## UNOFFICIAL COPY

Acct. No. 09300205

ACCE. NO. 09300203	· / /	-	
\a_	TRUST DEED (MOI	RTGAGE)	26020328
	July 2, rrlie 0. Swicegood &		
f the VIIIage of the "Grantors") and CO anking association doing business in the Ci alled the "Trustee");	NTINENTAL ILLINOIS NATIO		
	WITNESSET	<u>H:</u>	
W. REAS; pursuant to the provision petwer, the Stantors and Landman in the sum of Twenty-two Thouse colder of the Contract, which indebtedness in the Contract of the Contract of Samuel Stanton on the Same are feach month thereas	ark Builders, Inc. and Six Hundred Fift is payable at the offices of CONTI Chicago, Illinois 60693 in 120	y-nine & 60/100° NENTAL ILLINOIS NAT	IONAL BANK AND TRUST COMPANY allments, each of \$ 188.83
NOW, THEREFOR, It is secure the profall other covenants as sements and obligation of all other covenants are sements and obligation of the covenants are seminary or sem	gations of the Grantors under the d real estate (hereinafter called th	e Contract and hereunder, to e "premises") situated in the	he
Lot Thirteen (1') and in Keeney's First Fact	the North Half (½) o	f Lot Fourteen ghts, a Subdivi	e of Hinois, to wit: (14) in Block Eleven (11) sion of the South Half $\binom{1}{2}$ west Quarter $\binom{1}{4}$ of the
<del></del>			and in Range 14 East of
the Third Principal Me			
	<del></del>		
	<del></del>	<del></del>	
		·	
<del></del>			
any prior encumbrances, either the Trustee or pay such taxes or assessments, or dischiencumbrances on the premises; and the Gr demand, for all amounts so paid and the sar The Grantors further agree that, in ments contained in the Contract, the indel notice of any kind, become immediately dextent as if such indebtedness had been ma The Grantors further agree that all hereof (including reasonable attorney's fe abstract showing the whole title of said priments, occasioned by any suit or proceediby the Grantors. All such expenses and di any detree that may be rendered in such if not be dismissed, nor release hereof giver paid. The Grantors, for the Grantors and possession of and income from the premis this Trust Deed, the court in which such of Grantors, appoint a receiver to take possess The Trustee shall, upon receipt of	nder such policies and in such for toss thereunder shall be payable interests may appear, and, upon record (6) to pay, when due, all inde the event of any failure so to insee or the legal holder of the Contract of the cont	rm, all as shall reasona! ().  First to the holder of enquest, to furnish to the Trubtedness which may be so use, or pay taxes or assessing the premises, ustee or the legal holder of the option of the legal holder or incurred in behalf of premises, which is the option of the legal holder of the contract al lien upon the premises, cash all lien upon the premises, occedings, whether decree oursements, and the costs or trators, successors and assistant of the cost of the contract and without notice to the G h power to collect the rent the preparation of such re	be satisfactory to the legal holder of the yprice of the contract process and yprice of the legal holder of the Contract course such insurance, or pay the indebt cane is securing any prior of the Contract as the case may be, upon agreements, or of any course such insurance, or of the Contract, without demand or early on the contract as the case may be, upon agreements, or of any course in a same polaintiff in connection with the formal contract, without demand or early one of the contract of the contract, without demand or consistent in connection with the formal course of the connection with the formal contract, as such, may be a party, shall also be paid and shall be taxed as costs and included in of sale shall have been entered or not, shall of suit, including attorneys' fees, have been gns of the Grantors, waive all right to the contract, or to any party claiming under the cantors, or to any party claiming under the
produce and exhibit to the Trustee the of Trustee may accept as true without further. The lien of this Trust Deed is subject. The term "Grantors" as used herei and severally binding upon such persons ar All obligations of the Grantors, and in addition to, and not in limitation of, the WITNESS, the hand(s) and the seal	Contract, representing that all in inquiry. It and subordinate to the lien of a in shall mean all persons signing to the tirespective heirs, executor in all rights, powers and remedies of one provided in the Contract or by	ndebtedness secured hereb my prior encumbrance of re his Trust Deed and each of s, administrators, successor of the Trustee and the hold of taw.	f them, and this Trust Deed shall be jointly a and assigns. er of the Contract, expressed herein shall be
This instrument prepared by:		, . · · · ·	

D20 35-90, R. 4/76

ellight Thus TRAM PAR CRICES COOK COUNTY ALIMAIS 1981 OCT 6 PM 1 O3 RECORDER STATE OF ILLINOIS COUNTY OF CEA 10.00 26020328 A -- REC OCT--6-81 536666 month is and without the plants and without t

CONT. PTO THE TOTAL TRAINERS BANK CONSUMER CREDIT DIVISION 200-27 CONSUMER CREDIT DIVISION 200-27 SOUTH LASALLE STREET, CHICAGO, ILL 60

CONSUMER CREDIT DIVISION 27TH FLOOR-200 BLDG.



END OF RECORDED DOCUMENT