UNOFFICIAL COPY

Acct. No. 37500339

25902810

TRUST DEED (MORTGAGE)	
THIS INDUSTURE, dated April 3 19 81 between	!
Leonard A. Jones And Mary Z. Jones	}
of the CICY of Chicago County of Cook State of Illinois (hereinafter called the "Grantors") and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its successors and associated the Trustee").	ional
WITNESSLTH.	
WHERIAS, pursuant to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date herew	vith (
between the Crap of and Goldhidrt Bros. (ABCO) as Seller, the Grantors are justly indefine the sum of 201 ty-one Hundred Twenty-Serven & 68/100 (\$3,127,68) Dollars to the Indider of the Contr. Such indebtedness is payable at the offices of CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPA	bted legal
OF CHICAGO, 231-So the "a Salle Street, Chicago, Illinois 60893 in . 3th successive monthly installments, each of \$86, .88, except for a final installment of "a commencing .30" days after the Completion Date provided for in the Contraint on the same date of each no after the restlement paid in full. NOW THEREFORE, to see are the payment, in accordance with the provisions of the Contract, of said indebtedness, and the performant all other covernants, agreement, and obligations of the Grantors under the Contract and hereunder, the Grantors hereby CONVEY and W. RANT to the Trustee the following dess. Local real estate thereiniafter called the "premises" i situated in the	ince
Lot Thirty-five (35) in Block Two (2) in H.O. Stone and Company's Robey Street	1
Subdivision of that part of the North West Quarter (%) of Section 31, Township	
38 North, Bange 14 East of the Third Principal Meridian lying Easterly of the	- [
right of way of the Pittsburgh, Ciacinnati, Chicago and St. Louis Railroad in	_
Cook County, Illinois.	_
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estore all buildings and improvements on the premises that may Ease from destroyed of damaged, (4) that waile to the premises shall not ommitted or suffered, (8) to keep all buildings and other improvements now or hereafter on the premises insolutes institute risks, for succession of a suffered, (8) to keep all buildings and other improvements now or hereafter on the premises insolute in the legal holder of the outcast, which policies shall provide that less thereunder shall be payable first to the holder of any prior encumbin nee on the premises a result of the frastee, as their respective interests may appear and, upon request, to trink to the frustee or to the legal holder of the Contract for evidence of such insurance, and (6) to pay, when due, all indebtedness which may be secured by any prior ensumbrances on the contact to the following the whole title of said premises embracing for documentary evidence, stenographers' charges and cost of procuring or completing strat showing the whole title of said premises and dishustements paid or incurred in behalf of plaintiff in connection with the foreclosure for another transfer that all expenses and dishustements paid or incurred in behalf of plaintiff in connection	ch he
The Trustee shall, upon receipt of its reasonable fees, it any, for the preparation of such release, release this Trust Deed and the lier read by proper instrument upon preventation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after the maturity thereof, duce and exhibit to the Trustee the Contract, representing that all indebtedness secured hereby has been paid, which representation the stee may accept as true without further inquiry. The lien of this Trust Deed is subject and subordinate to the lien of any prior encumbrance of record on the premises. The lien of this Trust Deed is subject and subordinate to the lien of any prior encumbrance of record on the premises. The lien of this Trust Deed is subject and subordinate to the lien of any prior encumbrance of theory and this Trust Deed shall be jointly leverally binding upon such persons and their respective heirs, executors, administrators, successors and assigns. All obligations of the Grantors, and all rights, powers and remedies of the Trustee and the holder of the Contract, expressed herein shall be didition to, and hot in limitation of, those provided in the Contract or by law. WITH SS, the hondist and the scales of the Grantors as of the day and year first above written.	
(SEAL)	-
instrument prepared by (SEAL)	
corge E. Schwertfeger, 231 S. LaSalle St., Chicago, Illinois 60693	1
(Name and Address)	

020 35-90, R. 4/76

TATE OF ILLINOIS)		
OUNTY OF) SS)		
I, a Notary Public in and	for the State and County aforesaid, do here	by certify that	
sonally known to me to be a	he same person(s) whose name(s) is (are) at he (she, they) signed and delivered said ling the release and waiver of the right of he	subscribed to the foregoing instrument, instrument as his ther, their free and	appeared before me this day
Given-under my hand and	at he (sate, they) signed and delivered said ling the release and waiver of the right of he official seal thisday of	mestead.	number act, for the uses and
Commission Expires:			
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CONTINENTAL ILLINOIS NATIONAL BANK
CONSUMER CREDIT DIVISION 233-27
Z31 SOUTH LA SALLE STREET, CHECAGO, ILL. 6574

GONSUMER CREDIT DIVISION 27TH PLOOR-200 BLDG.

END OF RECORDED DOCUMENT