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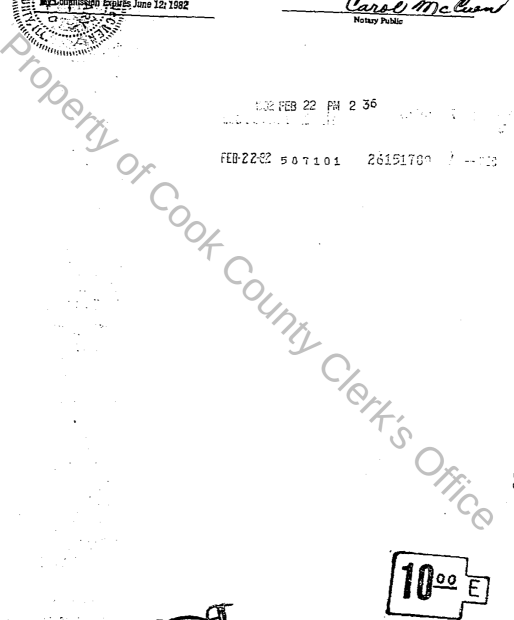
Acct. #01700136

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	TRUST DEED (MO	RTGAGE)	26151789
THIS INDENTURE, dated	September 30	19_81	between JACK T. SAUNDERS a
PATRICIA SAUNDERS.	Beptember 50		
			0.1
of the <u>City</u> of hereinafter called the "Grantors") and COI	Chicago	, County of	Cook State of II
enking association doing business in the City	y of Chicago, County of Cook, S	tate of Illinois (h	ereinafter, together with its successors and as
alled the "Trustee");			
	WITNESSET	<u>н:</u>	·
WHEREAS pursuant to the provisions	of a certain Retail Installment (Contract thereins	fter called the "Contract"), of even date here
			, as Seller, the Grantors are justly inde
n' sum of <u>Eighty Five Hundr</u>	red Twenty Four and	80/100 (\$	8524.80) Dollars to the
Kader 5, the Contract, which indebtedness is OF CHICAGO, 231 South La Salle Street, Ch			DIS NATIONAL BANK AND TRUST COMP
xcept fc a f nal installment of \$, commencing_3		he Completion Date provided for in the Cont
nd on in Fine date of each month thereafter	ountil paid in full;	ovisions of the Co	ntract, of said indebtedness, and the perform
f all other comman is agreements and obligat	tions of the Grantors under the	Contract and her	cunder, the Grantors bereby CONVEY and W
ANT to the Trustee the Collowing described r	eal estate (hereinafter called the	"premises") situ	sted in the
CITY 31 CHICAGO	, County ofQOOK		, State of limitors, to wit:
	T 1 72 1 - 1 - 5 - 1		-F Plank Simton (16)
			of Block Sixteen (16)
<u>in J. H. Rees S.odivisi</u>	on of the West hal	f of the S	outhwest quarter of
Section 36, and that po	rtion of Southeast	quarter o	f Section 35, lying
South of Illinois Michi			
of the Third Principa	Maridian in Cook Co	ounty, Ill	inois,
	<u> </u>		
· · · · · · · · · · · · · · · · · · ·			
	()		
ounts and with such companies and under the policies shall provide that loss tond to the Trustee, as their respective intere- isfactory evidence of such insurance; and (6	s thereunder shall be payable fu sts may appear, and, upon reque	rst to the holder est, to furnish to t	o. s'y prior encumbrance on the premises a he a'rur ee or to the legal holder of the Contr
emises. The Grantors further agree that, in the ey prior encumbrances, either the Trustee or pay such taxes or assessments, or discharge	the legal holder of the Contract	l may, from time	
umbrances on the premises; and the Granton and, for all amounts so paid and the same sh	rs agree to reimburse the Truste all be so much additional indebt	ee or the legal ho tedness secured h	lder of the Cont act, at the case may be, up
nts contained in the Contract, the indebtednice of any kind, become immediately due arent as if such indebtedness had been matured	tess secured hereby shall, at the nd payable and shall be recover: by its express terms.	option of the le able by foreclosu	gal holder of the Con.rac', without demand te hereof, or by suit at law, 't both, to the sa
eof (including reasonable attorney's fees, or ract showing the whole title of said premises	utlays for documentary evident s embracing foreclosure decree) :	ce, stenographers shall be paid by t	f of plaintiff in connection with the foreclose charges and cost of procuring of complet the Grantors; and the like expense, and disbur
the Grantors. All such expenses and disburse decree that may be rendered in such forecle	ements shall be an additional lie osure proceedings; which proceed	en upon the pren dings, whether de	tract, as such, may be a party, shall also be prises, and shall be taxed as costs and included cree of sale shall have been entered or not, sh
. The Grantors, for the Grantors and for the ession of and income from the premises per	e heirs, executors, administrator ading such foreclosure proceeding	rs, successors and ngs, and agree the	osts of suit, including attorneys' fees, have be assigns of the Grantors, waive all right to t it, upon the filing of any complaint to forecle
ntors, appoint a receiver to take possession or The Trustee shall, upon receipt of its re	charge of the premises with poveasonable fees, if any, for the p	wer to collect the preparation of su	he Grantors, or to any party claiming under t rents, issues and profits of the premises. ch release, release this Trust Deed and the li tred by this Trust Deed has been fully paid; a
Frustee may execute and deliver a release he	ereof to and at the request of a act, representing that all indebt	iny person who si	hall, either before or after the maturity there ereby has been paid, which representation t
The lien of this Trust Deed is subject and a	subordinate to the lien of any pr mean all persons signing this T	rust Deed and ea	ch of them, and this Trust Deed shall be joint
	hts, powers and remedies of the wided in the Contract or by law.	Trustee and the I	older of the Contract, expressed herein shall
		\times	ich I Jumber
	(SEAL)	J31	Ser I Sucres o SEA
	(SEAL)	SITAL	under Stounder SISEA
instrument prepased by		•	
instrument prepared by:		_	
George E. Schwertfeger,	231 South LaSalle		icago, Illinois 60693

STATE OF ILLINOIS

10.00





END OF RECORDED DOCUMENT