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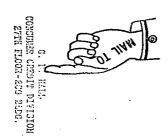
	TOLICT DEED MAN	PTGACE)		MARKE
	TRUST DEED (MOI	19 79		)3'7586
THIS INDENTURE, dated	April 28,	, 19	, between	Nelson Hardy an
the City of	Chicago	, County of _	Cook	, State of III
nereinafter called the "Grantors") and CONT anking r so, ation doing business in the City alled "e "Tri itee");	INENTAL ILLINOIS NATIO	NAL BANK AN	D TRUST COM	IPANY OF CHICAGO, a nat
	WITNESSETE	<u>1:</u>		
WHERE S, r issuant to the provisions of		ontract (hereinaf	ter called the "C	Contract"), of even date herev
the sum of	lders red Eighty-six and	No/100 (\$	9.786.00)	r, the Grantors are justly inde
older of the Contract, winth indebtedness is profited the Contract, winth indebtedness is profited the Chicago, 231 South La Solle Street,	ayable at the offices of CONTIN	VENTAL ILLINO	IS NATIONAL	BANK AND TRUST COMPA
cept for a final installment of S	cago, fulliors 60693 in	days after th	ne Completion [	s, each of \$ 163.10 Date provided for in the Contr
d on the same date of each mor in thereafter a NOW, THEREFORE, to secure the payment	ent, in accordance with the pro	visions of the Cor	ntract, of said in	debtedness, and the perform:
all other covenants, agreements and obligation ANT to the Trustee the following describe and City of Chicago	ons of the Grantors under the ( al estate (hereinafter called the,	Contract and here "premises") situa	under, the Grar	itors hereby CONVEY and W.
Lots Two Hundred Sixty-on				
the Hill First Addition a				
Quarter (1/2) of the Souther				
Northwest Quarter (1/2) of				
North, Range 14 East of th	ne Third Fallcipal	Meridian,	in Cook C	County, Illinois.
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ether with all improvements, tenements, ease ditioning, gas and plumbing apparatus and fix eby releasing and waiving any and all rights un. The Grantors covenant and agree: (1) to din the Contract or according to any agreem its against said premises, and on demand to rore all buildings and improvements on the primitted or suffered; (5) to keep all buildings untats and with such companies and under sunts and with such companies and under su	tures, and everything appurten der and by wittee of the homes pay said indebtedness, and all ent extending the time of payn exhibit receipts therefor; (3) we emises that may have been de- and other improvements now.	ant thereto, and a tead exemption la other amounts the ment; (2) to pay, by within sixty days stroyed or damag or hereafter on the all as shall reasor	all rante issues a in at the State that may be pay, before an pena after any destri- ted; (4) that wa the premises in anably be satisfar	and profits thereof or therefro of Illinois. ble under the Contract, as p l y attaches, all taxes and assequet in or damage, to rebuild to the premises shall not ur a wainst such risks, for c on, o the legal holder of t
ditioning, gas and plumbing apparatus and fis bey releasing and waiving any and all rights un The Grantors covenant and agree: (1) to p dd in the Contract or according to any agreem its against said premises, and on demand to ore all buildings and improvements on the pr	tures, and everything appurtent of ear and by virtue of the homest pay said indebtedness, and all inent extending the time of paying exhibit receipts therefor; (3) we mises that may have been dead other improvements now such policies and in such form, thereunder shall be payable first may appear, and, upon requestion pay, when due, all indebted to pay, when due, all indebted and the form of any failure so to insure, elegal holder of the Contract purchase any tax lien or title a agree to reimburse the Truster ib es so much additional indebte int of a breach of any of the assecuted hereby shall, at the payable and shall be recoverally its express terms. Es and disbursements paid or it lays for documentary evidence imbracing foreclosure decree) is ein the Truste or the legal hents shall be an additional lier proceedings; which proceed all such expenses and disburser heirs, executors, administrator ing such foreclosure and with the filled may at once, and with large of the premises with powonable fees, if any, for the pisatisfactory evidence that all it satisfactory evidence with a satisfactory evidence that all it	ant thereto, and tead exemption la other amounts the unent: (2) to pay, the visiting sixty days stroyed or damag or hereafter on it all as shall reason it to the holder of the tead of th	all rint issues a way to the State tast may be pay before an pena after any destra ed; (4) that way to the premises in ability be satisfactory to the premises in the premises in the second of any prior enter trustee or to be secured by its issuessments, or prototime, but ne tises, or pay the der of the Controly. It is or agreement all holder of the charges and coe Grantors; and and the charges and coe Grantors; and shall be tree of sale shall sts of suit, inclusasigns of the Court of the controls of the c	and profits thereof or therefro of Illinois. ble under the Contract, as p 1 y attaches, all taxes and assect in or damage, to rebuild it of the premises shall not use in its contract and its contract, as the case may be a party contract, as the case may be used to the contract, without demand indebtedness securing an its contract, as the case may be, uponed to the contract, without demand into the same connection with the foreclosus of procuring or completing the like expenses and disburst to find the connection with the foreclosus of procuring or completing the like expenses and disburst between the like expenses and disburst between the like expenses and disburst between the connection with the foreclosus of procuring or completing the like expenses and disburst between the connection with the foreclosus of procuring or completing the like expenses and disburst between the connection with the foreclosus of procuring or completing the like expenses and disburst between the profits of the premises.

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CONTINENTAL ILLINOIS NATIONAL BANK



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