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cct. No. #1510	0438		- 26112552 -
	TRUST DEEL	(MORTGAGE)	
THIS INDENTURE, da	October 10, ANNON AND GLORIA J.	CANNON between	en
the City	of_Chicago	County of Cook	State of Illinois
reinsiter villed the "Gran nking as see tion doing bus led the "Tru bee");	tors") and CONTINENTAL ILLINOIS	NATIONAL BANK AND TRUST	COMPANY OF CHICAGO, a national together with its successors and satigns,
	WITE	ESSETH:	
tween the Grantor and I the sum of Fi twitt I the fill lider of the Contract, which F CHICAGO, 231 South L.	form's Heating & Air tree Hundred Fourree Indebtedness is payable at the offices of S the Street, Chicago, Illinois 60693 in.	Conditioning, In 5 80/100 (\$5.31 CONTINENTAL ILLINOIS NATION 60 successive monthly install	onal Bánk and Trust Compañy
d on the same date of each in NOW, THEREFORE, the all other covenants, agreen	mo ,th hereafter until paid in full; o _scr ,e the payment, in accordance with	the provisions of the Contract, of oder the Contract and hereunder, the	said indebtedness, and the performance to Grantors hereby CONVEY and WAR-
City of C	icago,County of	Cook State	of Illinois, to wit:
Lot sixty-two			sion of the South
	the Third Principal		ship 39 North, Range c County, Illinois.
		\bigcap	
inditioning, gas and plumble creby releasing and waiving a The Grantors covenan ded in the Contract or acce- ents against said premises, store all buildings and impro- mentated or suffered; (5) to mounts and with such com- mounts and with such com-	ng apparatus and fixtures, and everythin, any and all rights under and by virtue of t and agree: (1) to pay said indebtedne; ording to any agreement extending the ti- and on demand to exhibit receipts the; rovements on the premises that may have been all buildings and other improvers panies and under such pullcies and in a	g appurtenant the.et , at d all rents the homestead exen, by in lwa of i sa, and all other amout ', that may mee of payment; (2) to pay, befreefor; (3) within sixty days s cer a very extraction of the same of payments and the same of payments are a very extraction of the same of th	be payable under the Contract, as pro- posed to a service and taxes and assess- n' destruction or damage, to rebuild or that waste to the premises shall not be not a insured against such risks, for such
inditioning, gas and plumble revely releasing and waiving in the Grantors covenan The Grantors covenan ded in the Contract or accelents against said premises, store all buildings and impoministed or suffered; (5) is mounts and with such comontract, which policies sha cond to the Trustee, as the disfactory evidence of such the following suffered; the contract for the Grantors further my prior encumbrances, cith if pay such taxes or assessment mineracts on the premise mand, for all amounts so p. The Grantors further the standard for all amounts so the contract of the Grantors further the Grantors further creof (including reasonable battact showing the whole! The Grantors further ents, occasioned by any suy the Grantors further creof (including reasonable battact showing the whole! entst, occasioned by any suy the Grantors further creof including reasonable of the Grantors, for the 6 of the Grantors, for the 6 of the Grantors of th	ng apparatus and fixtures, and everythin uny and all rights under and by virtue of a and agree: (1) to pay said indebtedne; the solding to any agreement extending the tin and on demand to exhibit receipts the covernents on the premises that may have keep all buildings and other improven panies and under such policies and in sit provide that loss thereunder shall be it respective interests may appear, and, us insurance; and (6) to pay, when due, agree that, in the event of any failure a cert the Trustee or the legal holder of the ents, or discharge or purchase any tax lies; and the Grantots agree to reimburse that all expenses secured hereby all and the same shall be so much additingere that, in the event of a breach of a tract, the indebtedness secured hereby all mimediately due and payable and shall had been matured by its express terms, agree that all expenses and disbursemen attorney's fees, outlays for documentialle of said premises embracing foreclosure of the premises and disbursements shall be an acred in such foreclosure proceedings; whe hereof given, until all such expenses a frantors and for the heirs, executors, and the premises pending such foreclosure which such complaint is filed may are in the premises pending such foreclosure which such complaint is filed may are un upon presentation of satisfactory evidei deliver a release hereof to and at the 1 rustee the Contract, representing tha	g appurtenant the.et., at d all rents the homestead exen, by in lews of its, and all other amout. that may mee of payment; (2) to pay, befretor; (3) within sixty days ser a vertice; (3) within so we hended from, all as shall reasonably hypon request, to the holder of any pon request, to the holder of any pon request, to the sixth in the Trus all indebtedness which may be seen to to insure, or pay taxes or assessme e Contract may, from time to time nor title affecting the premises, or the Trustee or the legal holder of ontal indebtedness secured hereby, any of the aforessid covenants or an all indebtedness secured hereby, any of the aforessid covenants or its paid or incurred in behalf of plary evidence, stenographers' charge reducere) shall be paid by the Gras the legal holder of the Contract, a didtional lien upon the premises, a sich proceedings, whether decree of indisistrators, successors are assigned proceedings, and agree that, uponee, and with power to collect the rents, y, for the preparation of such release with power to collect the rents, y, for the preparation of such release to the tat all indebtedness secured by recurst of any person with othall.	is sues and profits thereof or therefrom; in the State of Illinois. The payable under the Contract, as promy penalty attaches, all taxes and assessing destruction or damage, to rebuild or that waste to the premises shall not be mi as insured against such risks, for such a sincered against such risks, for such a sincered payable to the legal holder of the Contract unreal pain prior encumbrances on the tents, or pay the indebtedness secured by e, but nee i not procure such insurance, pay the indebtedness secured payable indebt, de case may be, upon agreements, or of any coven nts or agreeder of the Contract, without demand or of, or by suit at law, on the same as antiff in connection with the for losure as and cost of procuring or or mining the same as the fill the same as the first or on any party claiming under the issues and profits of the premises. The fill the same as the same profits of the frantors, waive all right to the note filling of any complaint to foreclose this frust Doed and the lier of the premises.
onditioning, gas and plumbic ereby releasing and waiving in ereby releasing and waiving in the Crantors coverage and in the Contract or accelerate against said premises, estore all buildings and impromise and with such comments and with such comments, which policies sha estandard eventually even and the contract, which policies sha estandard eventually even as a session. The Grantors further mreambrances on the premise membrances on the premise membrances on the premise membrances on the premise ments contained in the Control of the Control	ng apparatus and fixtures, and everythin uny and all rights under and by virtue of a and agree: (1) to pay said indebtedne; the siding to any agreement extending the tin and on demand to exhibit receipts the; and on demand to exhibit receipts the; overments on the premises that may have keep all buildings and other improven panies and under such policies and in sil provide that loss thereunder shall be it respective interests may appear, and, us in insurance; and (6) to pay, when due, agree that, in the event of any failure a ter the Trustee or the legal holder of the ents, or discharge or purchase any tax lies; and the Grantots agree to reimburst at all and the same shall be so much additingere that, in the event of a breach of a ract, the indebtedness secured hereby alimmediately due and payable and shall thad been matured by its express terms, agree that all expenses and disbursemen attorney's fees, outlays for document: tile of said premises embracing foreclosu it or proceeding wherein the Trustee or penses and disbursements shall be an acred in such foreclosure proceeding; we hereof given, until all such expenses a Grantots and for the heirs, executors, a m the premises pending such foreclosur which such complaint is find of the parent on receipt of its reasonable fees, if an upon presentation of satisfactory evided it deliver a release hereof to and at the 1 upon presentation of satisfactory evided the presentation of satisfactory evident the contract, representing that thout further inquiry.	g appurtenant theret, a d all rents the homestead exen by in hews of it, and all other amound that may mee of payment; (2) to pay, befreen; (3) within sixty days see a we been destroyed or damag it; (4) tents now or hereafter on the over underform, all as shall reasonably hapsable first to the holder of any poon request, to furnish to the Trustall indebtedness which may be see to insure, or pay taxes or assessment or interest of the trustee or the legal holder of ontail indebtedness secured hereby, my of the aforestid covenants or it apaid or incurred in behalf of plusy evidence, stenographers' charge redecree) shall be paid by the Grattle legal holder of the plusy evidence, stenographers' charge redecree) shall be paid by the Grattle legal holder of the Contract, iditional lien upon the premises, a dich proceedings, whether decree of and disbursements, and the costs of ministrators, successors and assign to proceedings, and agree that, upon the proceedings, for the preparation of such releace that all indebtedness secured by equest of any person who shall, et all indebtedness secured hereby and fany prior encumbrance of receining this Trust Deed and each of received in the trustee and the holder of the Trustee and the holder to or by law.	is sues and profits thereof or therefrom; in the State of Illinois. It be payable under the Contract, as promy penalty attaches, all taxes and assessing destruction or damage, to rebuild or the total or the legal holder of the profit of the contract unready any prior encumbrances on the premises and to o, to the legal holder of the Contract unready any prior encumbrances on the tents, or profit of the Contract unready any prior encumbrances on the tents, or profit of the Contract payable indebt decise securing any prior the Contract, as the case may be, upon agreements, or of any coven ats or agreeder of the Contract, without demand or of, or by suit at law, o, broad, by the same aimtiff in connection with the orrelosure est and cost of procuring or completing the same aimtiff in connection with the orrelosure as such, may be a party, shall also be prior sale shall have been entered or not, ball suit, including attorneys' feet, have been the filling of any complaint to foreclosures, or to any party claiming under the issues and profits of the premises. Same, release this Trust Deed and the lier there and this Tust Deed has been fully paid; and there and this Tust Deed that be circulated the profits of the premises.

020 33-90, R. 4/1

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COOK COUNT ILL LAIS 14 14 AL 11200 1217 STATE OF ILLINOIS JAN-14-82 575457 26112552 10.00 - REC COUNTY OF CO I, a Notary Public in and for the State and County aforesaid, do hereby certify that September 2 10, 19th Ox Columnia Clentus October 10, 1983



CONTIMENTAL ILLINOIS HATIONAL DOUBLE CONSUMER CREDIT DIVISION (2027)
23 SOUTH LA SALLE STREET, CHICAGO, ILL. (888)

END OF RECORDED DOCUMENT