LINOFE CIAL GOPY

Acct. No. 34400033	
	5752
THIS INDENTURE, dated November 8 , 19 78 , between	
of the CIEY of Chicago County of Cook (hereinafter called the "Grantors") and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHIbanking ssoc ation doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its succealled the "Tr stee");	_, State of Illinois CAGO, a national essors and assigns,
WITNESSETH:	
WHERE AS, ursuant to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of expected in the sum of T.O. housand Thirty-one & 84/100 (\$2031.84) in the sum of T.O. housand Thirty-one & 84/100 (\$2031.84) in holder of the Contract, which indebtedness is payable at the offices of CONTINENTAL ILLINOIS NATIONAL BANK AND TO CHICAGO. 231 South 1. Selle Street. Chicago, Illinois 60693 in 60 successive monthly installments, each of \$9.30 except for a final installment of \$1.00 except for a f	re justly indebted pollars to the legal RUST COMPANY
NOW, THEREFORF, to cur's the payment, in accordance with the provisions of the Contract, of said indebtedness, and of all other covenants, agreements in subligations of the Grantors under the Contract and hereunder, the Grantors hereby CO RANT to the Trustee the following described real estate thereinafter called the "premises") situated in the	the performance NVEY and WAR-
Lot three (3) in the subdivision of block nine (9) in the C	ircut
Court Partition of the f st half f of the northeast quart	
$\binom{1}{4}$ and that part of the last half $\binom{1}{2}$ of the southeast qua	
(½) lying north of the celtar line of of Ogden Ave of Secti Township 39 north, range 12. East of the Third Principal	
Meridian in Cook County, Iliiro's.	
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amounts and with such companies and under such policies and in such form, all as shall reasonably be tis actory to the leg Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior enteroist second to the Trustee, as their respective interests may appear, and, upon request, to turnish to the Trustee or othe legal holder satisfactors evidence of such insurance, and (6) to pay, when due, all indebtedness which may be secured by one for encun premises. The Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay the protection of the contract may, from time to time, but need not, procure	of the Contract obtained on the obtained on the iness secured by such insurance,
or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting the premises, or pay the indebt, liess a circumbrances on the premises; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the case lemand, for all amounts so paid and the same shall be so much additional indebtedness secured hereby. The Grantors further agree that, in the event of a breach of any of the aforesaid covenants or agreements, or of any covenets contained in the Contract, the indebtedness secured hereby shall, at the option of the legal holder of the Contract, with notice of any kind, become immediately due and payable and shall be recoverable by foreclosure hereof, or by suit at law, or be	may be, upon enar .3 o, agree- tor , dema)d or
extent as if such indebtedness had been matured by its express terms. The Grantors further agree that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with hereof (including reasonable attorney's fees, outlays for documentary evidence, stenographers' charges and cost of procuring bistract showing the whole title of said premises embracing to reclosure decree) shall be paid by the Grantors; and the like expensents, occasioned by any suit or proceeding wherein the Trustee or the legal holder of the Contract, as such, may be a party, sty the Grantors. All such expenses and disbursements shall be an additional lien upon the premises, and shall be taxed as costs my decree that may be rendered in such foreclosure proceedings; which proceedings, whether decree of sale shall have been enter of be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorneys' aid. The Grantors, for the Grantors and for the heirs, executors, administrators, successors and assigns of the Grantors, when the grantors and to the heirs, executors, administrators, successors and assigns of the Grantors, or the success of the grantors and the costs of suit, including attorney, as it is trust Deed, the court in which such complaint is filed may at once, and without notice to the Grantors, or to any party claim.	the fore loss; g or comple ing es and disture es and disture all also be paid and included in red or not, shall fees, have been all right to the int to foreclose ming under the
irantors, appoint a receiver to take possession or charge of the premises with power to collect the rents, issues and profits of the p The Trustee shall, upon receipt or its reasonable feets, if any, for the preparation of such release, release this Trust De- tereor by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been the Trustee may execute and deliver a release heterof to and at the request of any person who shall, either before or after the mi- roduce and exhibit to the Trustee the Contract, representing that all indebtedness secured hereby has been paid, which rep- rostee 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 term "Grantors" as used herein shall mean all persons signing this Trust Deed and each of them, and this Trust Deed ad severally binding upon such persons and their respective heirs, executors, administrators, successors and assigns.	ed and the lien fully paid; and aturity thereof, resentation the shall be jointly
All obligations of the Grantors, and all rights, powers and remedies of the Trustee and the holder of the Contract, expressed addition to, and not in lumitation of, those provided in the Contract or by law. WITNESS, the hand(s) and the seal(s) of the Grantors as of the day and year first above written. (SEAL)	herein shall be
(SEAL)	(SEAL)
(SEAL)	(SEAL)
nis instrument prepared by:	ţ
Clark J. Saunders, 231 S LaSalle, Chicago, Illinois 60693 (Name and Address)	<u>'</u>

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nit gerfrei in d 1979 AUG 24 AM 9 19 16.0 STATE OF ILLINOIS COUNTY OF COS a such ding the res. a official seal to. personally known to me to be the same person(s) whose na in person, and acknowledged that he (she, they) signed and purjos, s therein set forth, including the release and waiver of My Com nission Expires: My Commission Capies June 30, 1902 COMMINERIAL IUDIOIS MATIONAL BANK
COMPANY OF THE HOTE SHOP
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C. E. HALL

END OF RECORDED DOGUMENT