UNOFFICIAL COPY

Acct#29700153	• •				€ العلامات	4
•	•				26119775	
	TRUST	DEED (MORT	GAGE)		~ -	
THIS INDENTURE, dated and Emma Isom,	September 9		, 19 <u>81</u>	, between _	Willie E. Isom	_
				01-	O C.IV.	<u> </u>
he <u>City</u> einafter called the "Grantors") as king association doing business in ed the "Trustee");	of Chicago nd CONTINENTAL ILLI the City of Chicago, Coun	NOIS NATIONA	., County of L BANK AN of Illinois (h	D TRUST CO	MPANY OF CHICAGO, a natio	nal
		WITNESSETH:				
ween the Galforr and Jewel the sum of Thirty One H desure of the Contrat, which indebtes CHICAGO, 231 S with La Salle Stept for a final instance of Call to the same date of Call to roth the NOW, THEREFORE, to accure all other covenants, agreements and	Construction Coundred Twenty Sounds is payable at the officeret, Chicago, Illinois 606 —	even & 68/ ces of CONTINE 93 in 36 nmencing 30 ce with the provi	100 (\$3] NTAL ILLIN successive mo days after sions of the Contract and he	as Sei 27.68) OIS NATION/ onthly installme the Completio ontract, of said reunder, the G	ints, each of \$ 86.88 n Date provided for in the Control	ted gal NY act, nce
NT to the Trustee the following ae <u>City</u> of <u>Chi</u>	so sed real estate (hereina	ifter called the "j f <u>Cook</u>	oremises") sit	uated in the , State of I	Illinois, to wit:	_
Lot Twelve (12) in						—
subdivision of Bloc						—
1/4 of Section 29, Meridian (except th	Township 3 Nor	th, Range	14, Eas	County	Third Principal	—
Meridian (except th	le North 99 leet	thereory	III COOK	country,	TITINOIS,	—
						_
						_
	* ·					二
			<u> </u>			
		Server	<u> </u>			
ny prior encumbrances, either the 7 r pay such taxes or assessments, or neumbrances on the premises; and emand, for all amounts so paid and The Grantors further agree thents contained in the Contract, tho the contract of any kind, become immedit ktent as if such indebtedness had be	all buildings and other im and under such policies as de that loss thereunder shictive interests may appear, noe; and (6) to pay, when the control of the part of the part of the part of the part of the same shall be so much th	provements now In the payable file In the payable In the	or hereafter all as shall r all as shall r ist to the hol st, to furnish diness which a great a may, from the affecting the ee or the legatedness secure aforesaid core aption of the able by forect incurred in l cce, stenograp	on the premise assonably be a casonably be a casonably be a casonably be a controlled to the Trustee may be secure as or assessment into time, by the controlled to the defendents or agree legal holder losure hereof, obehalf of plaint, there's charges by the Grantos or the controlled the con	in gred against such risks, for a far factory to the legal holder of the control of the new brance on the premises or to the legal holder of the Cond by an interpretation of the control of the contract, as the cise may be contract, without de lar of the Contract, without de lar or by suit at law, or both, to the citeff in connection with the forecand cost of procuring or complaints.	the and tract the d by ince, prior upon
esession of and income from the is Trust Deed, the court in which rantors, appoint a receiver to take p. The Trustee shall, upon rece eteof by proper instrument upon pee Trustee may execute and deliver oduce and exhibit to the Trustee ustee may accept as true without f. The lien of this Trust Deed is The term "Grantors" as used.	such foreclosure proceeding given, until all such expussions and for the heirs, execupremises pending such for such complaint is filed mossession or charge of the cipt of its reasonable fees, presentation of satisfactory a release hereof to and a tent the contract, representive the rinquiry. Subject and subordinate to herein shall mean all persuch and subordinate to herein shall mean all persuch and such as the contract, representive the subject and subordinate to herein shall mean all persuch and subordinate to the subject and subjec	e an additional light graph of the consecution of the coloure proceed ay at once, and a premises with previdence that all the request of the coloure proceed to the request of the request of the coloure	holder of the ien upon the ien upon the ien upon the ien upon the ings, and agree without notice ower to collect preparation i indebtednes any person w totedness secu- prior encumb.	premises, and er decree of sai the costs of sui s and assigns of ee that, upon the et ot the Granto t the rents, isso of such releases s secured by the vito shall, eithe red hereby har rance of record and each of the	uch, may be a party, shall also be shall be taxed as costs and includ le shall have been entered or not, it, including attorneys' fees, have of the Grantors, waive all right the filling of any complaint to fore tors, or to any party claiming undeues and profits of the premises. In release this Trust Deed and the its Trust Deed has been fully paid or before or after the maturity the seen paid, which representation on the premises. In on the premises. In and this Trust Deed shall be just and the seen and the premises.	eti ig paid paid ed in shall been o the close or the lien l; and ereof n the
ossession of and income from the in Trust Deed, the court in which rantors, appoint a receiver to take p. The Trustee shall, upon receiver of by proper instrument upon per trustee may execute and deliver coduce and exhibit to the Trustee may accept as true without f. The lien of this Trust Deed is The term "Grantors" as used deverally binding upon such press All obligations of the Grantor	such foreclosure proceeding given, until all such expins and for the heirs, execupremises pending such for such complaint is filed mossession or charge of the cipt of its reasonable fees, presentation of satisfactory a release hereof to and a tenth contract, representive the Contract, representive their inquiry. Subject and subordinate to herein shall mean all persons and their respective he is, and all rights, powers and of, those provided in the Cut seal(s) of the Grantors are	e an additional ligs; which proceed enses and disburtors, administrations, administrations, and to premises with piral proceed ay at once, and a premises with piral proceed ay at once, and a premises with piral proceeding that all indel the fien of any pons signing this irs, executors, and remedies of the ontract or by lass of the day and (SEAL)	holder of the ien upon ings, and agrevithout notice over to collect preparation i indebtednes any person votedness security and ien upon ien	premises, and a the costs of sui s and assigns o ce that, upon ti to the Granto t the rents, iss secured by the shall, eithered hereby har annee of record and each of the successors and the holder of ve written.	uch, may be a party, shall also be shall be taxed as costs and includ le shall have been entered or not, it, including attorneys' fees, have of the Grantors, waive all right the filling of any complaint to fore ors, or to any party claiming undeues and profits of the premises. In release this Trust Deed and the its Trust Deed has been fully paid to before or after the maturity the seen paid, which representation on the premises. In and this Trust Deed shall be just assigns. The Contract, expressed herein shall be in the contract.	eti ig paided in shall been or the close or the ligand or the pointly
ossession of and income from the is Trust Deed, the court in which rantors, appoint a receiver to take proper instrument upon proper instrument upon proper instrument upon proper instrument upon produce and exhibit to the Trusterustee may accept as true without for the lien of this Trust Deed is. The term "Grantors" as used as everally binding upon such persual addition to, and not in limitation to addition to, and not in limitation.	such foreclosure proceeding given, until all such expises and for the heirs, execupremises pending such for such complaint is filed mossession or charge of the ipt of its reasonable fees, or a release hereof to and a te the Contract, representation of satisfactory surface in shall mean all persons and their respective here, and all rights, powers an of, those provided in the Geseal(s) of the Grantors at	e an additional ligs; which proceed enses and disburtors, administrations, administrations, and to premises with piral proceed ay at once, and a premises with piral proceed ay at once, and a premises with piral proceeding that all indel the fien of any pons signing this irs, executors, and remedies of the ontract or by lass of the day and (SEAL)	holder of the ien upon ings, and agrevithout notice over to collect preparation i indebtednes any person votedness security and ien upon ien	premises, and a the costs of sui s and assigns o ce that, upon ti to the Granto t the rents, iss secured by the shall, eithered hereby har annee of record and each of the successors and the holder of ve written.	uch, may be a party, shall also be shall be taxed as costs and includ le shall have been entered or not, it, including attorneys' fees, have of the Grantors, waive all right to the filling of any complaint to fore ors, or to any party claiming undeues and profits of the premises. The release this Trust Deed and the is Trust Deed has been fully paid rebore or after the maturity the seen paid, which representation on the premises. The premises. The premises is assigns. The Contract, expressed herein stored the contract, expressed herein stored in the contract in the	eti ig paid ed in shall been o the close er the elien i; and ereof n the

26119779

UNOFFICIAL COPY

DE JAN 21 PM .1 48, STATE OF ILLINOIS COUNTY OF COOK person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day te, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses and release and waiter of the right of homestered Given under my hand and official seal this hello M Houled PUBLIC 10.00 26119779 a har -- ned JAN-21-82 579491 The Cotton CONTINENTAL PURIOR PARTONAL EZEL19779
CONTINENTAL PURIOR CHORGO, ILL. 6669
ZI SOUTH LA SALLE STREET, CHORGO, ILL. G. R. HALL CONSULTS CREATE SIVISION 27TH FLOCK-200 BLDG.

END OF RECORDED DOCUMENT