UNOFFICIAL COPY

Acct. No. 43300199

大きないとうというという · 一大人の人のできません こうじょうきゅうしゃ

Acct. No. 43300139				
Fohr	UST DEED (MC	DRTGAGE)	26185546	;
THIS INDENTURE, dated PEDITOR DONNIE RUSSELL & GR		19	between	
the of City of C ereinsfer called the "Grantors") and CONTINENTAI inking association doing business in the City of Chicago illed the "Trustee");			TRUST COMPANY OF CHICAGO,	
	WITNESSE	<u>TH:</u>		
WHFREAS, pursuant to the provisions of a certain	Retail Installmen	t Contract (hereinafte		
etween de rantors and Allan Constitue of the aim Fifteen Thousand Six Hund older of the atract, which indebtedness is payable at the FCHICAGO 431. South La Salle Street, Chicago, Illin xcept for a final 'stallment of \$	red Fourtee the offices of CON ois 60693 in 72	TINENTAL ILLINOI Successive month	\$15,614.64) Dollars to \$15,614.64) Dollars to \$15,614.64) Dollars to \$15.87 Dollars	the legal
nd on the same dy's of such month thereafter until paid NOW, TH'.A TF /P T to secure the payment, in act of all other covenants, any ments and obligations of the RANT to the Trustee the fall on ing described real estate (cordance with the c Grantors under t hereinafter called t	he Contract and here: the "premises") situat	inder, the Grantors hereby CONVEY	formance ind WAR-
CityofCblcago,Co	unty ofCO	ok	_, State of Illinois, to wit:	1
Lot Thirty-two (37) in Shoenber, Division of the North Quarter (S
Township 39 North, Range (4 East	t of the Th	ird Principa	Meridian in Cook Cour	ty,
Illinois.		·		
)			
	<u> </u>			
	-			
)	· · ·	
•		7/		
committed or suffered; (5) to keep all buildings and of amounts and with such companies and under such poi Contract, which policies shall provide that loss thereus second to the Trustee, as their respective interests may satisfactory evidence of such insurance; and (6) to pay premises. The Grantors further agree that, in the event of any prior encumbrances, either the Trustee or the legal	icies and in such in der shall be payal appear, and, upon a possible in the control of the Contr	form, all as shall reas ble first to the holder request, to furnish to debtedness which ma insure, or pay taxes o ntract may, from tim	one' is we tathfactory to the legal hot of at y is or encumbrance on the pr the Trusser or v the legal holder of th y be secured 'v my prior encumbrar r assessments, or pat the indebtedness e to time, but ne d not, procure such	der of the emises and the Contract the Contr
or pay such taxes or assessments, or discharge or purch encumbrances on the premises; and the Grantors agree demand, for all amounts so paid and the same shall be so The Grantors further agree that, in the event of ments contained in the Contract, the indebtedness sec- notice of any kind, become immediately due and paya extent as if such indebtedness had been matured by its on The Grantors further agree that all expenses and	to reimburse the much additional is breach of any of ired hereby shall, ble and shall be re- express terms.	Trustee or the legal indebtedness secured of the aforesaid cover at the option of the secoverable by forecloses.	nolder of the Contract, a the c se ma hereby. ants or agreements, or of a comment legal holder of the Contract, with a ture hereof, or by suit at law, or both	y be, upon ts or agree- cemand or to the same
hereof (including reasonable attorney's fees, outlays is abstract showing the whole title of said premises embra ments, occasioned by any suit or proceeding wherein to the Grantors. All such expenses and disbursements any decree that may be rendered in such foreclosure punot be dismissed, nor release hereof given, until all su paid. The Grantors, for the Grantors and for the heirs, possession of and income from the premises pending such is Trust Deed, the court in which such complaint is Grantors, appoint a receiver to take possession or charge.	or documentary eding foreclosure de the Trustee or the shall be an addition coceedings; which the che expenses and do executors, adminuth foreclosure pro- filed may at once,	evidence, stenographe ecree) shall be paid by legal holder of the Co onal lien upon the pro- proceedings, whether isbursements, and the istrators, successors a occedings, and agree and without notice to	rs' charges and cost of procuring or the Grantors; and the like expenses as intract, as such, may be a party, shall is mises, and shall be taxed as costs and decree of sale shall have been entered of costs of sailt, including attorneys' feel and assigns of the Grantors, waive all that, upon the filling of any complaint to the Grantors, or to any party claimin	or a ple ting ad (isburse- also be paid included in or not, shall i, have been right to the to foreclose g under the
The Trustee shall, upon receipt of its reasonable thereof by proper instrument upon presentation of satistic Trustee may execute and deliver a release hereof the produce and exhibit to the Trustee the Contract, regressive may accept as true without further inquiry. The lies of this Trust Deed is subject and subord	tle fees, if any, for afactory evidence to and at the requestresenting that all	or the preparation of hat all indebtedness a est of any person whi indebtedness securo	such release, release this Trust Deed a scured by this Trust Deed has been full a shall, either before or after the matur I hereby has been paid, which represe	ind the lies ly paid; and ity thereof
The term "Grantors" as used herein shall mean and severally binding upon such persons and their respe All obligations of the Grantors, and all rights, po in addition to, and not in limitation of, those provided WITNESS, the hand(s) and the seal(s) of the Gra	all persons signing ctive heirs, execute wers and remedies in the Contract or	g this Trust Deed and ors, administrators, su of the Trustee and th by law. and year first above	each of them, and this Trust Deed shi coessors and assigns. In holder of the Contract, expressed he written.	- '
Skegory Thomas	(SEAL)	DO SM	ie Russell	(SEAL
	(SEAL)			(SEAL
This instrument prepared Ly:				
George E. Schwertfeger, 231 S	. La Salle	St., Chicago	, Illinois 60693	
	(Name and		<u> </u>	

D20 35-90, R. 4/76

UNOFFICIAL COPY

AM 11 36 1982 MAR 29 REPAREMENT DI MENING COOK COUNTY ELIMICIS RECORDER Stilley Filler STATE OF ILLINOIS COUNTY OF COOK 10.00 AND COOK COUNTY CLERK'S OFFICE SE MY COMMISSION EXFIRES SEPT. 18, 1954 CONTINENTAL ILLINOIS NATIONAL BANK
CONSUMER CREDIT DIVISION 20-27
CONSUMER CREDIT DIVISION 10-27
231 SOUTH LA SALLE ST. EET, CHICAGG, ILL.

END OF RECORDED DOCUMENT