Acct. No. 36700037	•		•	
	TRUST DEED	(MORTGAGE)	25258577	7
THIS INDENTURE, dated	June 16	, 19_7.9	, between	
E1zi	e Rodgers and	E lise Rodge	ers	F 2 - 2 *
of the -City of (hereinafter called the "Grantors") and CC	Chicago	County of	Cook , State	of Illino
banking association doing business in the Ci	ty of Chicago, County of C	ook, State of Illinois (her	einafter, together with its successors a	nd assign
ce'led the "Trustee");	WITH	ESSETH:	The state of the s	
harme the Grantors and House o	f Vinvl		er called the "Contract"), of even date , as Seller, the Grantors are just!	v indebte
in the sum of Thirty-three h holder or the Contract, which indebtedness i	undred twenty	-six & 40/100) (\$3326,40) Dollars t	o the leg
OF CHICAGO 231 South La Salle Street, 6 except for a fir a in allment of \$	Chicago, Illinois 60693 in	2 4successive month	ly installments, each of \$ 138.6	0
and on the same day, of each month thereaft	er until paid in full:			
NOW, THERF OR , to secure the pa of all other covenants, a , ee nents and oblig	ations of the Grantors und	ler the Contract and here:	inder, the Grantors hereby CONVEY	rformanc and WAR
RANT to the Trustee the following described City of _ (2.1 cago	l real estate (hereinafter cal	led the "premises") situat	ed in the	
Lors nine (9) and				1 ₅)
of block sevence n				
quarter (½) of Sec	n 27, Town	ship 38 north	, Range 14, East o	fth
Third Principal Mo	ridlan in Cool	k County, Ill	inois.	
	~			
	(1		
		0		
together with all improvements, tenements,				
committed or suffered; (5) to keep all buildi amounts and with such companies and und Contract, which policies shall provide that I second to the Trustee, as their respective inte satisfactory evidence of such insurance; and premises. The Grantors further agree that, in the any prior encumbrances, either the Trustee or pay such taxes or assessments, or discharge encumbrances on the premises; and the Gran demand, for all amounts so paid and the same The Grantors further agree that, in the ments contained in the Contract, the indebte notice of any kind, become immediately due-extent as if such indebtedness had been mature. The Grantors further agree that all exphereof (including reasonable attorney's fees, abstract showing the whole title of said premiments, occasioned by any suit or proceeding by the Grantors. All such expenses and disbu any decree that may be rendered in such fore not be dismissed, nor release hereof given, up aid. The Grantors, for the Grantors and for possession of and income from the premises; this Trust Deed, the court in which such com Grantors, appoint a receiver to take possession. The Trustee shall, upon receipt of its thereof by proper instrument upon presentatio the Trustee may execute and deliver a release produce and exhibit to the Trustee the Cont Trustee may accept as true without further inquality.	er such policies and in sucless thereunder shall be pay rests may appear, and, upo (6) to pay, when due, all event of any failure so to repeat the pay that it is a considerable and the failure so the result of the consumer	in form, all as shall reast able first to the holder on request, to furnish to the indebtedness which may be insure, or pay taxes or a contract may, from time or title affecting the prem. Trustee or the legal hold indebtedness secured her of the aforesaid coverand, at the option of the log recoverable by foreclosure recoverable by foreclosure being the proceedings, whether dee disbursements, and the contact and included in the premiproceedings, whether dee disbursements, and the consistrators, successors and rocceedings, and agree that, and without notice to the titl power to collect the too the proparation of such and lindebtedness secured her any prior encumbrance of any prior encumbrance of the proportion of the content and proportion of the content and proportion of the preparation of such and proportion of the preparation of the preparat	ably be stisfactory to the legal hold only not encumbrance on the preter of the legal holder of the be see (1) y any prior encumbrance ssessments. Pay the indebtedness set to time, but not not not not not not not not not no	ler of the mises and Contractives on the ceured by insurance any prior be, upon so or agree emand or the same reclosure of the insurance of the same reclosured in the same reclosured in the same that to the foreclosured in the celosured in the same reclosured in the same rec
and severally binding upon such persons and the All obligations of the Grantors, and all r in addition to, and not in limitation of, those posterior of ITNESS, the hand(s) and the seal(s) of	eir respective heirs, execute ights, powers and remedies rovided in the Contract or f the Grantors as of the day	ors, administrators, succes of the Trustee and the ho by law.	ssors and assigns. older of the Contract, expressed herei	n shall be
Jan Janger	(SEAL)	~		(SEAL)
	(SEAL)			_(SEAL)
This instrument prepared by:				
George E Schwertfeg		alle, Chicag	o, Illinois 60693	
	(Name and A	anenes)		

D20 35-90, R. 4/76

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UNOFFICIAL COPY

Milling R. Oliver. TSCHOSES 1979 AGV 28 24 69755 25258577 4 A -- Rec STATE OF ILLINOIS COUNTY OF Asian Exp.

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