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			36500148
THIS INDENTURE, dated		(MORTGAGE)	25754217 between Robert Frank Schul & Charlotte A. Schultz hi
of thecity	orChicago		Cook', State of Itti
hereinafter called the "Grantors") a	nd CONTINENTAL ILLINOIS I	NATIONAL BANK AND	TRUST COMPANY OF CHICAGO, 2 natic einafter, together with its successors and assi
1	WITNE	SSETH:	
the sur of	I. D. Const. Inc. undired and eighty for dness a payable at the offices of C reet. Chicago, Illinois 60693 in. commence interafter until pad in full: the payment, in accordance with d obligations of the Granturs und	ONTINENTAL ILLINOI 60 successive month ng 30 days after the the provisions of the Contect the Contect and hereu	er called the "Contract"), of even date herew as Seller, the Grantors are justly indeb 10/110/14****** Dollars to the less NATIONAL BANK AND TRUST COMPA by installments, each of \$ _121_40 completion Date provided for in the Contract, of said indebtedness, and the performander, the Grantors hereby CONVEY and WA
ANT to the Trustee the Luowing des	cribed real estate (hereinafter call	ed the "premises") situati OOK	, State of Minois, to wit:
1 -t 202 da Sa	4 844243 4- 6	+ 17 1127	II. C. L. II
			d's Subdivision, being and part of the North West
			3. East of the Third Princ
pal Meridian.	in Cook Cornty. Illi	nois	
			
			
			
iditioning, gas and plumbing apparate beby releasing and waiving any and all The Grantors covenant and agree ed in the Contract or according to an ints against said premises, and on de one all buildings and improvements	us and fixtures, and everything ap- rights under and by virtue of the :: (1) to pay said indebtedness, a ny agreement extending the tune, or mand to exhibit receipts therefo on the premises that may have b	purtenant theret (2") at homestead exe ap' an' av and all other ame ints that of payment; (2) to pry' (r; (3) within sixt ays a een destroyed or damage	it may be payable under the Contract, as proposed any penalty attaches, all taxes and assorter and destruction or damage, to rebuild d; 4) the waste to the premises shall not
iditioning, gas and plumbing apparate beby releasing and waiving any and all. The Grantors covenant and agree do in the Contract or according to a risk against said premises, and on do ore all buildings and improvements imitted or suffered; (5) to keep all bunts and with such companies and intract, which policies thall provide ond to the Trustee, as their respective factory evidence of such insurance nises. The Grantors further agree that, prior encumbrances, either the True pay such taxes or assessments, or disambrances on the premises; and the land, for all amounts so paid and the The Grantors further agree that, its contained in the Contract, the in ce of any kind, become immediately int as if such indebtedness had been rate of findluding reasonable attorney's act showing the whole title of said its, occasioned by any suit or proceed the Grantors. All such expenses and decree that may be rendered in such be dismissed, nor release hereof six the Grantors, for the Grantors and ession of and income from the premotus processing of and income from the premotus processing the service shall, upon receipt cof by proper instrument upon present frustee may execute and deliver a refuse the constructions.	us and fixtures, and exerviting an irghts under and by virtue of the ir (1) to pay said indebtedness, a pay agreement extending the time of mand to exhibit receipts therefoon the premises filar may have be diddings and other improvement under such policies and in such that loss thereunder shall be pay, einterests may appear, and, upon it may eit policies and in such that loss thereunder shall be pay, when due, all it us the event of any failure so to eit even the legal holder of the Cochlarge or purchase any tax lien of Grantors agree to rejimburse the same shall be so much additional in the event of a breach of any debtedness secured hereby shall, due and payable and shall be reatured by its express terms. If expenses and disbursements pieces, outlays for documentary e oremises embracing foreclosure defing wherein the Trustee or the cisbursements shall be an addition for the heirs, executors, adminises pending such foreclosure proceedings; which pin, until all such expenses and if for the heirs, executors, adminises pending such foreclosure proceedings; which pin, until all such expenses and if for the heirs, executors, adminises pending such foreclosure proceedings which pin, until all such expenses and if the receipts of the premises with a first executors, administes pending such foreclosure proceedings which promises with the providence thereof to and at the requestion of the preventing the first preventing the first preventing the table that all its contract, preventing the contract preventing the couter of the preventing that all its contract preventing the contr	purtenant tiered, at all about a man and all other ame ant that of payment; (2) to pry "; (3) within sixt" ys a cen destroyed or damage s now or hereafter on the form, all as shall reason; ble first to the holder of request, to furnish to the notled of the debtedness which may be unstact may, from time to: title affecting the premistration of the legal holder of the debtedness secured here if the affectand covernable at the option of the legal accoverable by torecloure of the legal holder of the Contract of the affects of the affects developed and the premistration of the legal holder of the Contract of the con	i tents, issues and profits thereof or therefrows of the State of Illinois. It may be payable under the Contract, as priore any penalty attaches, all taxes and assetter are destruction or damage, to rebuild d; .) thi, waste to the premises shall not remise insured against such risks, for such as the state of the legal holder of the army if encumbrance on the premises are Truste, or one legal holder of the Contract state of the contract

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