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NOFFICIAL TRUST CORP.	<b>→5 →</b> 3   7 5
Jerry Zlotek and Ewa Zlotek, husband and	wife
6147 W. Belmont Avenue	
of the <u>City of Chicago</u> (hereinafter called "Grantors") and NATIONAL BOULEVARD BAN in the city of Chicago, County of Cook, State of Illinois (hereinafter,	, together with its successors and assigns; called the "Trustee"
WITNESS WHEREAS, pursuant to the provisions of a certain Relati Insti	allment Contract (hercinalter called the "Contract"), of even da
herewith, between the Pantors and National Boulevard to Seventeen Thousand Four Bundred	Bank of Chicago as Seller, the Grantors are just
, homer of the Contract, which indestruces is payable at the off	itter of that towns incorputation broad of Cultural 410 Mil.
Michigan Aversie, Chicago, Illinois 60611 in. 24 success	in the control of the
a final installment of \$, commencing 36	days after the Completion Date provided for in the Contrac
and on the same date of each month thereafter until paid in full;  NOW, THEREFORE, to secure the payment, in accordance with formance of all other covenants, agreements and obligations of the	Grantors under the Contract and hereunder, the Grantors here
CONVEY and WARRANT to the Trustee the following described real e	
City of Chicago co	ounty of Cook State of Illinois, to w
of the West 1/2 of the Northwest	
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40 North, Range 13	and Maria Bay in the Alex Deposition by Mostley Assessment as a first of the Alexander. The State of the Alexander
	in territoria e e e e e e e e e e e e e e e e e e e
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together with all improvements, teneme 45, pasements, fixures a heating, air-conditioning, gas and plumbin 5 to atus and fixures, an thereof or therefrom; hereby releasing and valvi; any and all right	nd everything appurtenant thereto, and all rents, issues and prof
of Illinois.  The Grantors covenant and agree: (1) to pay sale in teletedness, provided in the Contract or according to any agreement standing provided in the Contract or according to any large and on the and to exhibit	and all other amounts that may be payable under the Contract, the time of payment; (2) to pay, before any penalty attaches, that procedure therefor; (3) within sixty days after any destruction
damage, to rebuild or restore all buildings and improver cats on the to the premises shall not be committed or suffered; (5) to keep all busined against such risks, for such amounts and with such con panies be satisfactory to the legal holder of the Contract, which policies hell	a usings and other improvements now or nerestier on the premi Is and under such policies and in such form, all is shall reasons
any prior encumbrance on the premises and second to the Truste, furnish to the Trustee or to the legal holder of the Contract satis	their respective interests may appear, and, upon request, if every evidence of such insurance; and (6) to pay; when due,
indebtedness which may be secured by any prior encumbrances on the The Grantors further agree that, in the event of any failure s secured by any prior encumbrances, either the Trustee or the leg	so to may a or may taxes or assessments, or pay the indebtedne
procure such insurance, or pay such taxes or assessments, or dischaigher indebtedness securing any prior encumbrances on the premises at	rge or purchase as y tax lien or title affecting the premises, or and the Granto's gree to reimburse the Trustee or the legal hole
of the Contract, as the case may be, upon demand, for all amounts so rate from the date of payment to the date of reimbursement, and the	same shall be so much additional indebtedness secured hereby."
The Grantors further agree that, in the event of a breach of an agreements contained in the Contract, the indebtedness secured between the contract of the con	reby shall; at the option of the 'salpholder of the Contract, with
demand or notice of any kind, become immediately doe and payable as both, to the same extent as if such indebtedness had been matured by	its expresa terms.
The Grantors further agree that all expenses and dishurseme foreclosure hereof (including reasonable attorneys fees, outlays for d	iocumentary evidence, stenographe, a', on ges and cost of procur
or completing abstract showing the whole title of said premises embra expenses and disbursements, occasioned by any suit or proceeding wh	herein the Trustee or the legal holder of the Contract, as such, n
be a party, shall also be paid by the Grantors. All such expenses an shall be taxed as costs and included in any decree that may be rent	dered in such foreclosure proceedings; which proceedings, whet
decree of sale shall have been entered or not, shall not be dismissed, and the costs of suit, including attorneys' fees, have been pald.	. The Granture, for the Granture and for the helrs, executor
administrators, successors and assigns of the Grantors, waive all rig foreclosure proceedings, and agree that, upon the filing of any	complaint to foreclose this Trust Deed, the court in which se
complaint is filed may at once, and without notice to the Grantors.	or to any party claiming under the Grantors, appoint a receiver cents, issues and profits of the premises.
take possession or charge of the premises with power to collect the r	
take possession or charge of the premises with power to collect the r The Trustee shall, upon receipt of its reasonable fees, it any, fo lien thereof by proper instrument upon presentation of satisfactory	evidence that all indektedness secured by this Trust Deed has b
take possession or charge of the premises with power to collect the r The Trustee shall, upon receipt of its reasonable fees, it any, fo lien thereof by proper instrument upon presentation of satisfactory fully paid; and the Trustee may execute and deliver a release hereof the maturity thereof, produce and exhibit to the Trustee the Contract	evidence that all indektedness secured by this Trust Deed has be to and at the request of any person who shall, either before or all i, representing that all indebtedness secured hereby has been pa
take possession or charge of the premises with power to collect the r The Trustee shall, upon receipt of its reasonable fees, it any, is lien thereof by proper instrument upon presentation of satisfactory fully paid; and the Trustee may execute and deliver a release hereof t the maturity thereof, produce and exhibit to the Trustee the Contract which representation the Trustee may accept as true without further The lien of this Trust Deed is subject and subordinate to the lien	evidence that all indelstedness secured by this Trust Deed has be to and at the request of any person who shall, either before or at inquiry, and that all indebtedness secured hereby has been pa- inquiry, of any prior encumbrance of record on the premises.
take possession or charge of the premises with power to collect the r The Trustee shall, upon receipt of its reasonable fees, it any, fo lien thereof by proper instrument upon presentation of satisfactory fully paid; and the Trustee may execute and deliver a release hereof to the maturity thereof, produce and exhibit to the Trustee the Contract which representation the Trustee may accept as true without further. The term "Granters" as used herein shall mean all persons sign jointly and severally hinding upon such persons and their respective.	evidence that all indebtedness secured by this Trust Deed has be to and at the request of any person who shall, either before or at, representing that all indebtedness secured hereby has been painquiry.  The property of any prior encumbrance of record on the premises. In any prior encumbrance of record on the premises. In any prior encumbrance of record on the premises. The property of the premises and analysis of the premises and analysis.
take possession or charge of the premises with power to collect the r The Trustee shall, upon receipt of its reasonable fees, it any, for lien thereof by proper instrument upon presentation of satisfactory fully paid; and the Trustee may execute and deliver a release hereof the maturity thereof, produce and exhibit to the Trustee the Contract which representation the Trustee may accept as true without further The lien of this Trust Deed is subject and subordinate to the lien The term "Granters" as used herein shall mean all persons sign	evidence that all indelstedness secured by this Trust Deed has be and at the request of any person who shall, either before or at it, representing that all indebtedness secured hereby has been painquity.  I of any prior encumbrance of record on the premises, and into this Trust Deed and each of them, and this Trust Deed shall heirs, executors, administrators, successors and anageas emedies of the Trustee and the holder of the Contract? express in the Contract or by law.

(SEAL)

National Boulevard Bank of Chicago, 410 N. Michigan Avenue
(Name and Address) Chicago, 11. 60611

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