UNOFFICIAL COPY

Account No. 15900253	.*N .*N		
	TPUST DEED (10RTGAGE)	25967853
THIS INDENTURE dated AND EARLIS	NE BANKHEAD	, 19, betwee	en
of the <u>City</u> of <u>(</u> (hereinafter called the "Grantors") and CONTIN banking association doing business in the City of called the "Trustee");			COMPANY OF CHICAGO, a national
	WITNESS	eth;	
WH REAS, pursuant to the provisions of a between the Grantors and 1st Metrop in the sum of Ninty-tree hundred e holder of the Craft et, which indebtedness is paya OF CHICAGA. 22 South La Salle Street, Chicage except for a final in stall nent of and on the same date of each month thereafter unto NOW, THEREFCRE are secure the payment of all other covenants, agreem his and obligations	ighty-three & the at the offices of CON to, Illinois 60693 in commencing in paid in full;	64/100 (\$9,383.64 TINENTAL ILLINOIS NATIO 4 successive monthly install 30 days after the Comple	Dollars to the legal DNAL BANK AND TRUST COMPANY Iments, each of \$ 111.71 , tion Date provided for in the Contract, said indebtedness, and the performance
RANT to the Trustee the following described real e		the "premises") situated in the	
The South 25 feet of Lot twenty seven (27), in Blo of the South West Quarter	Eight (8) in Kock two (2) in F	ent's subdivision cent and Willoughby	of lots fourteen (14) to y's subdivision of part
the Third Principal Merid	an, in Cook Co	ounty, Illinois.	
(This is a junior Lien) sulto Great American Federal			from Billy Bankhead corded August 18, 1977
as document No. 24064162.			
		2	25967853
ments against said premises, and on demand to ex- restore all buildings and improvements on the pren committed or suffered, (5) to keep all buildings an amounts and with such companies and under such Contract, which policies shall provide that loss the second to the Trustee, as their respective interests in statisfactory evidence of such insurance; and (6) to premises. The Grantors further agree that, in the event inty prior encumbrances, either the Trustee or the or pay such taxes or assessments, or discharge or puncumbrances on the premises; and the Grantors of the Grantors further agree that, in the event nents contained in the Contract, the indebtedness o outce of any kind, become immediately due and po- extent as if such indebtedness had been matured by i The Grantors further agree that all expenses i ereof (including reasonable attorney's fees, outlay bistract showing the whole title of said premises em- tents, occasioned by any suit or proceeding whereis with the first such indested in such foreclosure	nises that may have been of other improvements as a policies and in such for reunder shall be pay able to any appear, and, upon ree pay, when due, all indeed to the Control of the Contro	destroyed or damaged (2) the wood of the partial of	at waste to the premises shall not be at many against such risks, for such a sfactory to the legal holder of the or encanbrance on the premises and or not the legal holder of the Contract d by at y prior encumbrances on the story of the st
aid. The Grantors, for the Grantors and for the hei ossession of and income from the premises pending its Trust Deed, the court in which such complaint rantors, appoint a receiver to take possession or char The Trustee shall, upon receipt of its reason erecof by proper instrument upon presentation of said Trustee may execute and deliver a release hereof oduce and exhibit to the Trustee the Contract, rustee may accept as true without further inquiry.	such expenses and disbuts, executors, administration of core contents are the first of the premises with 1 able fees, if any, for the tisfactory evidence that a to and at the request of the presenting that all indepresenting the property of the presenting that all indepresenting the presenting the presenting that all indepresenting the presenting the presenting the presenting the presenting the presenting that all indepresenting the presenting the pres	rsements, and the costs of suit. totrs, successors and assigns of dings, and agree that, upon the without notice to the Grantor- sower to collect the rents, issue preparation of such release, all indebtedness secured by this	including attorneys' fees, have been the Grantors, waive all right to the filing of any complaint to foreclose s, or to any party claiming under the se and profits of the premises, release this Trust Deed and the lien Trust Deed has been fully paid; and
The lien of this Trust Deed is subject and subor The term "Grantors" as used herein shall mean deseverally binding upon such persons and their resp All obligations of the Grantors, and all rights, p addition to, and not in limitation of, those provided WITNESS, the hand(s) and the seal(s) of the Grantors and the seal	n all persons signing this sective heirs, executors, a owers and remedies of the tip the Contract or by la	prior encumbrance of record o Trust Deed and each of them, dministrators, successors and a te Trustee and the holder of the	n the premises. and this Trust Deed shall be jointly
The lien of this Trust Deed is subject and subor The term "Grantors" as used herein shall mea id severally binding upon such persons and their resp All obligations of the Grantors, and all rights, p addition to, and not in limitation of, those provider	n all persons signing this sective heirs, executors, a owers and remedies of the tip the Contract or by la	prior encumbrance of record o Trust Deed and each of them, dministrators, successors and a te Trustee and the holder of the	n the premises. and this Trust Deed shall be jointly
The lien of this Trust Deed is subject and subor The term "Grantors" as used herein shall mea id severally binding upon such persons and their resp All obligations of the Grantors, and all rights, p addition to, and not in limitation of, those provider	n all persons signing this sective heirs, executors, a owers and remedies of the tip the Contract or by la	prior encumbrance of record o Trust Deed and each of them, dministrators, successors and a te Trustee and the holder of the	n the premises. and this Trust Deed shall be jointly ssigns. e Contract, expressed herein shall be
The lien of this Trust Deed is subject and subor The term "Grantors" as used herein shall meand severally binding upon such persons and their resp all obligations of the Grantors, and all rights, p addition to, and not in limitation of, those provided WITNESS, the hand(s) and the seal(s) of the Grantors and the seal of the Grantors and Grantors	n all persons signing this ecctive heirs, executors, a lowers and remedies of the first he Contract or by la antors as of the day and (SEAL)	prior encumbrance of record of Trust Deed and each of them, dministrators, successors and at et Trustee and the holder of the w. year first above written.	n the premises. , and this Trust Deed shall be jointly ssigns. e Contract, expressed herein shall be (SEAL)

D20 35-90, R. 4/76

UNOFFICIAL COPY

10.00

1981 AUG 13 PM 12 02 STATE OF ILLINOIS .UG-13-S1 502062 25967853 SS COUNTY OF COOK me to be a substantial for the first state of the f personally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he (she, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and official seal this 20 day of 1004 1981 1981 Given under my hand and official seal this My Commission Expires: 13, 1982

END OF RECORDED DOCUMENT