UNOFFICIAL COPY

TRUST DEED (MORTGAGE) THIS INDENTURE, dated May 30 Of the CIEY of Chicago County of Cook State of II (hereinafter called the "Grantors") and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a nabanking associate. Joing business in the City of Chicago, County of Cook, State of III linois (hereinafter, together with its successors and as called the "Trus" e"). WHEREAS, pur ann to the provisions of a certain Retail Installment Contract (hereinafter, together with its successors and as called the "Trus" e"). WHEREAS, pur ann to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date here between the Grantors and "ONDA & Country, Home Product S. WHEREAS, pur ann to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date here between the Grantors and "ONDA & Country, Home Product S. WHEREAS, pur ann to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date here between the Grantors and "ONDA & Country, Home Product S. WHEREAS, pur ann to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract on Product S. WHEREAS, pur ann to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract on Product S. WHEREAS, pur ann to the provisions of Good of the Contract on Annual Contract on the Contract on Product S. Second for a final installment of the Contract on Contract	ationa assigns rewith, debted the legal PANY 13 , ntract,
Willie Robinson and Lillian Robinson Caty of Chicago County of Col- State of I hardinate called the "Grantor" and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a manaking associatio. Idoing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its successors and as alled the "Trus" o") WITNESSETH: WHEREAS, pur san to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date here etween the Grantors and —"OWIL & COUNTRY Home Product's — as Seller, the Grantors are justly indupored to the Contract, with its induced Eighty-Five and 80/100 (\$5485.89). PCHICAGO, 231 South La S & S reet, Chicago, Illinois 6693 in _60successive monthy installments, each of \$	ationa assigns rewith, debted the legal PANY 13 , ntract,
hereinster called the "Grantors") and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a natanking association doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its successors and as alled the "Trus" e"). WITNESSETH: WHEREAS, pur jam to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date here etween the Grantors and "Own & Country Home Product's, as Seller, the Grantors are justly induced to the sum of "Fifty on r Hundred Eighty-Five and 80/100 (\$5485,80) boliars to the bolier of the Contract, which is between its payable at the offices of CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMP F CHICAGO, 231 South La S in Street, Chicago, Illinois 60693 in. 60. successive monthly installments, each of \$ 91.42 in the contract of the same date of each month large ter until paid in full. NOW, THEREFORE, to secure the prement, in accordance with the provisions of the Contract, of said indebtedness, and the perform all other covenants, agreements and battons of the Grantors under the Contract and hereunder, the Grantors hereby CONVEY and VANTO (Liber Trustee the following describ a real estate thereinafter called the "premise") situated in the framework of the Contract of the C	ationa assigns rewith, debted the legal PANY 13 , ntract,
ereinafter called the "Grantors") and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a maining association doing business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its successors and as lifed the "Trus" e"). WITNESSETH: WHEREAS, pur sam to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date here tween the Grantors and "OWN & Country Home Products, as Seller, the Grantors are justify inde the sum of FIFTY for r Hundred Eighty-Five and 80/100 (\$5485.80). Dollars to the dier of the Contract, w. ab. I belvedness is payable at the offices of CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMP CHICAGO, 231 South La S in S rest, Chicago, Illinois 60693 in. 60. Successive monthly installments, each of \$	rewith, debted pany a grant price of the contract, mance
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and Lillian Robinson to First Federal \$\frac{8}{7} \frac{1}{2} \text{ags & Loan} \text{ dated July 6, 1977 and recorded July 29,1977 as Document No 240 \(\frac{1}{2} \) 299. The content of the conten	
and Lillian Robinson to First Federal \$\frac{8}{7} \frac{1}{2} \text{ags & Loan} \text{ dated July 6, 1977 and recorded July 29,1977 as Document No 240 \(\frac{1}{2} \) 299. The content of the conten	
ether with all improvements, tenements, easements, fixtures and appurtenances now or here the thereto belonging, including all heating, iditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and all er', issues and profits thereof or therefor the gas and appurtenant and agree: (1) to pay said indebtedness, and all other amounts that ma' be payable under the Contract, as a din the Contract or according to any agreement extending the time of payment; (2) to pay, before a ', penalty attaches, all taxes and as ed in the Contract or according to any agreement extending the time of payment; (2) to pay, before a ', penalty attaches, all taxes and as against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after any ester ion or damage, to rebuilt one all buildings and improvements on the premises that may have been destroyed or damaged; (4) that vaste or the premises shall no mitted or suffered; (5) to keep all buildings and other improvements now or hereafter enough the sate factory of the legal holder of tract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior encur or one on the premises factory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any orn, excumbrances on mises. The Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay the adde' edness secured prior encumbrances, either the Trustee or to the legal holder of the Contract may, from time to time, but need on, or care as an insurance of the Contract may. From time to time, but need ended enders secured prior encumbrances, either the Trustee or to the legal holder of the Contract may. From time to time, but need enders each insurance or on the premises.	
iditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, and all er', issues and profits thereof or therefreby releasing and waiving any and all rights under and by virtue of the homestead exemption le ss, c/ use State of Illinois. The Grantors covenant and agree: (1) to pay said indebtedness, and all other amounts that may be payable under the Contract, as get in the Contract or according to any agreement extending the time of payment; (2) to pay, before as, penalty attaches, all taxes and ass that said premises, and on demand to exhibit receipts therefor; (3) within sixty days afue, any destration or damage, to rebuild one all buildings and improvements on the premises that may have been destroyed or damaged; (4) that vaste of the premises shall no mitted or suffered; (5) to keep all buildings and other improvements now or hereafter on the premises insure against such risks, for so units and with such companies and under such policies and in such form, all as shall reasonably be sat factory to the legal holder of stract, which policies shall provide that loss thereunder shall be payable first to the holder of any prior encur orance on the premises and to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or to fae can holder of the Contract with the strates of the contract with the strates of such insurance; and (6) to pay, when due, all indebtedness which may be secured by any orn, encumbrances on nises. The Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay the adebt edness secured prior encumbrances, either the Trustee or the legal holder of the Contract may, from time to time, but need not, or circums in the surface of the Contract may. From time to time, but need not, or circums in the surface of the Contract may. From time to time, but need not, or circums in the country of the contract may. From time to time, but need not, or circums in the contract may from time to	
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umbrances on the premises; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the case r, as, be, un and, for all amounts so paid and the same shall be so much additional indebtedness secured hereby. The Grantors further agree that, in the event of a breach of any of the aforesaid covenants or agreements, or of any covenants or rusts contained in the Contract, the indebtedness secured hereby shall, at the option of the legal holder of the Contract, without den and ice of any kind, become immediately due and payable and shall be recoverable by foreclosure hereof, or by suit at law, or both, to te saent as if such indebtedness had been matured by its express terms. The Grantors further agree that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the foreclose of (including reasonable attorney's fees, outlays for documentary evidence, stenographers' charges and cost of procuring or complet ract showing the whole title of said premises embracing foreclosure decree) shall be paid by the Grantors; and the like expenses and disbursements go an additional lien upon the premises, and shall be taxed as costs and included decree that may be rendered in such foreclosure proceedings; which proceedings, whether decree of sale shall have been entered or not, she dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorneys' fees, have be it. The Grantors, for the Grantors and for the heirs, executors, administrators, successors and assigns of the Grantors, waive all right to resistion of and income from the premises pending such foreclosure proceedings, and agree that, upon the filing of any complaint to forecle Trust Deed, the court in which such complaint is filed may at once, and without notice to the Grantors, or to any party claiming under intors, appoint a receiver to take possession or charge of the premises with power to collect the rents, issues and profits of the premises. The	s and by threat in the do by ance, prior upon do o. same cosur etting upon do do in the do
severally binding upon such persons and their respective heirs, executors, administrators, successors and assigns. All obligations of the Grantors, and all rights, powers and remedies of the Trustee and the holder of the Contract, expressed herein shall idition to, and not in limitation of, those provided in the Contract or by law. WITNESS, the hand(s) and the seal(s) of the Grantors as of the day and year (Irst above written.	li be
(SEAL) Star (SEA	
(SEAL) XICLAN KATURATUSPA	AL)

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UNOFFICIAL COPY

TATE OF ILLINOIS) OUNTY OF Cook)	ss			*
I, a Notary Public in and for the Willie Roersonally known to me to be the same and acknowledged that hurposes therein set forth, including	he State and County aforesaid, obinson and Lillian ame person(s) whose name(s) is (she, they) signed and deliver	to hereby certify that Robinson (are) subscribed to the foregoing ed said instrument as his (her, thei	instrument, appeared before me	this day
I person, and acknowledge that hurposes therein set forth, including Given under my hand and office of the set of the se	cial seal thisc	nt of homestead. ay of May Notary Fubli		71/100 71/100
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