85043174 RISTOPED & RECALD

THIS INDENTURE, dated.

	Kenneth M. Schorsch and Susan J. Schorsch, his wife
the City	5536 W. School, Chicago County of Gook, State of Illino
hereinziter called .!"	irantors") and NATIONAL BOULEVARD BANK OF CHICAGO, a national banking association doing busine County of Cook, State of Illinois (hereinafter, together with its successors and assigns, called the "Trustee"
WHEREAS, purs	WITNESSETHY
rewith, between the	Grantors and National Boulevard Bank of Chicago, seller, the Grantors are just
debted in the sum of	orty three thousand eight hundred fifty one and 36/100 pollars to the leg
	ago, Illinois 60611 in 84 successive monthly installments, each of \$ 522.04 except (
final installment of i	, commencing 46 days after the Completion Date provided for in the Contrac
NOW, THEREFOI rmance of all other	each month thereafter until paid in full; April 6, 1992. Et o secure the sayment, in accordance with the provisions of the Contract, of said indebtedness, and the percentages, and obligations of the Granters under the Contract and hereunder, the Granters here
ONVEY and WARRA	I to the Trustee the following described real estate (berchafter called the "premises") situated in the
City	or Chicago , County of Cook State of Illnois, to w
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	Stoltzers Gentral Avenue Subdivision being a Subdivision of except the West 33 feet thereof) in Subdivision of Lots 'D',
	f' in partitition of the West & of the South West & of Section
	Marker 1915年 - 1915年 - 1916年 -
and the second s	nip 40 North, Range 13 East of the Third Principal Meridian, v. Minois
CDOX COUN	
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seating, air-condition hereof or therefrom of Hilmols. The Grantors con provided in the Contracts and assessment aimage, to rebuild on the premises shall	ovements, tenements, casements, intures and appurtenances now or hereafter therein belonging, including gg. gas and plumbing apparatus and intervent and everything apparatus thereto, and all rents, issues and professing and waiving any and intervent in a position of the homestead exemption laws of the St enant and agree; (1) to pay said indebtedness and all other amounts that may be payable under the Contract, et or according to any agreement extending the time of payment; (2) to pay, before any penalty attaches, against said premises, and on demand to enablit results therefor; (3) within sixty days after any destruction restore all buildings and improvements on the previous first may have been destroyed or damaged; (4) that want be committed or suffered; (5) to keep all building and other improvements now or hereafter on the premise.
eating, air-condition erect or therefrom thinloss. The Grantors corrected in the Contracts and assessment mage, to relayled to the premises shall store a gainst such a satisfactory to the lay prior encumbran traish to the Truste debtedness which m. The Grantors in course by any prior corresponding to the form the date of the Contract, as the from the date of the Grantors to greenents contained mand or notice of a oth, to the same extra the former or the Grantors for corpeling abstract properses and disburst processes and disburst properses are disputed to the properse properses and disburst properses are disputed to the properse properses and disputed to the properse properses and disputed to the properse properses are disputed to the properse properses are disputed to the properse properses and the properses are disputed to the properse properses are disputed to the properse properses are disputed to the properse properses and the properse properses are disputed to	ing gis and plumbing apparatus and """ and everything appartenant thereto, and all rents, issues and profered releasing and walving any and "d" bits under and by virtue of the homestead exemption laws of the Sumant and agree; (1) to pay said indebtedn as and all other amounts that may be payable under the Contract, et or according to any agreement extending the time of payment; (2) to pay, before any penalty attaches, a significant said premises, and on demand to exhibit results therefor; (3) within sixty days after any destruction restore all buildings and improvements on the previses that may have been destroyed or damaged; (4) that will not be committed or suffered; (5) to keep all buildings and wher improvements now or hereafter to the previses, for such amounts and with such companies and white "may have been destroyed or damaged; (4) that will not be committed or suffered; (5) to keep all buildings and wher improvements now or hereafter to the previses, for such amounts and with such companies and under "my holicles and in such form, all as shall reasons gal holder of the Contract, which policles shall provide that to is thereunder shall be payable first to the bolder or the legal holder of the Contract satisfactory evidence. Such insurance; and (6) to pay, when due, y be secured by any prior encumbrances on the premises. The pay such laxes or assessments, or discharge or purchase any tax after or "its affecting the premises, or a such taxes or assessments, or discharge or purchase any tax after or "its affecting the premises, or any prior encumbrances on the premises; and the Grantors agree to reliables the Trustee or the legal holder of the Contract satisfactory evidence are to reliables the Trustee or the legal holder of the Contract, and the same shall be so much additional foot inners secured hereby, her agree that, in the event of a breach of any of the afforesaid covenants or agree man, or of any covenants in the Contract, the indebtedness secured hereby shall, at the option of the legal by or of
eating, air-condition hereof or therefrom of thiroto. The Grantors corrovided in the Contracts and suscessmen amage, to reliable to the premises shall insured against such it estatisfactory to the lay prior encumbran unrish to the Truste odettedness which me the Grantors in ecured by any prior recurre such insurant he indebtedness secut if the Contract, as thate from the date of the Grantors in greements contained the matter of the Grantors in greements contained the contract, as the forecompleting abstract expenses and disburse a party, shall also shall be laxed as concerved of sale shall had the costs of su didinistrators, succe oreclosure proceedl complaint is filled make possession or charter the maturity thereof, which representation The Ilen of this The term "Grant of this The ter	ing gas and plumbing apparatus and 'v' r'' and everything apportenant thereto, and all rents, issues and prof hereby releasing and waiving any and 'd' r' bis under and by virtue of the homestead exemption laws of the Suenant and agree; (1) to pay said indebtedn as and all other amounts that may be payable under the Contract, against said premises, and on demand to exhibit re 'm' is therefor; (3) within skiy days after any destruction restore all buildings and improvements on the prer ises that may have been destroyed or damaged; (4) that was not be committed or suffered; (5) to keep all buildings and sther improvements now or hereafter on the igents was, for such amounts and with such companies and under rent polities and is such form, all as shall reasons gal holder of the Contract, which polities shall provide that he is thereunder shall be payable first to the holder on the premises and second to the Trustee, as their reproducts a such insurance; and (6) to pay, when due, or to the legal holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, we secured by any prior encumbrances on the premises. Here agree that, in the event of any fullure so to insure, or pay law or assessments, or pay the indebtedne encumbrances, either the Trustee or the legal holder of the Con rect may, from time to time, but need a case may be, upon demand, for all amounts so paid, together with interest the Trustee or the legal holder case may be, upon demand, for all amounts so paid, together with interest the Trustee or the legal hold case may be, upon demand, for all amounts so paid, together with interest the reads as eccured hereby, here agree that. In the event of a breach of any of the Sancesaid covenants or Agre ments, or of any covenants in the Contract, the indebtedness secured hereby shall, is the option of the legal to develop the first to the allowed and payable and shall be recoverable by foreclosure nerved, or by suit at law, that such infectionness had been matured by its express terms
eating, air-condition hereof or therefrom of thiroto. The Grantors corrovided in the Contracts and suscessmen amage, to reliable to the premises shall insured against such it estatisfactory to the lay prior encumbran unrish to the Truste odettedness which me the Grantors in ecured by any prior recurre such insurant he indebtedness secut if the Contract, as thate from the date of the Grantors in greements contained the matter of the Grantors in greements contained the contract, as the forecompleting abstract expenses and disburse a party, shall also shall be laxed as concerved of sale shall had the costs of su didinistrators, succe oreclosure proceedl complaint is filled make possession or charter the maturity thereof, which representation The Ilen of this The term "Grant of this The ter	ing gas and plumbing apparatus and it is and everything appart enant thereto, and all rents, issues and prothereby releasing and waiving any and it is bis under and by virtue of the homestead exemption laws of the Stemant and agree; (1) to pay said indebteds as, and all other amounts that may be payable under the Contract, et or according to any agreement extending the time of payment; (2) to pay, before any penalty attaches, against said premises, and on demand to calibit release of the protection of the committed or suffered; (3) within stay days and on demand to exhibit release it is may have been destroyed or damperd; (4) that was not be committed or suffered; (5) to keep all building and sher improvements now or hereafter in the green sks, for such amounts and with such companies and wast, "me holicies and is such form, all as shall readous gal holder of the Contract, which policies shall provide that the holders of the termiles and second to the Trustee, as their a sy. Ive interests may appear, and, upon request, or to the legal holder of the Contract satisfactory evidence, such insurance; and (6) to pay, when due, be secured by any prior occuminaraces on the premises. Her agree that, in the event of any failure so to insure, or pay tax, or assessments, or pay the indebted mecunityrances, either the Trustee or the legal holder of the Contract satisfactory evidence, any tax, iten c. "the affecting the premises, or, gay such laxes or assessments, or discharge or purchase any tax, iten c. "the affecting the premises, or ignay prior encumbrances on the premises; and the Grantors agree to rel aburs; the Trustee or the legal holder of the Contract, the indebted and such provides and shall be so much additional for bursts to may appear to the date of relimbursement, and the same shall be so much additional for the legal hold case may be, upon demand, for all amounts so paid, together with interect the row at the highest lawful contract, with yield, become immediately due and payable and shall be so much additio
eating, air-condition hereof or therefrom of thiroto. The Grantors corrovided in the Contracts and suscessmen amage, to reliable to the premises shall insured against such it estatisfactory to the lay prior encumbran unrish to the Truste odettedness which me the Grantors in ecured by any prior recurre such insurant he indebtedness secut if the Contract, as thate from the date of the Grantors in greements contained the matter of the Grantors in greements contained the contract, as the forecompleting abstract expenses and disburse a party, shall also shall be laxed as concerved of sale shall had the costs of su didinistrators, succe oreclosure proceedl complaint is filled make possession or charter the maturity thereof, which representation The Ilen of this The term "Grant of this The ter	ing gas and plumbing apparatus and and at the susternal professor three of the homested creating and waiving any and at this susternal waivine of the homested creating always and at the susternal professor and all rents, issues and professor are continuous and agree; (1) to pay said indebted as and all other amounts that may be payable under the Contract, against said premises, and on demand to exhibit records therefor; (3) within skiy days after any festivation restore all buildings and improvements on the previous therefor; (3) within skiy days after any destruction of the committed or suifered; (5) to keep all buildings and sher improvements now or hereafter to the gentle of the contract, which policies shall provide the test shereafter shall be payable first to the holder of the Contract, which policies shall provide the test shereafter shall be payable first to the holder of the Contract which policies shall provide the test shereafter shall be payable first to the holder of the Contract satisfactory evidence of such insurance; and (6) to pay, when due, we secured by any prior occumirances on the premises. Here agree that, in the event of any failure so to insure, or pay tax, or assessments, or pay the indebted and encombrances, either the Trustee or the legal holder of the Contract satisfactory evidence, or pay such taxes or assessments, or discharge or purchase any tax, iron chins of time, but need on, or pay such taxes or assessments, or discharge or purchase any tax, iron chins to time, but need on, or pay such taxes or assessments, or discharge or purchase any tax, iron chins to time, but need on any policies and the contract, the indebtedness occurred hereby shall, the contract shall be about a state of the Contract, which proceeds any dischargement of the Contract, which have the contract, the indebtedness secured hereby shall, it is option of the legal to the contract, which proceeds and disbursements pay and the promises and contract, with the contract, and the shall be about the contract, and th



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t, a Nokary Public in and for the State and County adoresaid, do nereby certuy that Kenneth N. Schorneh and

COUNTY OF GOOK

STATE OF ILLINOIS