111111111111111111111
Parcel 2: That part of	the East Half of t	he North West	Quarter	(1 <sub>6</sub> ) of S	ection 10,
Township 36 North, Range	e $1^{l}$ , last of the $T$	hird Principal	Meridi.	an, descr	ibed as
follows: Commencing at 732 feet South of the No	a poir on the Eas	t line of said	North Pa	West Quar	. 1
North line thereof 250.					
feet, thence East Paral	lel with said North	line 250.8 fee	et to p	lace of b	oginning 3
except the East 33 feet	for public hipbaea	situated in t	he Vill	age of Do	lton,
Cook County, Illinois.		<u> </u>			<del></del>
		/X			<del>-</del>
The Grantors covenant and agree:  ided in the Contract or according to any nents against said premises, and on dem estore all buildings and improvements on ommitted or suffered, (5) to keep all bu mounts and with such companies and up mounts and with such companies and up mounts and with such companies and up the cond to the Trustee, as their respective; to tasfactory evidence of such insurance; a temises.  The Grantors further agree that, in the prior encumbrances, either the Truste pay such taxes or assessments, or disch- combrances on the premises; and the Gr mand, for all amounts to paid and the sa The Grantors further agree that, in ents contained in the Contract, the inde- tice of any kind, become immediately of tent as if such indebtedness had been ma. The Grantors further agree that all reof including reasonable attorney's fe- stract showing the whole title of said pre- first, occasioned by any sait or proceedin the Grantors. All such expenses and dis- y decree that may be rendered in such fe- t be dismissed, nor release hereof given d. The Grantors, for the Grantors and for the Grantors and income from the premise is Trust Deed, the court in which such course of by proper instrument upon present Trustee may execute and deliver a releations, against a group in site of the trustee the Course may accept as true without further i The lien of this Trust Deed is subject. The term 'Grantors' as used herein exercally binding upon such persons and All obligations of the Grantors, and a addition to, and not in limitation of, thos WITNESS, the hand(s) and the scalts)	and to exhibit receipts therefor it he premises that may have buildings and other improvement inder such policies and in such at loss thereunder shall be payallerests may appear, and, upon indefects may appear, and upon indefects of any failure so to e or the legal holder of the Contact of the Contact, representing that all in Inquiry, and subordinate to the Lien of at shall mean all persons signing it their respective heirs, executors ill rights, powers and remedies of provided in the Contract or by epoched in the Contract or by	(3) within six., "ay a seen destroyed or dar ar a now or hereafter on the form, all as shall reasonable first to the holder of request, to lurnish to the debtedness which may be insure, or pay taxes or assured may, from time to title affecting the premisfrustee or the legal holder debtedness secured here fithe aforesaid covenants at the option of the legal coverable by foreclosure 1 and or incurred in behalf or sidence, steriographers' or creed shall be paid by the legal holder of the Contra all lien upon the premise occedings, whether decreased and lien upon the premise occedings, whether decreased should be a subject to the hold proposed to the hold without notice to the hold without notice to the hold without notice to the hold proposed to such a subject that all indebtedness secured here of any person who shall debtedness secured here in the Trust Deed and each of the Trust Deed and each of the Trustee and the hold law.	fter any des   (4) that v.  (7 emises is   (3) by 5 visit  (3) y p or e  Tru c or t  e secur d by sessiments, or  (1) time, but t  ses or pay the  er of the Co  by.  or agreeme  thoider of t  thereof, or by  of plaintiff in  harges and  of rantors; as uch, is,  say, and shall  er of sale shaes  for say in the  co sale shaes  or say in the  co sale shaes  or say the  co forantors; as of suit, inc  says sin of the  forantors or  onts, issues ar  celease, relef  by this Tru  1, either befe  by has been  record on th  of them, and  res and  assigns of the  forantors, or  or  release, relef  by thas been  record on th  of them, and  re and  er and	waste to the private dagainst a factory to the private dagainst a factory to the legal hold or any prior end and a factory to the legal hold or any prior end and a factory to the law of the law of the Contract, or of any contract, as the contract, or a suit at law, or a connection with the law of procuring the law of the law of procuring the law of procuring the law of th	mage, to rebuild on emises shall not be such risks, for such legal holder of the in the premises and ler of the Contract unwhatness on the tedness secured by the such insurance, securing any prior take may be, upon to mants or agreethest demand or mants or agreethest demand or the such insurance, that is also be paid to and included in tered or not, shall also be paid to and included in tered or not, shall as the premises. Deed and the lien enfully paid; and maturity thereof, epresentation the datall be jointly
Kar Jane	(SEAL)				(SEAL)
XII Sand To To To	SEAL)				(SEAL)
instrument prepared by:					

Schwertfeger, 231 S. LaSalle Street, Chicago, Illinois 60690 (Name and Address)

## UNOFFICIAL COPY

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END OF RECORDED DOCUMENT