26116760

UNOFFICIAL COPY

tin burkunuman, ba

hereining alled the "Grantorn" and making studes on obliga business in the City of Chicago, County of Cook, State of Elinois (bereinafter, together with its successor and earlight, and and the grant of the City of Chicago, County of Cook, State of Elinois (bereinafter, together with its successor and earlight, and the City of Chicago, County of Cook, State of Elinois (bereinafter, together with its successor and earlight.) WHEREAS, pur unit to the provisions of a certal Retail installment Contact (bereinafter called the "Contract"), of even date herewith, sevene the Grantor are justly indebted in the unit of Linois (1910). In 18 (1910), 1910, 19	and Christina M. Silvicki of the Yill and Christina M. Silvicki of the Yill and the Christon of Schiller Park: County of Cook State of Illinois (berelander, togethe with its successor and said scalled the "Trust"); WINESETH: W		TRUST DEED (M	ORTGAGE)		
den de l'estrate sité de l'Ettenion') sed of Schiller Park'. County of Cook State of Illinois des autonomes de l'estrate de l'estrate sité de l'Ettenion') sed of se des autonomes de l'estrate de l'estrate sité	and Christina M. Silvicki of the VI and the "Chatter") and of Schiller Park: County of Cook State of Illinois (percinafter, tagether with its necessors and state and the sharing state of the Chatter of the Chip of Chicago, County of Cook, State of Illinois (percinafter, tagether with its necessors and state called the "Trust" 5"): WITNESSETH: WITNESS				26116760	icki
secentary called the "Ciratoria" and making autoes on dough pointers in the City of Chicago, Country of Cook, State of Illinois (hereinafter, together with its successors and signal, saided the "Trust"); WITHEREAS, put and to the provisions of a certal Retail Installment Contact (hereinafter called the "Contract"), of even date herewith, setween the Grantor are justly indebted in the sum ofETA	necessarie guide the "Grantors" and banking Success on doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its mocessors and said added the "Trout"). WITNESSETH: WHEREAS, per sam to the provisions of a certain Retail Installment Contact (hereinafter called the "Contract"), of even date herewhere the Grantor and Daily Cyllinoper Co. WHEREAS, per sam to the provisions of a certain Retail Installment Contact (hereinafter called the "Contract"), of even date herewhere the Grantor and Daily Cyllinoper Co. WHEREAS, per sam to the provisions of a certain Retail Installment Contact (here in the Grantor sare) and the Contract of the Grantors are justly index in the sam of I Contract of the Grantors are justly index in the Contract of the Contra	and Christina M. Sliwi		, 19 <u>01</u>	, between	
secentary called the "Ciratoria" and making autoes on dough pointers in the City of Chicago, Country of Cook, State of Illinois (hereinafter, together with its successors and signal, saided the "Trust"); WITHEREAS, put and to the provisions of a certal Retail Installment Contact (hereinafter called the "Contract"), of even date herewith, setween the Grantor are justly indebted in the sum ofETA	necessarie guide the "Grantors" and banking Success on doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its mocessors and said added the "Trout"). WITNESSETH: WHEREAS, per sam to the provisions of a certain Retail Installment Contact (hereinafter called the "Contract"), of even date herewhere the Grantor and Daily Cyllinoper Co. WHEREAS, per sam to the provisions of a certain Retail Installment Contact (hereinafter called the "Contract"), of even date herewhere the Grantor and Daily Cyllinoper Co. WHEREAS, per sam to the provisions of a certain Retail Installment Contact (here in the Grantor sare) and the Contract of the Grantors are justly index in the sam of I Contract of the Grantors are justly index in the Contract of the Contra				<u> </u>	- C7111 - 1
with the same date of each mon the city of Chicago, Country of Cook, State of Illinois, (berefundlers, together with its successors and samples. In the city of the contract o	making along—on doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its successors and state that the Trust of the provisions of a certain Retail Installment Contact (hereinafter called the "Contract"), of even date herew between the Grantes was a contract of the Contract, who is between the Grantes are justly indeed in the sum of Ten I true s, and Six Hundred Thirty Eight and 50/100 (Sin), 638.60.) Dollars to the holder of the Contract, who is deviced by a contract of the Contract, who is deviced by the Contract of the	of the Vi 13ge	or <u>Schiller Park'.</u>	County of .	, Sta	te of Illinois
WINESETH:	WITHERAS, pur use to the provision of a serial Retail Installment Contract (Pereinsfire called the "Contract"), of even data here we with Eastern the Gration 2. In the Gration 3. In the Contract of the Gration 2. In the Gration 3. In the Contract of the Gration 3. In the Gration 4. In the Gration 5. In the Gration 4. In the Gration 5. In the Gr	panking association doing business in the	City of Chicago, County of Cook	, State of Illinois (h	reinafter, together with its successors	ı and azsigns,
WHEREAS, pur and the provisions of secretic Retail netalinent Contract (hereinstites and site, "Contract"), after dark hereinstites of the Contract, which are all the provisions of the Contract of the Contract, which are defined in payable solder of the Contract, which are defined in payable solder of the Contract, which are defined in payable solder of the Contract, which are defined in payable solder of the Contract, which are defined in the Contract, which are defined in the Contract, which are defined in the Contract, and the Contract, of and indebtones of the Contract, and the Contract, of and indebtones, and the performance of all other contracts, agreement and obligations of the Contract, of and indebtones, and the performance of all other contracts, agreement and obligations of the Contract, of and indebtones, and the performance of all other contracts, agreement and obligations of the Contract, of and indebtones, and the performance of all other contracts, agreement and obligations of the Contract, of and indebtones, and the performance of all other contracts, agreement and obligations of the Contract, of and indebtones, and the performance of all other contracts, agreement and obligations of the Contract, of and indebtones, and the contract of the	WHEREAS, put and to the provision of a sertial result installment Contract (hereinafter called the "Contract"), of even date here we have the the CTER. Too send Six Hundred Thirty Eight and 60/100 (Sin 638 60). Bothers to the last the thirty of the Contract, which is desidence in payable at the offices of Contrinental 1111nois National 3 (6. Trus Cago, 231 S. LaSa'ls S. Chicago, 111 in 89 mecessive monthly installment, each of \$1.26.65 and the Contract of the Contract o	called the "Trust" ;				
n the som of Ten Title S, and Six Hundred Thirty Eight and 60/100 (\$10,638.60) boltant to the solution of the Contract, which is deviced as is payable at the offices of Cont tiental Tillinois National Bank 6 Trust Cago, 231 S. LaSail 3 S. Chicago, 111. in. 181. in	the sense of Ten Tino send Six Hundred Thirty Fight and 60/100 (SID, 638.60) Dollars to the folder of the Contract, which a detection is payable at the offices of Continental Illinois National Buckgo, 231 S. LaSails S. Chicago, 111 in Buckgot and the contract of the Contract, of the Contract of the Contract, of the Contract, of the Contract, of the Contract, of the		WITNESS	ETH:		•
n the som of Ten Title S, and Six Hundred Thirty Eight and 60/100 (\$10,638.60) boltant to the solution of the Contract, which is deviced as is payable at the offices of Cont tiental Tillinois National Bank 6 Trust Cago, 231 S. LaSail 3 S. Chicago, 111. in. 181. in	the the sum of Ten Time Send Six Hundred Thirty Fight and 60/100 (SID, 638.60) Dollars to their bolder of the Contract, which is detected us a payable at the offices of Continental Illinois National Backgo, 231 S. LaSa'lls S. Chicago, 111 in. Bl. successive monthly instalment, each of \$ 126.65 are received to a find instalment of the Verafter until paid in fully. Now, THEREFORE, to sector 'P. payment, in accordance with the provisions of the Contract, of said indebtodness, and the performance of all other coverants, agreement with obligation in the Granton steeled of the Granton steeled Contract. ANNLY THEREFORE, to sector 'P. payment, in accordance with the provisions of the Contract, of said indebtodness, and the performance of all other coverants, agreement with obligation of the Granton steeled Contract. ANNLY to be finished to the Contract, and the Contract, of said indebtodness, and the performance of the Granton steeled Contract, and the Contract, and the Contract, of the Contract of the Contra	U _A				
n the som of Ten Title S, and Six Hundred Thirty Eight and 60/100 (\$10,638.60) boltant to the solution of the Contract, which is deviced as is payable at the offices of Cont tiental Tillinois National Bank 6 Trust Cago, 231 S. LaSail 3 S. Chicago, 111. in. 181. in	the sense of Ten Tino send Six Hundred Thirty Fight and 60/100 (SID, 638.60) Dollars to the folder of the Contract, which a detection is payable at the offices of Continental Illinois National Buckgo, 231 S. LaSails S. Chicago, 111 in Buckgot and the contract of the Contract, of the Contract of the Contract, of the Contract, of the Contract, of the Contract, of the	WHEREAS, pur dan to the provis	ions of a certain Retail Installment Lumber Co.	it Contract (hereina	tter called the "Contract"), of even di	ety indebted
together with all improvements, tenements, easements, fixtures and appurtenances now a he suffer thereto belonging, including all heating, as ordinances; roads and highways, if any uppurtenances now a he suffer thereto belonging, including all heating, as ordinances; roads and highways, if any. The Grantos coverant and agreements december to the contract of substances and building all heating, as ordinances; roads and highways, if any. The Grantos coverant agreements and substances are substances and building and building all heating, as the contract of substances and the contract	noder of the Contract, which is develores to payable at the offices of Continental Illinois National Bank & Trus Second to a final intraliment of the Secondary of the Contract of the Contra	to the man of Ten Inc. Send Six	k Hundred Thirty Fia	ht and 60/10	0 (\$10 638.60) Dollar	s to the legal
seeps for a final installment of 3 of the section until paid in commencing. Ju. Any after the Completion Date provided for in the confitact, on NOW, THEREFORE, to seture 1 or synematic in accordance with the provisions of the Contract of all dischediness, and the performance of all other covenants, agreements and obligations of the Grantors under the Contract and hereumder, the Grantors hereby CONVEY and WAR-ANTI to the Trustee the following describe rice leave (freeinafter called the "premisers") attained in the United Schiller art County of Conde Schiller County of Co	together with all improvements, ferements, extenents, fixtures and appurtenances now at he caffer thereto belonging, including all heating conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and visitions and argine (1) to pay said indibideness, and all other extensation and signed of the contrast and the performance and with such companies and under the contrast and the contrast of the c	holder of the Contract, which a debtednes	is is payable at the offices of Co	ntinental []	linois National Bank 8	Trust (
and on the same date of each mon it biresfer until gald in full; earling the provisions of the Contract, of talt indebtedness, and the performance in NOW receptors of the Contract of the Gantors under the Contract and herrorders. He Grantors thereby CONNEY and WAR-ANT to the Trustee the following describe; rel estate (hereinafter called the "premises") giusted in the "Village of Schiller art, County of Cook. State of Illinois, to wit: Lot Twenty (20) in Block / even (7) in Park Terrace Subdivision-Unit-No. 3, being a Subdivision in the No. 3, being a Subdivision in the No. 4. North, Range 12, East of the Third Principal Meridian, in Gook County, Illinois, Subject to: General real estate tixe. Or 1978 and subsequent years; special taxes or assessments for any approximate the conditions, and restrictions of record; zoni and building laws or ordinances; roads and highways, if any. Tordinances; roads and highways, if any. The Grantor covenant agreement, estement, futures and appartenance mow the after these belongs, including all hersing all conditions; as and plambing apparation and fitness, and earlier the conditions; as and plambing apparation and fitness, and earlier the conditions and agree (1) to pay said indebtedness, and all other pays and plambing apparation and fitness, and earlier the conditions and agree (1) to pay said indebtedness, and all other pays the pays	and on the same date of each mon h Breefer until paid in full; NOW, TREEFORE, to secure in by promise in accordance with the provisions of the Contract, of sald indebtodness, and the performs NOW, TREEFORE, to secure in by promise in accordance under the Contract, and accordance, the Granton hereby CONVEY and W. NOW, TREEFORE, to secure in a contract the contract of the Contract	cago, 231 S. LaSarlast.	Chicago, Ill. in 0	30 successive mon	thly installments, each of \$126	65
NOW, THEREFORE, to seein? 'p symment, in accordance with the provisions of the Contract, of add indebtedness, and the performance of an other coverances, agreements and oblegations of the Grantous theory. ANALY II and the Contract of the Grantous theory of the Grantous theory of the Grantous theory. Analy is a state of thin to the Grantous theory. The Grantous theory of the Grantous theory of the Grantous theory. The Grantous theory of the Grantous theory of the Grantous theory of the Grantous theory of the Grantous theory. The Grantous theory of	NOW, THEREFORE, to secure 'h symment, in accordance with the provisions of the Contract, of sald indebtedness, and the performs of all other coverants, agreement, and obligation of the Cantons under the Contracts and Aeronate, the Grantons hereby CONVEY and WARNT out provisions and the contract of the Contract of Con	and on the same date of each mon hith cre-	after until naid in full:		- •	
ANT to the Trustee the following describe; release (hereinafter called the "premises") educated in the "VII lage" of Schiller at "County of Cook". State of Illinois, to wit: Lot Twenty (20) in Block (even (7) in Park Hereacc Subdivicion Units to wit: Lot Twenty (20) in Block (even (7) in Park Hereacc Subdivicion Units to Williams (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc Subdivicion Units (20) in Block (even (7) in Park Hereacc (20) in Block (e	RANT to the Trustee the following describe, real estate (hereinafter called the "premises") stusted in the "Uillage or Schiller and", County of Cook. Lot Twenty (20) In Black neven (7) in Park Terrace Subdivision Unit North, Sange 12, East of the Third Principal Heridian, in Gook County, 1111 nois, North, Range 12, East of the Third Principal Heridian, in Gook County, 1111 nois, Subject to: General real estate tixe, or 1978 and subsequent Years; special taxes or assessments for any inprovements, not Yet completed, conditions and restrictions of record; zoni and building laws or ordinances; roads and highways, if any, 1111 ordinances; roads and highways, 1111 ordinances; roads and highways, 1111 ordinances; roads and highways, 1111 ordinances; roads and highways and hig	NOW, THEREFORE, to secure 11	payment, in accordance with the	provisions of the Co	intract, of said indebtedness, and the	performance V and WAR-
VIIIage of Schiller art County or Cook Extrace Subdivision with the No. 3, being a Subdivision in the North East quarter of Section 16, Township to North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois, Subject to: General real estate tixe, or 1978 and subsequent years; special taxes or assessments for any approximate the control of the Control of County, Conditions and restrictions of record; conditions, gas and plumbing apparatus and fixtures and appurtenances now, the latter thereto belonging, including all heating, at conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and the theory of the conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and the third of the conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and the conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and the conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and the conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and the conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and the conditioning, gas and plumbing to any agreement extending the time of payment; (2) to pay, "or any penalty attaches, all taxes and asset with the conditioning of the conditioning and improvements on the peculose of the conditioning and improvements on the peculose and the improvements on the peculose and the conditioning and improvements on the peculose and the condition of the condi	VIIIage of Schiller art, county of Cook, State of Himois, to wit: Lot Twenty (20) in Block exven. (7) in Park Terrace Subdivision in the North Seat quarter of Section 16, Township ho North, Range 12, East of the Third Principal Meridian, in Cook County,	or all other covenants, agreements and or RANT to the Trustee the following describ	nigations of the Grantors under the	the "premises") situ	ated in the	1 200 07610
Lot Twenty (20) in Block (seven (7) in Park Terrace Subdivision Unit Hold Subdivision in the North East quarter of Section 16, Township On North, Range 12, East of the Third Principal Meridian, in Cook County, 111 incls, Subject to: General real estate tixe, or 1978 and subsequent Years; special taxes or assessments for any 1 uprovements not Yet completed; conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, ordinances; roads and highways, ordinances; and ordi	Lot Twenty (20) in Block feven (7) in Park Terrace Subdivision In the North East quarter of Section 16, Township Ion North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois, Subject to: General real estate time, or 1978 and subsequent Years; Special taxes or assessments for any I provements not Yet completed; conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, ordinances; roads and highways, if any, The Grantors covenant and agree; (1) to pay said indebtedness, and all other amount th trays be payable under the Contract, as wided in the Contract or according to any agreement extending the time of payment (2) to pay, ore any penaltic states, all teases and as a committed or suffered; (3) to been all buildings and improvements on the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the premises that may have been destroyed or damaged; (4 that rate to the penaltic that the premises that may have been destroyed or damaged; (4 that rate to the penaltic that the penaltic	Village of Schiller	larCounty ofCo	ok		
being a Subdivision in the North East quarter of Section 16 Township A0 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois, Subject to: General real estate tixe, or 1978 and subsequent years; special taxes or assessments for any improvements not yet completed; conditions and restrictions of record; 2011 and building laws or ordinances; roads and highways, if any, ordinances; roads and highways, if any, ordinances; roads and highways, if any, together with all improvements, tenements, essements, fixtures and appurtenances now in he safety thereto belonging, including all heating, as conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I rents, issues and profits thereto or conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I rents, issues and profits thereto or therefore the contract, which may be payable under the Contract, as proceedings and washing any and all rights under and by vitue of the homestead exemptor that in my be payable under the Contract, as proceedings and improvement on the premises that may have been destroyed or damaged; the target to the contract, which policies and provide that loss therefore; (1) within skety days after an "extraction or damage, to rebuild o committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the pr. these function or damage, to rebuild o committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the pr. these function or damage, to rebuild o committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the pr. these function or damage, to rebuild o committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the pr. these functions of the premise and second to the Trustee, at their respective interests may appear, and, upon request, to furnish to the Trustee or the premises that any and the same shall not be premised	being a Subdivision in the North East quarter of Section 16, Township Mo North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois, Subject to: General real estate tixe, or 1978 and subsequent Years; special taxes or assessments for any improvements not Yet completed; conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, together with all improvements, tenements, exements, fixtures and appurtenances now, the safter thereto belonging, including all heating, conditioning, as any properties and including and taxes are any everything apparent thereto, and I tents, issues and profits therefor of therefor the properties and without a subject of the properties of the properties and without any properties. The Grantons covenant and agree: (1) to pay said indebtedness, and all other amount it in may be payable under the Contract, as wided in the Contract or according to any agreement extending the time of payment; (2) to pay, "ore any penalty attaches, all taxes and as ments against said premise, and on demand to exhibit recipits therefor; (3) within aixty days after any extraction or damage, to ethalic and the same and the				bdivision Unit No. 3	
North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois, Subject to: General real estate tixe; or 1978 and subsequent Years; special taxes or assessments for any in provements not Yet completed; conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, together with all improvements, tenements, easements, fixtures and appurtenances now it he safter thereto belonging, including all heating, air conditioning, gas and plumbing appearant and fixtures, and everything appurtenant thereto, and lernit, issues and profits thereto or therefore The Granton sovement and agree: (1) to pay said indebteness, and all other amount it in may be payable under the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, "out any penalty attaches, all taxes and asset are to a strength of the contract or according to any agreement extending the time of payment; (2) to pay, "out any penalty attaches, all taxes and asset are to a strength of the contract or according to any agreement extending the time of payment; (2) to pay, "out any penalty attaches, all taxes and asset are to a strength of the contract of according to any agreement extending the time of payment; (2) to pay, "out any penalty attaches, all taxes and asset are to a strength of the such companies of the payment of the payment of the according to any agreement extending the time of payment; (2) to pay, "out any penalty attaches, all taxes and asset are to a strength of the such companies and under such policies and in such form, all as shall reasonably a set of committee or suffered; (5) to keep all buildings and other improvements now or hereafter on the pre mise; and the surface of such insurance; and (6) to pay, when due at a shall reasonably, a set of the legal holder of the Contract, as a strict and the contract, as a strength and the contract and as shall reasonably, as set of the legal holder of the Contract, as a strict and the con	North, Range 12, East of the Third Principal Meridian, in Cook County, 111 inois, Subject to: General real estate tixel or 1978 and subsequent Years; special taxes or assessments for any improvements not Yet completed; conditions and restrictions of record; zonling and building laws or ordinances; roads and highways, if any, together with all improvements, tenements, exements, fixtures and appurtenances now, the safet thereto belonging, including all heating, conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I tents, issues and profits therefor or therefor hereby releasing and waiving any and all rights under and by vitine of the homested exemption is vit of the State Good to the contract or according to any agreement extending the time of payment; (2) to pay, some any penalty attaches, all taxes and as understanding the contract of a contract or according to any agreement extending the time of payment; (2) to pay, some any penalty attaches, all taxes and as ments against study that the contract or according to any agreement extending the time of payment; (2) to pay, some any penalty attaches, all taxes and as ments against study the such contracts of the payments against and under each policies and in such form, all as shall resonably as satisfying to the kept holder of contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior anomalonace on the premises of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior anomalonace on the premises. The Grantors further agree that, in the event of any feitiles to to insure, or pay taxes or assessments, or the telepholder of the Contract way, from time to time, but need no, you can insure any prior encumbrances on the premises; and the Grantors agreed to relimber to the first the first of the legal holder of the Contract may, from time to time, but need no, you can make the provide the contract, which premises a	being a Subdivision in	the North East qua	rter of Sect	ion 16 Township 40	
Subject to: General real estate tixe; or 1978 and subsequent years; special taxes or assessments for any, il provements not yet completed; conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, ordinances; roads and plumbing apparatus and factures, and everything appurtenances now if he safety therefore the contract or according to any agreement extending the time of payment; (2) to pay; ord any pending the contract or according to any agreement extending the time of payment; (2) to pay; ord any pending the contract or according to any agreement extending the time of payment; (2) to pay; ord any pending the contract or according to any agreement extending the time of payment; (2) to pay; ordinances; or administration of the payment; (2) to pay; ordinances; or a struction or damage, to rebuild of contract, which policies and under such policies and in such form; all as shall reasonably, a struct or a struction or damage, to rebuild of contract, and the payment of the payment; (2) to pay; ordinances; or the payment of the payment; (2) to pay; ordinances; or the payment of the payment of any portion of any payment ordinances; and (6) to pay, when due, all indebtedness which may be secured by any ordinances; or such as any agree that in the event of any children or incurred any prior encumbrances on the premise; or due to the payment of	Subject to: General real estate tixes or 1978 and subsequent years; special taxes or assessments for any 1 increments not yet completed; conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, together with all improvements, tenements, easements, fixtures and appurtenances now the raffer thereto belonging, including all heating, conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I rents, issues and profits thereof or therefore the conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I rents, issues and profits thereof or therefore the conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I rents, issues and profits thereof or therefore the contract of according to any agreement extending the time of payment; (2) to pay, for earny party attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefor; (3) within skty days after an attuction or damage, to rebuild a contract or absolutely and provide that long the premises that may have been destroyed or damaged; (4 that sate to the premises that may have been destroyed or damaged; (4 that sate to the premises that in any have been destroyed or damaged; (4 that sate to the premises that in any have been destroyed or damaged; (4 that provide that loss thereunder shall be payable first to the holder of any prior. Contract, which policies thall provide that loss thereunder shall be payable first to the holder of any prior encombrances on the premises and the payable first to the holder of any prior encombrances on premise and the payable first to the holder of any prior encombrances on premise and the payable and the same and the payable first to the holder of any prior encombrances on premise and the payable and the same and the payable and the same contained to the Contract, the indebtedness secund by the premises, or pay the indebt dness security and pr	North Range 12 Fast	of the Third Princi	1 4 10		-
Subject to: General real estate tixes or 1978 and subsequent years; special taxes or assessments for any improvements not yet completed; conditions and restrictions of record; zoni and building laws or ordinances; roads and highways, if any, ordinances; roads and highways, if any, logether with all improvements, tenements, easements, fixtures and appurtenances now the saffer thereto belonging, including all heating, air conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and it is to be contracted and waving any and all rights under and by vittue of the homested exemptor us of the States and profits theretor of therefrom thereby releasing and waving any and all rights under and by vittue of the homested exemptor us of the States and Profits therefor (2) to the states of Blinch & Contract or any and all rights under and by vittue of the homested exemptor us of the States and all taxes and appurtenances in the Contract or any and all rights under and by vittue of the homested exemptor us of the States and Profits therefor (2) to the state of the premises that may have been destroyed or damaged; (4) that raste to the premises that may have been destroyed or damaged; (4) that raste to the premises thall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the profits estates that the state of the premises thall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the profits estate the premises shall not be contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior normbrance on the premises assistancy evidence of such insurance; and (6) to pay, when due, all indebtedness which may be excured by any prior encumbrance, either the Trustee or the legal holder of the Contract, which policies shall provide that loss thereunder shall be provided in the secured by any prior encumbrance, or the payable first to the legal holder of the Contrac	Subject to: General real estate tixe. or 1978 and subsequent Years; Special taxes or assessments for any improvements not Ver completed; conditions and restrictions of record; zoni and building laws or ordinances; roads and highways, if any. together with all improvements, tenements, easements, fistures and appurtenance now, he safer thereto belonging, including all heating conditioning, gas and plumbing apparatus and fistures, and everything appurtenant thereto, and including all heating conditioning, gas and plumbing apparatus and fistures, and everything appurtenant thereto, and including and particularly and availing any and all ights under and by vitue of the homestead exempour in vi of the State of Illinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount thi may be payable under the Contract, as vided in the Contract or according to any agreement extending the time of payment; (2) to pay, sorte any populy attaches, all taxes and as restore all buildings and improvements now or hereafter on the principle and traction and the committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the principle agreements and under such policies and in such form, all as shall reasonably a satisfactory to be legal holder of contract, which policies shall provide that loss thereamed shall be payable first to the holder of any prior membrane on the premises of contract, which policies shall provide that loss thereamed shall be payable first to the holder of any prior amounts and with such companies and under such policies and in such form, all as shall reasonably a seture of such insurance; and (6) to pay, when due, all indebtedness which may be secured to any prior amounts and satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured to any prior amounts and the same and th	Illinois	Of the mild Princi	pal Meridiar	, in Cook Lounty,	
Special takes or assessments for any informements not yet completed, conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, ordinances; roads and highways, if any, together with all improvements, tenements, easements, fixtures and apputtenances now, the laster thereto belonging, including all heating, air conditioning, gas and plumbing apparatus and fixtures, and everything apputtenant thereto, in the state of lilinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount it in my be payable under the Contract, as provided the contract and agree (1) to pay as a distriction of the contract (2) to pay, so any penalty attaches, all taxes and assessments against aid premises the premises that may have been destroyed or damaged; (4) that are to the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments and the suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments of the price investments and the sufficient of the contract of the price investments and the sufficient of the contract of the price investments and the sufficient of the contract of the price investments and the price investments and the contract of the price investments and the price	special taxes or assessments for any infravements not vet completed, conditions and restrictions of record; zoni and building laws or ordinances; roads and highways, if any, together with all improvements, tenaments, essements, fixtures and appurtenances now the after thereto belonging, including all heating conditioning, gas and plumbing apparatus and fixtures, and everything apparaturant thereto, and it ents, insues and profits thereof or therefore the profits of the continuous and apprect [10] to pay said indebtedness, and all other amount it is not appared to the Contract, as vided in the Contract as and a agreement extending the time of payment; [2] to pay, "ore any penalty attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefore; [3] within skit days after a struction or damage, to rebuild on the Contract as a sufference of the contract, as a struction or damage, to rebuild committed or suffered; [5] to keep all buildings and other improvements now or hereafter on the profits and against such as a contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior, normbrance on the premises second to the Trustice, as their expective interests may appear, and, upon request, to furnish to the Trusts of the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior, normbrance on the premises second to the Trustice, as the are agreed that, in the event of any failure so to insure, or pay states or assessments, or discharge or purchase any tax lies or dities affecting the premises, or pay, the address and the same shall be so much additional indebtedness secured here in the payable and the are appeared to a pay and the same shall be so much additional indebtedness secured here by the indebt of near the area of the accurated to the contract, as the area was be, the accurated to the contract, as the area shall be so much additional and between the premises,					
Special takes or assessments for any informements not yet completed, conditions and restrictions of record; zoni, and building laws or ordinances; roads and highways, if any, ordinances; roads and highways, if any, together with all improvements, tenements, easements, fixtures and apputtenances now, the laster thereto belonging, including all heating, air conditioning, gas and plumbing apparatus and fixtures, and everything apputtenant thereto, in the state of lilinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount it in my be payable under the Contract, as provided the contract and agree (1) to pay as a distriction of the contract (2) to pay, so any penalty attaches, all taxes and assessments against aid premises the premises that may have been destroyed or damaged; (4) that are to the premises shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments shall not be committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments and the suffered; (5) to keep all buildings and other improvements now or hereafter on the price investments of the price investments and the sufficient of the contract of the price investments and the sufficient of the contract of the price investments and the sufficient of the contract of the price investments and the price investments and the contract of the price investments and the price	special taxes or assessments for any infravements not vet completed, conditions and restrictions of record; zoni and building laws or ordinances; roads and highways, if any, together with all improvements, tenaments, essements, fixtures and appurtenances now the after thereto belonging, including all heating conditioning, gas and plumbing apparatus and fixtures, and everything apparaturant thereto, and it ents, insues and profits thereof or therefore the profits of the continuous and apprect [10] to pay said indebtedness, and all other amount it is not appared to the Contract, as vided in the Contract as and a agreement extending the time of payment; [2] to pay, "ore any penalty attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefore; [3] within skit days after a struction or damage, to rebuild on the Contract as a sufference of the contract, as a struction or damage, to rebuild committed or suffered; [5] to keep all buildings and other improvements now or hereafter on the profits and against such as a contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior, normbrance on the premises second to the Trustice, as their expective interests may appear, and, upon request, to furnish to the Trusts of the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior, normbrance on the premises second to the Trustice, as the are agreed that, in the event of any failure so to insure, or pay states or assessments, or discharge or purchase any tax lies or dities affecting the premises, or pay, the address and the same shall be so much additional indebtedness secured here in the payable and the are appeared to a pay and the same shall be so much additional indebtedness secured here by the indebt of near the area of the accurated to the contract, as the area was be, the accurated to the contract, as the area shall be so much additional and between the premises,	Subject to: Consess	roal satate	1070		
ordinances; roads and highways, if any, ordinances; roads and highways, if any, ordinances; roads and highways, if any, logether with all improvements, tenements, easements, fixtures and appurtenances now, the safter thereto belonging, including all heating, air conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and tent, issues and profits thereof or therefrom hereby releasing and waiving any and all eights under and by vitue of the homestead exemptor is v to the State of Illinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amounts the tray be payable under the Contract, as provided any and the same and ordinant of exhibit receptly therefor; (1) within taky days after are contracted or drange, to rebuild or restore all buildings and improvements not expectly sherefor; (2) within taky days after are contracted any amounts and with much companies and under such policies and in such form, all as shall reasonably ve satisfactory to the legal holder of the amounts and with much companies and under such policies and in such form, all as shall reasonably ve satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by a price encumbrances on the premises and payable and the same and payable facts to the holder of any price recumbrances on the premises. The Grantor furthe agree that, in the event of any failure so to insure, or pay taxes or assessments, or ps. the ndebtedness secured by any the encumbrances; either the Tutates on the payable builder of the Contract may, from time to time, but need or , proce each, insurance on the premises and amounts to paid and the same shall be so much additional indebtedness secured by the traction of the Contract, with the secure of the contract of the contract of the contract of the contract of	ordinances; roads and highways, if any, together with all improvements, tenements, easements, fixtures and appurtenances row, a he eafter thereto belonging, including all heating, conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I sents, issues and profits thereof or therefore by releasing and waiving any and all rights under and by vitue of the homestead exemptor is a vide that self illinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount, the tray be payable under the Contract, as vided in the Contract or according to any agreement extending the time of payment; (2) to pay, "ore maptaly statches, all taxes and as ments against said premies, and on demand to exhibit receipts therefor; (3) within skty days after as a struction or damage, to rebuild the contract of the	Subject to: General i	ear estate tixe; 10	r 1978 and s	npredneut Aggiz:	
together with all improvements, tenements, easements, fixtures and appurtenances now the eafter thereto belonging, including all heating, air conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, it is to the state of Illinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount th ir may be returned on the contract or according to any agreement extending the time of payment; (2) to pay, ore any penalty statches, all taxes and assess ments against said premies, and on demand to exhibit receipts therefor; (3) within sixty days after as a returnion or damage, to rebuild on committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the provide in the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior incrembrance on the premiess and second to the frustee, as their respective interests may appear, and, upon request, to furnish to the Trustee; or the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior incrembrance on the premiess and second to the frustee, as their respective interests may appear, and, upon request, to furnish to the Trustee; or the legal holder of the Contract of the Trustee of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encumbrances on the premies, or agree that, in the event of any failure so to insure, or pay taxes or assessments, or discharge or purchase any tax lien or title affecting the premies, or pay, the adobtedness secured by any prior encumbrances, either the Trustee or the legal holder of the Contract, with market or assessments, or discharge or purchase my tax lien or title affecting the premies, or pay, the adobtedness secured by any prior encumbrances on the premies, and the Grantors agree to reliable the frustee or the legal holder of the Contract, as the any terminance of the contract, and the Gra	together with all improvements, tenements, easements, fixtures and appurtenances now a he lafter thereto belonging, including all heating, conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and a sense of the conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and a sense and profits thereof or therefine the profits and variving any and all rights under and by vittue of the homestead exemptor tay of the State of Illinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount it it may peable under the Contract, as vited in the Contract or according to any agreement extending the time of payment; (2) to pay, "ore any penalty attaches, all taxes and as vitted in the Contract or according to any agreement extending the time of payment; (2) to pay, "ore any penalty attaches, all taxes and as vitted in the Contract of a suffered; (5) to keep all buildings and other improvements now or hereafter on the principle state and the committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the principle state, for or amounts and with such companies and under such policies and in such form, all as whall reasonably to a state for the legal holder of Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior. Incumbrance on the premises satisfactory evidence of such insurance; and (5) to pay, when due, all indebtedness which may be secured by any prior encumbrances, either the frustee or the legal holder of the Contract, and the such and applications of the such and yellow and the same shall be so much additional indebtedness secured hereby. The Grantors further agree that, in the event of a near tax line of the afforesting the premises, or pay the indebt dense securing any of the afforesting the premises, or pay the indebt dense secured with a such any be to demand, for all amounts so paid and the same shall be so much additional ind	special taxes or asses	sments for any upr	ovements not	Yet completed;	
together with all improvements, tenements, easements, fixtures and appurtenances now state after thereto belonging, including all heating, air conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and I rents, issues and profits thereof or therefrom thereby releasing and waiving any and all rights under and by vitues of the homesticad exemption via to fixture of flitting and waiving any and all rights under and by vitues of the homesticad exemption via the fixture of the contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, "ore any penalty attaches, all taxes and assemints against staid premises, and on demand to exhibit receipts therefore; (3) within sixty days after a "truction or damage, to rebuild o restore all buildings and improvements on the premises that may have been destroyed or damaged; (4) that years the total previous committed or auffered; (5) to keep all buildings and other improvements now or hereafter on the private to the premises shall not be restore all buildings and improvements on the premises that may have been destroyed or damaged; (4) that years to the premises shall not be readed to a state of the committed or a state of the readed of the committed or a state of the readed of the committed or the private of the legal holder of the Contract which policies shall provide that loss thereunder shall be payable first to that interest or the legal holder of the Contract statisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any pior encumbrances, either the Trustee or the legal holder of the Contract statisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any pior encumbrances, either the Trustee or the legal holder of the Contract, as the as any pior encumbrances, either the Trustee or the legal holder of the Contract, as the as any pior encumbrances, either the Trustee or the legal holder of	together with all improvements, tenements, easements, fixtures and appurtenances now it he safter thereto belonging, including all heating, conditioning, gast and plumbing apparatus and fixtures, and everything appurtenant thereto, id. I rents, issues and profits thereof or therefore by releasing and waiving any and all rights under and by virtue of the homestead exemptior. As it offers the State offilinois and the state offilinois and the state offilinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount it it may be payable under the Contract, as a state of the state of th	conditions and restric	tions of record; zo	ni and bui	lding laws or	
conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and the states and profits thereof or therefrom hereby releasing and waiving any and all rights under and by vittue of the homestead exemptor to of the State of Ellinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount the timys be payable under the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, "our any penalty attaches, all taxes and assessment against said premises, and on demand to exhibit necessary the properties of the state of the payable first to a state of the payable state of the payable first to the payable first of the payable first to the profit of the payable first to the payable of payable first to the holder of pay prior necessary assessments and under such policies and in such form, all as shall reasonably a state of the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior necessary assessments are conducted to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or the legal holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encombrances, cither the Trustee or the legal holder of the Contract may, from time to time, but need or a support of the payable first to the payable for the Contract or pay such taxes or assessments, or dischage or paychae any tax lies or itile payable first or the legal holder of the Contract, as the all may prior encombrances on the premise; and the Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay, the such additional indebtedness secured hereby. The Grantors further agree that in the event of a breach of any of the aforessid covenants or agreements, or of any, even and the same shall be so much additional indebt	conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and rents, issues and profits thereof or therefreeby releasing and waiving any and all rights under and by viture of the homestead exemptor is of the State of Illinois. The Grantors covenant and agrees: (1) to pay said indebtedness, and all other amount, the may be payable under the Contract, as vided in the Contract or according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after an according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said promises and on demand to exhibit receipts therefor; (3) within sixty days after an according to any according to the payment of the payment o	ordinances; roads and	highways, if any,			
conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and the states and profits thereof or therefrom hereby releasing and waiving any and all rights under and by vittue of the homestead exemptor to of the State of Ellinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount the timys be payable under the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, "our any penalty attaches, all taxes and assessment against said premises, and on demand to exhibit necessary the properties of the state of the payable first to a state of the payable state of the payable first to the payable first of the payable first to the profit of the payable first to the payable of payable first to the holder of pay prior necessary assessments and under such policies and in such form, all as shall reasonably a state of the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior necessary assessments are conducted to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or the legal holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encombrances, cither the Trustee or the legal holder of the Contract may, from time to time, but need or a support of the payable first to the payable for the Contract or pay such taxes or assessments, or dischage or paychae any tax lies or itile payable first or the legal holder of the Contract, as the all may prior encombrances on the premise; and the Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay, the such additional indebtedness secured hereby. The Grantors further agree that in the event of a breach of any of the aforessid covenants or agreements, or of any, even and the same shall be so much additional indebt	conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and rents, issues and profits thereof or therefreeby releasing and waiving any and all rights under and by viture of the homestead exemptor is of the State of Illinois. The Grantors covenant and agrees: (1) to pay said indebtedness, and all other amount, the may be payable under the Contract, as vided in the Contract or according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after an according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said promises and on demand to exhibit receipts therefor; (3) within sixty days after an according to any according to the payment of the payment o			<u></u>		
conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and the states and profits thereof or therefrom hereby releasing and waiving any and all rights under and by vittue of the homestead exemptor to of the State of Ellinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount the timys be payable under the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, "our any penalty attaches, all taxes and assessment against said premises, and on demand to exhibit necessary the properties of the state of the payable first to a state of the payable state of the payable first to the payable first of the payable first to the profit of the payable first to the payable of payable first to the holder of pay prior necessary assessments and under such policies and in such form, all as shall reasonably a state of the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior necessary assessments are conducted to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or the legal holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encombrances, cither the Trustee or the legal holder of the Contract may, from time to time, but need or a support of the payable first to the payable for the Contract or pay such taxes or assessments, or dischage or paychae any tax lies or itile payable first or the legal holder of the Contract, as the all may prior encombrances on the premise; and the Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay, the such additional indebtedness secured hereby. The Grantors further agree that in the event of a breach of any of the aforessid covenants or agreements, or of any, even and the same shall be so much additional indebt	conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and rents, issues and profits thereof or therefreeby releasing and waiving any and all rights under and by viture of the homestead exemptor is of the State of Illinois. The Grantors covenant and agrees: (1) to pay said indebtedness, and all other amount, the may be payable under the Contract, as vided in the Contract or according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after an according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said promises and on demand to exhibit receipts therefor; (3) within sixty days after an according to any according to the payment of the payment o			(_)		
conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and the states and profits thereof or therefrom hereby releasing and waiving any and all rights under and by vittue of the homestead exemptor to of the State of Ellinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount the timys be payable under the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, "our any penalty attaches, all taxes and assessment against said premises, and on demand to exhibit necessary the properties of the state of the payable first to a state of the payable state of the payable first to the payable first of the payable first to the profit of the payable first to the payable of payable first to the holder of pay prior necessary assessments and under such policies and in such form, all as shall reasonably a state of the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior necessary assessments are conducted to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or the legal holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encombrances, cither the Trustee or the legal holder of the Contract may, from time to time, but need or a support of the payable first to the payable for the Contract or pay such taxes or assessments, or dischage or paychae any tax lies or itile payable first or the legal holder of the Contract, as the all may prior encombrances on the premise; and the Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay, the such additional indebtedness secured hereby. The Grantors further agree that in the event of a breach of any of the aforessid covenants or agreements, or of any, even and the same shall be so much additional indebt	conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and rents, issues and profits thereof or therefreeby releasing and waiving any and all rights under and by viture of the homestead exemptor is of the State of Illinois. The Grantors covenant and agrees: (1) to pay said indebtedness, and all other amount, the may be payable under the Contract, as vided in the Contract or according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after an according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said promises and on demand to exhibit receipts therefor; (3) within sixty days after an according to any according to the payment of the payment o					
conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and the states and profits thereof or therefrom hereby releasing and waiving any and all rights under and by vittue of the homestead exemptor to of the State of Ellinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amount the timys be payable under the Contract, as provided in the Contract or according to any agreement extending the time of payment; (2) to pay, "our any penalty attaches, all taxes and assessment against said premises, and on demand to exhibit necessary the properties of the state of the payable first to a state of the payable state of the payable first to the payable first of the payable first to the profit of the payable first to the payable of payable first to the holder of pay prior necessary assessments and under such policies and in such form, all as shall reasonably a state of the legal holder of the Contract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior necessary assessments are conducted to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or the legal holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any prior encombrances, cither the Trustee or the legal holder of the Contract may, from time to time, but need or a support of the payable first to the payable for the Contract or pay such taxes or assessments, or dischage or paychae any tax lies or itile payable first or the legal holder of the Contract, as the all may prior encombrances on the premise; and the Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay, the such additional indebtedness secured hereby. The Grantors further agree that in the event of a breach of any of the aforessid covenants or agreements, or of any, even and the same shall be so much additional indebt	conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and rents, issues and profits thereof or therefreeby releasing and waiving any and all rights under and by viture of the homestead exemptor is of the State of Illinois. The Grantors covenant and agrees: (1) to pay said indebtedness, and all other amount, the may be payable under the Contract, as vided in the Contract or according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after an according to any agreement extending the time of payment; (2) to pay, our eany penalty attaches, all taxes and as ments against said promises and on demand to exhibit receipts therefor; (3) within sixty days after an according to any according to the payment of the payment o			77		
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 shall be joint and everally binding upon such persons and their respective heirs, executors, administrators, successors and assigns. All obligations of the Grantors, and all rights, powers and remedies of the Trustee and the holder of the Contract, expressed herein shall in addition to, and not in limitation 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) (SEAL)	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 shall be joe and everally binding upon such persons and their respective helis, executors, administrators, successors and assigns. All obligations of the Grantors, and all rights, powers and remedies of the Trustee and the holder of the Contract, expressed herein sh in addition to, and not in limitation 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)	satisfactory evidence of such insurance; premises. The Grantors further agree that, i any prior encumbrances, either the Trus or pay such taxes or assessments, or dise encumbrances on the premises; and the demand, for all amounts so paid and the The Grantors further agree that, i ments contained in the Contract, the innotice of any kind, become immediately extent as if such indebtedness had been in The Grantors further agree that a hereof (including reasonable attorney's abstract showing the whole title of said ments, occasioned by any suit or proceed by the Grantors. All such expenses and any decree that may be rendered in such ot be dismissed, nor release hereof giv paid. The Grantors, for the Grantors and prossession of and income from the prenthis Trust Deed, the court in which such Grantors, appoint a receiper to take posse The Trustee shall, upon receipt. Hereof by proper instrument upon presenthe Trustee may execute and deliver a rooduce and exhibit to the Trustee the produce and exhibit to the Trustee the produce and exhibit to the Trustee the	and (6) to pay, when due, all in the event of any failure so to tee or the legal holder of the Co charge or purchase any tax lien or Grantors agree to reimburse the same shall be so much additional in the event of a breach of any of debtedness secured hereby shall be renatured by its express terms. Ill expenses and disbursements pieces, outlays for documentary expensives embracing forcelosure deding wherein the Trustee or the disbursements shall be an addition forcelosure proceedings; which horecolosure proceedings; which the promises we do for the heirs, executors, admin sizes pending such forcelosure proceedings; which the complaint is filled may at once, existence of the staffactory evidence telease hereof to and at the require Contract, representing that all	debtedness which n insure, or pay taxes intract may, from it title affecting the p it title affecting the p it title affecting the p it the affecting the p it to a feet a	nay be secured be a prior encumb or assessments, or prior the indebtednme to time, but need not provide it emisses, or pay the indebt iness secuit holder of the Contract, at the activation of the Contract, withous bourse hereof, or by suit at law, or both source hereof, or by suit at law, or both chalf of plaintiff in connection with their charges and cost of procuring by the Grantors; and the like expenses contract, as such, may be a party, sha remises, and shall be taxed as costs at decree of sale shall have been entere the costs of sait, including attorneys if and assigns of the Grantors, wave a that, upon the filing of any complain to the Grantors, or to any party claim the tents, issues and profits of the prior the lease, release this Trust Dees secured by the deep secured by this Trust Dees secured by the deep secured by the secu	rances on the cass secured by the insurance ring any priou may be, upon mants or agree under not one to the same the column of completion of c
		The lien of this Trust Deed is subj. The term "Grantors" as used her and everally binding upon such persons: All obligations of the Grantors, ar in addition to, and not in limitation of, t WITNESS, the hand(s) and the ser	ect and subordinate to the lien of cin shall mean all persons signing and their respective heirs, execute di all rights, powers and remedies those provided in the Contract or al(s) of the Grantors as of the day (SEAL)	this I rust Deed and its administrators, a of the Trustee and the taw	d each of them, and this Trust Deed : uccessors and assigns. the holder of the Contract, expressed	herein shall b
George E. Schwertfeger, 231 South LaSalle Street, Chicago, Illinois 60693						
	George E. Schwertfeger, 231 South LaSalle Street, Chicago. Illinois AnAga	George E. Schwertfege	r, 231 South LaSalle	Street, Ch	icago, Illinois 60692	

UNOFFICIAL COPY

1032 JAN 19 PM 3 12 STATE OF ILLINOIS COUNTY OF & hand.

Steel 1. Steel 1. Steel 2. Steel END OF RECORDED DOCUMENT