UNOFFICIAL COPY

TRUST DEED (Illinois) For use with Note Form 1448 (Monthly payments including interest)	• •	Remark Assign	
		537915 21537915 — REC ce For Recorder's Use Only	10.00
THIS INDENTURE, made Aug James N. Dixon, J RUBEN HARRI	ust 15, 1977 between r. & Bertha K, Dixon, his v	VIFE herein referred to as "Mortga	gors," and
HARRIS LO'N & MORTGAGE Cond delivered, i. ar which pote Mortgage Thirty-eish & 20/100	That, Whereas Mortgagors are justly indebted trewith, executed by Mortgagors, made payable ORP. INTERCONTINENTAL CENT ors promise to pay the principal sum of Four(\$14638.20) Dollars,	ER, MAYWOOD, ILL. 60153 1rteen Thousand Six Hun and interest from August 15.	3 dred 1977
be payable in instalments as follows:	No Hundred Forty-three & 9 1977 , and Two Hundred Forty-	97/100(\$243.97) -three & 97/100	_ Dollars _ Dollars
n the19th day of eac' and very mont coner paid, shall be due on th 9tha y said note to be applied first to acc sed an f said installments constituting print ipa' to 5476, per cent per 274444 and a' such pa	th thereafter until said note is fully paid, except the yof Aug. 1982; all such p d unpaid interest on the unpaid principal balance the extent not paid when due, to bear interest yments being made payable at INTERCONTIL legal holder of the note may, from time to time,	nat the final payment of principal and inter ayments on account of the indebtedness and the remainder to principal; the portio after the date for payment thereof, at the VENTAL CENTER, MAYWOOD.	est, if not evidenced n of each te rate of IL.
t the election of the legal holder thereof and vectore at once due and payable, at the place of rinterest in accordance with the terms thereontained in this Trust Deed (in which event enter the properties thereto severally waite presentment for	who'' notice, the principal sum remaining unpaid at a tent aforesaid, in case default shall occur in the in case default shall occur and continue for the lection relies and pattern after the expirate paym of the lice of dishonor, protest and police	thereon, together with accrued interest there e payment, when due, of any installment of ree days in the performance of any other a ion of said three days, without notice), an of protest.	eon, shall principal agreement d that all
NOW THEREFORE, to secure the paym mitations of the above mentioned note and lortgagors to be performed, and also in colortgagors by these presents CONVEY and ad all of their estate, right, title and interest	ent of the said principal sum of money and inte of this Trust Deed, and the performance of the saideration a vie sum of One Dollar in hand in WARRAN unit the Trustee, its or his successor therein, sit and, ling and being in the COUNTY Co.	erest in accordance with the terms, provis covenants and agreements herein containe paid, the receipt whereof is hereby acknowns and assigns, the following described Ro	sions and d, by the owledged, el Estate,
	of Lot 8 and Lot 9 in Frank		wit:
Park, being a Resu	ubdivision in the South Eas Range 14, East of the Thi	t quarter of Section	
	4		
	ments, easements, and appurtenances the et oci- rs may be entitled thereto (which rents, issue a a lixtures, apparatus, equipment or articles now re- conditioning (whether single units or central co- mainings, storm doors and wince whether physic there are alternative continued to articles hereafter to		
sors or assigns shall be part of the mortgage TO HAVE AND TO HOLD the premises of trusts herein set forth, free from all rights	d premises. unto the said Trustee, its or his successors and a and benefits under and by virtue of the Homest expressly release and waive, he covenants, conditions and provisions appearin y are made a part hereof the same as though they	assigns, 107 ever, for the purposes, and upon ead Exeraption Laws of the State of Illinoi	the uses s, which
Witness the hands and seals of Mortgagor	s the day and year first above written.	Borth & Diagn	/ (5-m)
	s N. Dixon, Jr.	Bertha K. D. con	_(Seal)
to of Illinois County of COOK	(Seal)	ndersigned, a Notary Public in and or aid	_(Seal)
JA 0	in the State aforesaid, DO HEREBY CER James N. Dixon, Jr. & personally known to me to be the same pe subscribed to the foregoing instrument, appe	Bertha K, Dixon, his are son S whose name S are ared before me this day in person, and acid	vi Fe,
en under William the official seal, this	edged that they signed, sealed and delivered and voluntary act, for the uses and purwaiver of the right of homestead. 15th May of A	rposes therein set forth, including the rele	ase and
INSTRUMENT WAS PREPAR SEN HARRIS, INTERCONTINE WOOD, ILLINOIS 60153	1979. Jack no part of the part	PROPERTY:	y Public 24
NAME HARRIS LOAN &	Chicago	Princeton , Illinois DDRESS IS FOR STATISTICAL CONTROL OF THIS NOT A PART OF THIS EN	537
L TO: ADDRESS INTERCONTINE	SEND SUBSEQUE	ENT TAX BILLS TO:	915
CITY AND MAYWOOD, ILL	• ZIP CODE	(Name) NO	
RECORDER'S OFFICE BOX NO	Š	BE I	

THE FOLLOWING ARE THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE) OF THIS TRUST DEED) AND WHICH FORM A PART OF THE TRUST DEED WHICH THERE BEGINS:

- 1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, lings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges rivice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of e original or duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner protestute, any tax or assessment which Mortgagors may desire to contest.

- 5. The Truster or the holders of the note hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to an bill statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or stop he validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- notwinstanding anything anythi
- 9. Upon or at any time after the filing of a complaint to forect ve this Trust Deed, the Court in which such complain receiver of said premises. Such appointment may be made either before 1 sale, without notice, without regard to the cof Mortgagors at the time of application for such receiver and without reg d to the then value of the premises or whether occupied as a homestead or not and the Trustee hereunder may be appoint d s st ch receiver. Such receiver shall have pow issues and profits of said premises during the pendency of such foreclosure and indicase of a sale and a deficiency, difference of the profits of the profit of the profits o 10. No action for the enforcement of the lien of this Trust Deed or of any provision as least abject to any defense odd and available to the party interposing same in an action at law upon the note hereby secure.

 11. Trustee or the holders of the note shall have the right to inspect to the hereby secure.

- 12. Trustee has no duty to examine the title, location, existence, or condition of the premises, to hall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, are be liable for any acts or omissions hereunder, except in case of his own gross negligence or misconduct or that of the agents or employees of Tre. lee, and he may require indemnities satisfactory to him before exercising any power herein given.
- saustactory to him before exercising any power herein given.

 13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of "fac'ory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release here f to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, treeser "gs. that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is require to 10 a successor trustee, hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is require to 10 a successor trustee, scutted by a priority of the priority of the successor trustee, which controls is unbestanced by a priority of the priority of the successor trustee, and the priority of the prior
- 14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument, shall have
- 15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or the gagors, and the word "Mortgagors" when used herein shall include all such persons and all persons at any time liable for the payment of indebtedness or any part thereof, whether of not such persons shall have executed the principal note, or this Trust Deed.

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

The	Installment	Note	mentioned	in	the	within	Trust	Deed	has	beer
identified herewith under Identification No.										

DESILOGITATION