26700171-7		25747308
	TRUST DEF	ED (MORTGAGE)
THIS INDENTURE, dated No	ovember 18,	.19 80 between M. C. Minor
of the city	of Chicago	County of COOK State of Illino NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a pation
banking association doing business in the called the "Trustee");	City of Chicago, County of	Cook, State of Illinois (hereinafter, together with its successors and assign
	<u>wrrr</u>	NESSETH:
WHEREAS, pursuant to the provi	sions of a certain Retail Insta	allment Contract (hereinafter called the "Contract"), of even date herewith
between the Grantors and Dun-Ri	te HIP	ndred fifty and 00/100 Dollars to the legal
hok er of the Contract, which indebtedne	u is payable at the offices of	CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY 120 successive monthly installments, each of \$ 166.25
except for a .in/ installment of \$ and on the .xm/ data of each month there	commend	cing 30 days after the Completion Date provided for in the Contract,
NOW, T LREFORE, to secure the	payment, in accordance with	h the provisions of the Contract, of said indebtedness, and the performance nder the Contract and hereunder, the Grantors hereby CONVEY and WAR-
RANT to the Trustor the ollowing descri-	bed real estate (hereinafter ca	allod the "premises") situated in the
		COOR State of Illinois, to wit:
The East 33 feet of subdivision of 208	f the West 66 acres being t	
	tional 4 of Se	
15, East of the Th		
_		
		<u> </u>
remises. The Grantors further agree that, in The Grantors further agree that, in my prior encumbrances, either the Trustee or pay such taxes or assessments, or dischaincumbrances on the premises; and the Griemand, for all amounts so paid and the sam. The Grantors further agree that, in the nents contained in the Contract, the indeb contained of any kind, become immediately divided to the contained of the Grantors further agree that all effects of the Grantors further agree that all effects (including reasonable autorney's fee ereof (including reasonable autorney's fee	ind (6) to pay, when due, all the event of any failure so it for the legal holder of the C rige or purchase any tax lien antors agree to reimburse the testal be so much additional he event of a breach of any tedmess secured hereby shall be and payable and shall be ured by its express terms, xpenses and disbursements y so outlays for documentary.	of the aforesaid covenants or agreements, or of new venants or agree- is, at the option of the legal holder of the Confact without demand or recoverable by foreclosure hereof, or by suit at 12, or ooth, to the same pand or incurred in behalf of plaintiff in connection with the foreclosure evidence, stenographers, charges and cost of process.
senti, occasioned by any suit or proceeding the Grantors. All such expenses and disk to decree that may be rendered in such for the dismissed, nor release hereof given, and. The Grantors, for the Grantors and for suscession of and income from the premises it Trust Deed, the court in which such contacts, appoint a receiver to take possession. The Trustee shall, upon receipt of it ereof by proper instrument upon presentate. Trustee may execute and deliver a release oduce and exhibit to the Trustee the Coustee may accept as true without further in The term 'Grantors' as used herein a deverally binding upon such persons and the All obligations of the Grantors, and all addition to, and not in limitation of, indus WiTNESS, the hand(s) and the sea(s).	wherean the Trustee or the pursements thall be an addition tectobure proceedings; which until all tuch expenses and; or the hears, executors, admin pending such foreclosure proplaint is filled may at once, an or charge of the premises we reasonable fees, if any, for long of stuffactory evidence to the tectof to and at the requirent control of the proplaint in the proplaint is a proplaint to the lien of half mean all persons signing their respective hears, executor rights, powers and remedies provided in the Cantiact or if the Gay of the Garanters as of the day	escrept shall be paid by the Grantors; and the like expense and disburse- legal holder of the Contract, as such, may be a party, shall so be paid ional lien upon the premises, and shall be taxed as costs and included in proceedings, whether decree of sale shall have been entered or not, shall disbursements, and the costs of mit, including attorneys' fees, have been mittators, successors ar' assigns of the Grantors, waive all right to the roceedings, and agree that, upon the filling of any complaint to foraclose mittators, successors ar' assigns of the Grantors, waive all right to the roceedings, and agree that, upon the filling of any complaint to foraclose with power to collect the crist, issues and profits of the premise. Of the preparation of such release, release this Trust Deed and the lien that all indebtedness secured by this Trust Deed has been fully paid; and ext of any person who shall, either before or after the maturity thereof, indebtedness secured hereby has been paid, which representation the fany prior encumbrance of record on the premises. In this Trust Deed and each of them, and this Trust Deed shall be jointly off, the Trustee and the holder of the Contract, expressed herein shall be by law. and year first above written.
	(SEAL)	X MC MALLOCA (SEAL)
	(SEAL)	(SEAL)
s instrument prepared Ly-		
George E. Schwertfe		Salle St., Chicago, Illinosi 60693
	(Name and A	ddress)

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COCK Dropperty of County Clark's Office

END OF RECORDED DOCUMENT