## **UNOFFICIAL COPY**

Account No.	13900570			
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Trace on the second of the second	T	RUST DEED (MORTG		<b>Z604</b> 7133
	Anonet		81	
THIS INDENTURE, d	ted	AND DOROTHY LEW	19, Derwi	<b>60</b> - 801 (1.25) (1.65)
"_ CLEY	Chi	cago	- C	ook State of II
97.4 45. 967	A CONTINENTA	I ILLINOIS NATIONAL	County of BANK AND TRUS f Illinois (hereinsfter	F COMPANY OF CHICAGO, a nat, together with its successors and as
. स्त्र विशेषक विश्व देशकालक विश्ववादा है जिल्ला विश्ववादा विश्ववादा है जिल्ला		<u>WITNESSETH:</u>	to Ave	the "Contract"), of even date here
. Siv the	meand seventv-nl	THE & BU/IUU (SO	.0/9.60)	the "Contract"), of even date here is Seller, the Grantors are justly ind Dollars to the
ider of the Contract, which	indebtedness is payable at Salle Street, Chicago, Illin	the offices of CONTINEN	CAL ILLINOIS NAT CESSIVE MORTHLY INST	ONAL BANK AND TRUST COMP
cent for a fine in tallment	of \$	commencing		letion Date provided for in the Con
NOW, THEY TORE,	ents and obligations of th	e Grantors under the Cont	ract and hereunder, t	said indebtedness, and the perform he Grantors hereby CONVEY and V
The South half	of Lot Eight (8)	and all of Lot	Nine (9) in	of Illinois, to wit: subdivision of
Block Fourteen	(1/) in Coles su	bdivision of th	North 90.3	7 acres West of
Chicago, Rock J	sla - p-d Pacifi	c Railroad, in	the North Eas	st quarter of
Section Five (5	), Towns in Thir	ty-seven (37) N	orth, Range	Fourteen (14) East
of the Third Pr	incipal ler d'an	, in Cook Count	y, Illinois.	
and Dorothy Lev	is to Advance M	rtg.ge Co. date	n mortgage f	rom John O. Lewis 967 and recorded
April 26, 1967	es document no.	20/20/41.		
				26047133
editioning, gas and plumbin cely releasing and waving at The Grantors covenant ed is the Contract or accounts against said premises, tore all buildings and impremitted or suffered; (5) to counts and with such com-	g apparatus and fixtures, as sy and all rights under and ' and agree: (1) to pay said ding to any agreement exter and on demand to exhibit exements on the premises to keep all buildings and only maires and under such rolls	nd everything apperaments by virtue of the homestead indebtedness, and all other and the time of payment receipts therefor; (3) with that may have been destroyer improvements now or rices and in such form, all items and in such form, all	there'o, and all rents, e emp. on laws of it amounts that may; '2) to prop. before a many days after as readler on 'de premers to a hall reason of 'de years shall reason of 'de years.	reto belonging, including all heating issues and profils thereof or theref he State of Illinois. Be payable under the Contract, as ny penalty attaches, all taxes and as y destruction or damage, to rebuil that waste to the premises shall he isses insured against such risks, for a satisfactory to the legal holder of a satisfactory to the legal holder of
ditioning, gas and plumbic by releasing and waiving a by releasing and waiving a large of the Grantors covenant of in the Grantors covenant of the Grantors covenant of the Grantors covenant of the Grantors and ministed or suffered; (5) to sunts and with such committed, which policies shall and to the Trustee, as their stactory evidence of such mises.  The Grantors further a prior encumbrances, eithe and prior encumbrances on the premise sund, for all amounts so parties of any kind, become inent as if such indebtedness. The Grantors further a prior (including reasonable ract showing the whole tits, occasioned by any suit the Grantors. All such expecter that may be reade	g apparatus and fixtures, are ya and all rights under and and agree: (1) to pay taid ding to any agreement extend on demand to exhibit invenients on the premises teep all buildings and other and the provide that loss thereund respective interests may agree that, in the event of as in the Trustee or the legal it all the provide that loss thereund; and the Grantors agree to and the same shall be so note that, in the event of a ct, the indebtedness secure mediately due and payable and been matured by its expree that all expenses and dittorney's feets, outlays for e of said premise embracis or proceeding wherein the mes and disbursements the insuch mediance wherein the mes and disbursements and disbursements the insuch foreclosure proceeding wherein the mes and disbursements when in such foreclosure proceedings.	and everything appendication by virtue of the homestead indebtedness, and all other mids of the homestead indebtedness, and all other mids the time of payment receipts therefor; (3) with hat may have been destroyed to be the contract and the state of the payable first to pear, and, upon request, to when due, all indebtednes my failure so to insure, or nolder of the Contract make any tax lien or tille affect or timburse the Trustee or nuch additional indebtednes to reimburse the Trustee or nuch additional indebtedness terms. Its bursements paid or incu documentary evidence, s or foreclosure decree) shall, at the optical of any of the aford dereby shall, at the opticand shall be recoverable or and shall be recoverable or and shall be recoverable. Trustee or the legal hold all be an additional lien updedings; which proceedings	there's, and all rents, e. cmp. on laws of it is amout to that may; (2) to p., before a may dive after ar red of d. us id; (4) preafter on ue prems a shall reason oly to the holder of p. v. the holder of p. v. of unish to the ir st a which may be the premises, or the legal holder of the contract, as on the premises, and, whether decree of a whether decree of the contract, as on the premises, and, whether decree of the contract, as on the premises, and	reto belonging, including all hesting issues and profits thereof or theref he State of Illimois. be payable under the Contract, as my penalty attaches, all taxes and as my destruction or damage, to rebuil that waste to the premises shall not issue insured against such risks, for satisfactory to the legal holder of vitor encumbrance on the premises or or to the legal holder of the Contract but nor not prior encumbrances on the or pay the indebtedness secure, but ner no procure such insura pay the indebt chanses securing any pith Contract, at the case may be, under the Contract, at the case may be, under the Contract, at the case may be, and the Contract, at the case may be, and the Contract, at the case may be, and contract on the contract of the Contract, at the case may be, and the law of the contract
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(Name and Address)

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