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	dentions with a time and a second	Principal de Digent d'Estate pour per-	CONTROL OF
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TRUST DEED (MORTGAG	E)	s	
THIS INDENTURE, dated August 13, 19	84 between Vir	ncent R. Lentin	e
and Diane U. Lentine		10 A	_
		4	
City Chicago	Cook		_
of the CITY of CHICAGO , Co (hereinafter called "Grantors") and NATIONAL BOULEVARD BANK OF CH	inty of bank CAGO, a national bank	dng association doing busi	alon aesn
in the city of Chicago, County of Cook, State of Illinois (hereinafter, together WITNESSETH:	with its successors and	assigns, called the "Truste	e'');
WHEREAS, pursuant to the provisions of a certain Retail Installment C			
herewith, between the Grantors and National Boulevard-Ba	nk of Chicag	Seller, the Grantors are j	ustly
indebted in the sum of Eleven Thousand Seven Hundred Eigholder of the Contract, which indebtedness is payable at the offices of N			
1 higan Avenue, Chicago, Illinois 60611 in36successive mon			
a nal in allment of \$ -0, commencing 9/20/84 hay	laker/tile/Obehyhekiba/t	he provided for in the Cont	ract,
and the same date of each month thereafter until paid in full;  NOW TarREFORE, to secure the payment, in accordance with the prov	0, 1987		
NOW "REFORE, to secure the payment, in accordance with the provious of all other covenants, agreements and obligations of the Granton	isions of the Contract, o s under the Contract an	f sald indebtedness, and the i becounder, the Grantors by	per-
CONVEY and W. RRAN 1 to 2 Trustee the following described real estate (he		•	
			-
City of Chicago , County of Lot 3 in block 2 in White's Fix	st Diversey	Park Addition,	wit:
a Sub ivis on of the West 1/2 of	the South 30	acres of the	—
West hof the Northwest h of Se	ction 28. To	wnship 40	
North, Range 13, East of the Thin Cook County, Illinois.	ird Principa	1 Meridian,	
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together with all improvements, tenements, easements, fixtures and appu- heating, air-conditioning, gas and plumbing apparatus and intures, and every thereof or therefrom; hereby releasing and walving any and all rights under of illinots.  The Granters covenant and agree: (1) to pay and indubtedness, and all the Granters covenant and agree: (1) to pay and indubtedness, and all	hing appurten: it theret and by virtue c the hom other amounts that :v	, and all rents, issues and p read exemption laws of the read exemption laws of the	rofits State
provided in the Contract or according to any agreement extending the time taxes and assessments against said premises, and on demand to exhibit rece damage, to rebuild or restore all buildings and improvements on the premise to the premises shall not be committed or suffered; (3) to keep all buildings insured against such risks, for such amounts and with such companies and un- be satisfactory to the legal holder of the Contract, which policies shall provide any prior encumbrance on the premises and second to the Trustee, as the	s that may have been de and other improvements ler such policies and in t that loss thereunder sha ir respective interests t	stroy a or d maged; (4) that now or b or the pre- such form, II as shall rease III be payat e first the hol nay appear, and thou reque	waste mises onably der of est, to
furnish to the Trustee or to the legal holder of the Contract satisfactory indebtedness which may be secured by any prior encumbrances on the premis	es.		
The Grantors further agree that, in the event of any failure so to ins secured by any prior encumbrances, either the Trustee or the legal hold	ire, or pay taxes or ass		
procure such insurance, or pay such taxes or assessments, or discharge or p the indebtedness securing any prior encumbrances on the premises; and the G	irchase any tax lien or t	ttle affecting the premise.	or r 📝
of the Contract, as the case may be, upon demand, for all amounts so paid, if rate from the date of payment to the date of reimbursement, and the same sh	ogether with interest the	reon at the highest lawful co	ntr _t
The Grantors further agree that, in the event of a breach of any of the	rioresaid covenants or a	greements, or of any covens	nts or
agreements contained in the Contract, the indebtedness secured hereby sha demand or notice of any kind, become immediately due and payable and shall	be recoverable by forecl	gat noticer of the Contract, w osure hereof, or by suit at la	w, or
both, to the same extent as if such indebtedness had been matured by its expr The Grantors further agree that all expenses and disbursements pair		of plaintiff in connection w	ith the
foreclosure hereof (including reasonable attorneys' fees, outlays for documen or completing abstract showing the whole title of said premises embracing for	ary evidence, stenograpi	ers' charges and cost of pro	curing
expenses and disbursements, occasioned by any suit or proceeding wherein the	e Trustee or the legal h	older of the Contract, as such	ı, may
be a party, shall also be paid by the Grantors. All such expenses and disbu- shall be taxed as costs and included in any decree that may be rendered in	such foreclosure proces	dings; which proceedings, w	hether
decree of sale shall have been entered or not, shall not be dismissed, nor releand the costs of suit, including attorneys' fees, have been paid. The	se hereof given, until all trantors, for the Grant	such expenses and disburses ors and for the heirs, exec	nents, utors,
administrators, successors and assigns of the Grantors, walve all right to the foreclosure proceedings, and agree that, upon the filing of any complaints.	possession of and incom	te from the premises pendin	g such
complaint is filed may at once, and without notice to the Grantors, or to a take possession or charge of the premises with power to collect the rents, is	y party claiming under i	he Grantors, appoint a rece	lver to
The Trustee shall, upon receipt of its reasonable fees, if any, for the p	eparation of such releas	e, release this Trust Deed :	and the
lien thereof by proper instrument upon presentation of satisfactory evidence fully paid; and the Trustee may execute and deliver a release hereof to and a	the request of any pers	on who shall, either before o	r after
the maturity thereof, produce and exhibit to the Trustee the Contract, repre	senting that all indebted	ess secured nereby has bee	
which representation the Trustee may accept as true without further inquiry.			n paid,
The lien of this Trust Deed is subject and subordinate to the lien of any The term "Grantors" as used herein shall mean all persons signing thi	Trust Deed and each of	them, and this Trust Deed s	
The Hen of this Trust Deed is subject and subordinate to the Hen of any The term "Grantors" as used herein shall mean all persons signing this tightly and severally infiding upon such persons and their respective heirs.	Trust Deed and each of xecutors, administrator	them, and this Trust Deed s s, successors and assigns.	hall be
The Hen of this Trust Deed is subject and subordinate to the Hen of any. The term "Grantors" as used herein shall mean all persons signing thi jointly and severally hinding upon such persons and their respective heirs, all obligations of the Grantors, and all rights, powers and remedies herein shall be in addition to, and not in initiation of those provided in the G	Trust Deed and each of xecutors, administrator of the Trustee and the ontract or by law.	them, and this Trust Deed s s, successors and assigns.	hall be
The Hen of this Trust Deed is subject and subordinate to the Hen of any The term 'Grantors' as used berein shall mean all persons signing thi jointly and severally hinding upon such persons and their respective heirs, All obligations of the Grantors, and all rights, powers and remedies herein shall be in addition to, and not in limitation of those provided in the C WITNESS, the hand(s) and the seal(s) of the Grantors as of the day and j	Trust Deed and each of xecutors, administrator of the Trustee and the ontract or by law. ear first above written.	them, and this Trust Deed s s, successors and assigns. holder of the Contract, exp	hall be ressed
The Hen of this Trust Deed is subject and subordinate to the Hen of any The term "Grantors" as used herein shall mean all persons signing thi jointly and severally binding upon such persons and their respective heirs, ( All obligations of the Grantors, and all rights, powers and remode herein shall be in addition to, and not in limitation of those provided in the C WITNESS, the hand(s) and the seal(s) of the Grantors as of the day and (SEAL)	Trust Deed and each of xecutors, administrator of the Trustee and the ontract or by law.	them, and this Trust Deed s, successors and assigns. holder of the Contract, exp	hall be ressed (SEAL)
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The lien of this Trust Deed is subject and subordinate to the lien of any The term "Grantors" as used herein shall mean all persons signing this jointly and severally binding upon such persons and their respective heirs, et All obligations of the Grantors, and all rights, powers and remedies herein shall be in addition to, and not in limitation of those provided in the WITNESS, the hand(s) and the seal(s) of the Grantors as of the day and (SEAL)  [SEAL]  This instrument prepared by: Phyllis holstrom for National Boulevard	Trust Deed and each of xecutors, administrator of the Trustee and the outract or by law.    Trustee and the outract or by law.   Trustee and the outract or by law.   Trustee and the outract or by law.   Trustee and the outract of the trustee and the trustee and trustee and the trustee and trustee and the trustee and trustee	them, and this Trust Deed s , successors and assigns, holder of the Contract, exp  Lexture  Lexture  Cago	hall be ressed (SEAL)
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## UNOFFICIAL COPY

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STATE OF ILLINOIS ) ) SS			
COUNTY OF	MG-27-84 944067	27229762 A Vincent R. Le	- REC 10.0
I, a Notary Public in and for the State and C and Diane U. Lentine	ounty aforesaid, do hereby certify tha	t Vincent R. Le	entine
personally known to me to be the same person this day in person, and acknowledged that he (sh	ne, they) signed and delivered said inst	rument as his (her, their) free	appeared before me and voluntary act,
for the uses and purposes therein set forth, incl Given under my hand and official seal this			
		Karen Le	2 Joseph .
		Notary Publi	• / • • • • • • • • • • • • • • • • • •
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