UNOFFICIAL COPY

172 m 506		_		
	TRUST DEED (M	IORTGAGE)		
	ch 24,		2592650	00
	& NANETTE WILLIA	, 19 <u>81</u> , t MS, his wife	ctween	
of the <u>V111age</u> of (here in the called the "Grantors") and CONTI banking a sociation doing business in the City of called the "anatter");				
10.	WITNESSI	TH:		
WHERE '', p' researt to the provisions of			da	ted 3/12/81
between the Grantor . 10 Award Lumb in the sum of Twe) - 1 Thousand holder of the Contract, winch debtedness is pay OF CHICAGO, 231 South a Side Street, Chicaecept for a final installment	oer & Constructi Nine Hundred Ni vable at the offices of CON ago, Illinois 60693 in 12	on Company nety-nine & 60 TINENTAL ILLINOIS N 0 successive monthly	, as Seller, the Grantors /100 (\$21,999.60 ATIONAL BANK AND	pare justly indebted Dollars to the legal TRUST COMPANY 83.33
and on the same date of each month thereafter un NOW, THEREFORE, to secur the paymen of all other covenants, agreements a deal attor RANT to the Trustee the following described real	otil paid in full; nt, in accordance with the ns of the Grantors under t	provisions of the Contracted Contracted	t, of said indebtedness, a er, the Grantors hereby C	nd the performance
RANT to the Trustee the following described real Village of Oak Lawn				
	wenty-five (25)			
in Block Four (4) in Ass				
a Subdivision of the Eas				
of the Northwest Quarter				3 East of
the Third Principal Meri	dian, 1 Cook C	ounty, Illinois	3.	
				
(m) 1			on from title l	holder
(This is a Junior Lien) to Bell Federal Savings	Subject to that	certain mortga	nge from title	ntember 13
1979 as Document No. 251	44744.	us : 30, 1979 a	illa recorded se	brember 13,
		-/×		
				
nents against said premises, and on demand to estore all buildings and improvements on the pre- ommitted or suffered; (5) to keep all buildings a mounts and with such companies and under suc- contract, which policies shall provide that loss the cond to the Trustee, as their respective interests: attifactory evidence of such insurance; and (6) to remises. The Grantors further agree that, in the even by prior encumbrances, either the Trustee or the pay such taxes or assessments, or discharge or proumbrances on the premises; and the Grantors are mand, for all amounts so paid and the same shall. The Grantors further agree that, in the even ents contained in the Contract, the indebtedness of the contract of any kind, become immediately due and pictor as if such indebtedness had been matured by The Grantors further agree that all expenses are of (including reasonable attorney's fees, outlestract showing the whole title of said premises ements, occasioned by any suit or proceeding where the Grantors. All such expenses and disburseme the Grantors. All such expenses and disburseme	mises that may have been and other improvements not policies and in such for iereunder shall be payable interested and in such for earlier on any appear, and, upon req o pay, when due, all indetent of any failure so to insulegal holder of the Contravichase any tax lien or titl gree to reimburse the Truuchase any tax lien or titl gree to reimburse the Truuchase any tax lien or titl gree to reimburse the Truuchase any tax lien or titl gree to reimburse the Truuchase any tax lien and additional indetent of a breach of any of the secured hereby shall, at ut is and disbursements paid of a lien and disbursements paid of a lien and in the Trustee or the legal in the Trustee or the Interested in the	destroyed or damaged; we or hereafter on the p m, all as shall reasonably first to the holder of ar usest, to furnish to the Tritedness which may be a tre, or pay taxes or assess of may, from time to the affecting the premises, tree or the legal holder a betoness accured hereby the aforesaid covenants on the option of the legal hereby to the premises, tree or the legal holder and the property of the premises, tree or the legal holder of the contract of the contract of the contract of the contract of the Contract. I holder of the Contract.	(4) cust 'este to the pre remise' a mire' against as a me' against a profession to the le profession to the le profession to the legal holds ecured by any prior according to the contract, as the corresponding to the Contract, as the contract of the contract, and the law, or leading the contract of the contract, and the law, or leading the contract of the contr	mises shall not be uch risks, for such risks, for such regal holder of the the premises and er of the Contract rabrances on the riners secured by reach survive and proposed in the riners of the rine
y decree that may be rendered in such foreclosur to be dismissed, nor release hereof given, until all d. The Grantors, for the Grantors and for the husesion of and income from the premises pendin a Trust Deed, the court in which such complaint untors, appoint a receiver to take possession or chr. The Trustee shall, upon receipt of its reasoned by proper instrument upon presentation of a Trustee may execute and deliver a release hereo duce and exhibit to the Trustee the Contract, istee may accept as true without further inquiry. The lien of this Trust Deed is subject and subo The term "Grantors" as used herein shall me severally binding upon such persons and their res. All obligations of the Grantors, and all rights, addition to, and not in limitation of, those provide	re proceedings; which proof is such expenses and disburirs, executors, administrating such foreclosure process is filed may at once, and arge of the premises with p nable fees, if any, for the attifactory evidence that all for and at the request of representing that all indeed provided that all indeed the argument of the provided that all indeed the argument of the provided that all indeed that the powers and remedies of the dist the Contract or by indicate the powers and remedies of the dist the Contract or by indicate the provided that the contract of the provided that the	sedings, whether decree of sements, and the costs of lors, successors and axis dings, and agree that, up without notice to the Grower to collect the rents preparation of such rel indebtedases secured by any person who shall, e bedriess secured hereby the recumbrance of recommendation of Trust Deed and each of iministrators, successors e Trustee and the holder w.	of sale shall have been ent of suit, including attorney and of the Grantors, waivon the filing of any comp antors, or to any party cl, issues and profits of the case, release this Trust D by this Trust Deed has been the Trust Deed has been paid, which record on the premises, them, and this Trust Deed and anigns.	ered or not, shall a fee have been all right to the laint to foreclose aiming under the premises. we dead and the lien on fully paid; and nutrity thereof, presentation the d shall be jointly
WITNESS, the hand(s) and the seal(s) of the C	stantors as of the day and)	TOLL 1831 BOOVS WITHER.	•	
John aullliam X	(SEAL)	Youth	(williams	(SEAL)
U	(SEAL)	7-		(SEAL)
		-		(JENE)
instrument prepared by:				·
George E. Schwertfeger, 2	31 S. La Salle S	St., Chicago, I	llinois 60693	
	(Name and Addres	s)		

UNOFFICIAL COPY

COUNTY O	- ,	1981 JUL 6 AM ID 52 d County of persuit, do bereby certify that 302.770 184,174, 8 4 7 9 1	10.00 Million 10.00
personally knoin person, and purposes there Given u	own to me to be the same person acknowledged that he (she, they in set forth, including the release under my hand and official seal thi	s(s) whose name(s) is (are) subscribed to the f s) signed and delivered said instrument as his and waiver of the right of homestical. day of ////Arc.c.f/	coregoing instrument, approprial before has this day (her, their) free and instrument, et, for the same and any Public ary Public COO
	Joseph Control	1000 E	Standino.
i To Security		Of County C	Continue of the continue of th
CONTINENTAL HUINOIS NATIONAL BAHK CONSUMER CREDIT DIVISION 200-27 231 SOUTH LA SALLE STPEET, CHICAGO, ILL. 60630 G. E. HALL CONSUMER CREDIT DIVISION 27TH \$1,008-200 BLDG.	ES, WA		25926500

END OF RECORDED DOCUMENT