## **UNOFFICIAL COP**

. Acct. No. 13900565			
	TRUST DE	ED (MORTGAGE)	25988877
	ay 14,	19 <sup>81</sup> h	etween
ALLEN THORNTON & N	MARGARET THO	RNTON	<u> </u>
of the <u>City</u> of (hereinafter called the "Grantors") and CONTI banking association doing business in the City of called the "Trustee");			RUST COMPANY OF CHICAGO, a national
	WIT	NESSETH:	
between the Grantors and Town & Count in the star of Twenty-one Thousand holder of the Contract, which indebtedness is pay OF CHICAG' 231 South La Salle Street, Chica except for a fired installment of Sand on the same of the of each month thereafter un	Four Hundre able at the offices o go, Illinois 60693 ir commentil paid in full;	oducts d Ninety-nine & 20/ f CONTINENTAL ILLINOIS N 120 successive monthly i ncing 30 days after the Co	ATIONAL BANK AND TRUST COMPANY
of all other cover nts agreements and obligation RANT to the Trustee t' fe llowing described real City of Chicago	is of the Grantors usestate (hereinafter of	inder the Contract and hereundo called the "premises") situated it	er, the Grantors hereby CONVEY and WAR-
Lot One (1) (e.cept the S			tate of Illinois, to wit: (30) in Southfield,
being a Subdivision of Bl	ocks Sevent	een (17) through Ni	neteen (19), Twenty-two (22)
through Twenty-four (24)	and Twenty-	six (26) through Th	irty-two (32) in James
Stinson's Subdivision of Section 25 Township 38 No			
in Cook County, Illinoi:	ren, kange	14 base of the fift	d Firmcipal Meridian
		_ <del></del>	
	4		
		<u> </u>	
	(		
		-(-)	
amounts and with such companies and under suc Contract, which policies shall provide that loss the second to the Trustee, as their respective interests satisfactory evidence of such insurance; and (6) to premises.  The Grantors further agree that, in the ever any prior encumbrances, either the Trustee or the or pay such taxes or assessments, or discharge or pencumbrances on the premises; and the Grantors a demand, for all amounts so paid and the same shall	nereunder shall be p may appear, and, up o pay, when due, a at of any failure so legal holder of the burchase any tax liet igree to reimburse to be so much addition	ayable first to the holder of ploon request, to furnish to the frill indebtedness which may be sto insure, or pay taxes or assess. Contract may, from time to ting or title affecting the premises, he Trustee or the legal holder tall indebtedness secured hereby.	y gior encumbrance on the premises and user or to the legal holder of the Contract terred by my prior encumbrances on the siments of pay the indebtedness secured by me, but the difference of pay the individual procure such insurance, or pay the individual because securing any prior of the Contract, as the case may be, upon
The Grantors further agree that, in the even ments contained in the Contract, the indebtedness notice of any kind, become immediately due and particular extent as if such indebtedness had been matured by	secured hereby sha payable and shall be	ll, at the option of the legal he	older of the Contract, with an demand or
The Grantors further agree that all expenses hereof (including reasonable attorney's fees, outla bestract showing the whole title of said premises en ments, occasioned by any suit or proceeding where by the Grantors. All such expenses and disburseme any decree that may be rendered in such foreclosus not be dismissed, nor release hereof given, until al paid. The Grantors, for the Grantors and for the hossession of and income from the premises pending this Trust Deed, the court in which such complaint Grantors, appoint a receiver to take possession or chartors, appoint a receiver to take possession or chartors of the Trustee shall, upon receipt of its reason thereof by proper instrument upon presentation of such Trustee may execute and deliver a release here oroduce and exhibit to the Trustee the Contract, Trustee may accept as true without further inquiry.	s and disbursements tys for documentar hbracing foreclosure ein the Trustee or t ints shall be an add the proceedings; which il such expenses and eirs, executors, adm ag such foreclosure t is filed may at one arge of the premises onable fees, if any, satisfactory evidence of to and at the rec	y evidence, stenographers' chair decree) shall be paid by the Grithe legal holder of the Contract, itional lien upon the premises, in proceedings, whether decree of disbursements, and the costs on inistrators, successors and assig proceedings, and agree that, up ee, and without notice to the Grither with power to collect the rents for the preparation of such relethar all indebtedness secured butters of any person who shall, e	rges and cost of procuring or completing antors; and the like expenses and Jourseas such, may be a party, shall also be, aid and shall be taxed as costs and included in if sale shall have been entered or not, shall four, such as to the Grantors, waive all right to the on the filing of any complaint to foreclose antors, or to any party claiming under the issues and profits of the premises.  ease, release this Trust Deed and the lien y this Trust Deed has been fully paid; and ither before or after the maturity thereof,
The lien of this Trust Deed is subject and sub- The term "Grantors" as used herein shall me and severally binding upon such persons and their re- All obligations of the Grantors, and all rights, n addition to, and not in limitation of, those provid WITNESS, the hand(s) and the seal(s) of the (	ean all persons signi spective heirs, execu powers and remedi- ed in the Contract of	ng this Trust Deed and each of stors, administrators, successors es of the Trustee and the holder or by law.	them, and this Trust Deed shall be jointly and assigns.
	(SEAL)	X allen .	The time (SEAL)
	(SEAL)	X allen -	et Thornton (SEAL)
his instrument and him	(5555)		· (GENE)
his instrument prepared by:			
George E. Schwertfeger, 23	Sl S. La Sal	le St., Chicago, Il	linois 60693
	(Name and	<del></del>	

D20 35-90, R. 4/76

## **UNOFFICIAL COPY**

AM 10 50 1981-SEP 3 STATE OF ILLINOIS SEP-3 -81 515803 10.00 personally known to me to be the same person(s) whose name(s) is valued and acknowledged that he (she, they) signed and delivered said instrument purposes therein set forth, including the release and waiver of the right of homestes the said and official seal this 190 day of entror Cook County Clerk's Office 259888"

CONTINENTAL ILLINOIS NATIONAL BANK
CONSUMER CREDIT DIVISION 200-27
221 SOUTH LA SALLE STREET, CHICAGO, ILL. 6059

G. S. HALL CONSUMER CREDIT DIVISION 27TH FLOOR-200 BLDG.,



END OF RECORDED DOCUMENT