	TRUST DEED (MORTGAGE)	25490076
THIS INDENT TRE, dated	May_2, 198(1_, between
	esse Thomasand Reulah Thomas	
of the City	of Chicago County of nd CONTINENTAL ILLINOIS NATIONAL BANK AN	
	the City of Chicago, County of Cook, State of Illinois (h	
	WITNESSETH:	•
WHEREAS, pursuant to the pr	ov stans of a certain Retail Installment Contract (hereina	fter called the "Contract"), of even date herewith
between the Grantors and Land in the sum of Seventy-six h holder of the Contract, which indebted		, as Seller, the Grantors are justly indebted 4,80) Dollars to the legal DIS NATIONAL BANK AND TRUST COMPANY
except for a final installment of \$_=		
of all other covenants, agreements and	ereafter until pai in ful; the payment, in a cordance with the provisions of the Co obligations of the or ato, s under the Contract and her cribed real estate (here nafer called the "premises") situs	eunder, the Grantors hereby CONVEY and WAR-
-		, State of Illinois, to wit:
•	27) in block two (2) in D.S. Place	
	odivision of the east half (%) of uship 39 north, Range 13, Fast of	
	Right of Way of the Chicago Great	
	of in Cook County, Illinois.	
(This is a Junior L	ein) subject to that certain der	vage from Jesse I. Thomas
	o Puritan Finance dated November	
	docuemta no. 24749516	
conditioning, gas and plumbing apparatu- hereby releasing and waiving any and all. The Grantors covenant and agree wided in the Contract or according to an ments against said premises, and on de- restore all buildings and improvements committed or suffered; (5) to keep all a amounts and with such companies and	ents, casements. fixtures and appurtenances now or here as and fixtures, and everything appurtenant thereto, and rights under and by virtue of the homestead exemption it (1) to pay said indebtedness, and all other amounts it ys agreement extending the time of payment; (2) to pay, minand to exhibit receipts therefor; (3) within sixty days on the premises that may have been destroyed or dama suildings and other improvements now or hereafter on a under such policies and in such form, all as shall reason.	all rents, issues and profits increof or therefrom; away of the State of Lime the Contract, as probefore any penalty attack as, all "xxes and assesses after any destruction or dawn as to rebuild or god; (4) that waste to the profits such risk increases the profits and p
conditioning, gas and plumbing apparatus hereby releasing and waiving any and all The Grantors covenant and agree wided in the Contract or according to an ments against said premises, and on de restore all buildings and improvements of committed or suffered; (5) to keep all the amounts and with such companies and Contract, which policies shall provide the second to the Trustee, as their respective states of the second to the Trustee, as their respective states of such insurance; premises. The Grantors further agree that, if any prior encumbrances, either the Trustor pay such taxes of assessments, or discending the second for all amounts so paid and the tenamental contained in the Contract, the innotice of any kind, become immediately extent as if such indebtedness had been in The Grantors further agree that a thereof (including reasonable attorney's abstract showing the whole title of said prents, occasioned by any suit or processory the Grantors. All such expenses and cany decree that may be rendered in such not be dismissed, nor release hereof give aid. The Grantors, for the Grantors and soussession of and income from the premish Trantors, appoint a receiver to take posses	as and fixtures, and everything appurtenant thereto, and rights under and by virtue of the homestead exemption 1: (1) to pay said indebtedness, and all other amounts it y agreement extending the time of payment; (2) to pay, mand to exhibit receipts therefor; (3) within sixty day; on the premises that may have been destroyed or dama suildings and other improvements now or hereafter on under such policies and in such form, all as shall reaso hat loss thereunder shall be payable first to the holder interests may appear, and, upon request, to furnish to t; and (6) to pay, when due, all indebtedness which may in the event of any failure so to insture, or pay taxes or tree or the legal holder of the Contract may, from time charge or purchase any tax lien or title affecting the pren Grantors agree to reimburse the Trustee or the legal holder of the contract may, from time charge or purchase any tax lien or title affecting the pren Grantors agree to reimburse the Trustee or the legal holder of the contract may, from time charge or purchase any tax lien or title affecting the pren Grantors agree to reimburse the Trustee or the legal holder of the Contract may, from time charge or purchase any tax lien or title affecting the pren generated by its express terms. If the supenses and disbursements paid or incurred in behalf feet, outlays for documentary evidence, stenographers remises embracing foreclosure decrees shall be paid by the foreclosure proceedings, whether dem, until all such expenses and disbursements, and the or for the heirs, executors, administrators, successors and issor or charge of the Form to foreclosure proceedings, whether dem, until all such expenses and disbursements, and the or for the heirs, executors, administrators, successors and issor pending such foreclosure proceedings, and agree the soon or charge of the premises with power to collect the sixten or the legal holder of the Con	all rents, issues ann profits acress for therefrom; awn of the State of laims. hat may be payable unset the Contract, as probefore any penalty attact as, all taxes and assessing after any destruction or darm we to rebuild or god; (4) that waste to the primes shall not be the premises insured against such risk such mably be satisfactory to the legal hider of the of any prior encumbrance on the premise and he Trustee or to the legal holder of the Contract, and to to to secured by any prior encumbrances secured be assessments, or pay the indebtedness secured by to time, but need not, procure such insurance, nits or agreements, or of any covenants or agreements, or pay the indebtedness securing any prior lister of the Contract, as the case may be, upon reby. and a supplementation of any covenants or agreements of of plaintiff in connection with the foreclosure of the contract, without demand or the hereof, or by suit at law, or both, to the same of of plaintiff in connection with the foreclosure charges and cost of procuring or completing the Grantors; and the like expenses and disbursance, as such, may be a party, shall also be paid isses, and shall have been entered or not, shall osts of suit, including attorneys' fees, have been a ssigns of the Grantors, waive all right to the, upon the filling of any complaint to foreclose the Grantors, or to any party claiming under the rents, issues and profits of the premises.
conditioning, gas and plumbing apparatus hereby releasing and waiving any and all The Grantors covenant and agree vided in the Contract or according to an ments against said premises, and on de restore all buildings and improvements of committed or suffered; (5) to keep all the amounts and with such companies and Contract, which policies shall provide the second to the Trustee, as their respective statisticatory evidence of such insurance; premises. The Grantors further agree that, it amy prior encumbrances, either the Trustee, and the centumbrances on the premises; and the demand, for all amounts so paid and the the trustee of the trustee, and the demand, for all amounts so paid and the committee of the trustee of	as and fixtures, and everything appurtenant thereto, and rights under and by virtue of the homestead exemption i: (1) to pay said indebtedness, and all other amounts it y agreement extending the time of payment; (2) to pay, mand to exhibit receipts therefor; (3) within sixty day on the premises that may have been destroyed or dama suitidings and other improvements now or hereafter on under such policies and in such form, all as shall reaso hat loss thereunder shall be payable first to the holder interests may appear, and, upon request, to furnish to te and (6) to pay, when due, all indebtedness which may in the event of any failure so to insture, or pay taxes or tree or the legal holder of the Contract may, from time charge or purchase any tax lien or title affecting the pren Grantors agree to reimburse the Trustee or the legal holder of the contract may, from time charge or purchase any tax lien or title affecting the pren Grantors agree to reimburse the Trustee or the legal ho same shall be so much additional indebtedness secured her the extension of the aforestial covenas iebtedness secured hereby shall, at the option of the leg due and payable and shall be recoverable by foreclosuratured by its express terms. Il expenses and disbursements paid or incurred in behalfees, outlays for documentary evidence, stenographers remises embracing foreclosure decree) shall be paid by the foreclosure proceedings; which proceedings, whether dem, until all such expenses and disbursements, and the or for the heirs, executors, administrators, uccessors and isson or charge of the premises with power to collect the fits reasonable foes, if any, for the preparation of sutation of satisfactory evidence that all indebtedness secured her form the stiff actory evidence that all indebtedness secured in shall mean all persons signing this Trust Dood and each their respective heirs, executors, administrators, usceed and their respective heirs, executors, administrators, usceed and their respective heirs, executors, administrators, usce	all rents, issues and profits dereof or therefrom; awe of the State of limb. hat may be payable under the Contract, as probefore any penalty attack es, all "axes and assessed after any destruction or davage to rebuild or god; (4) that waste to the primises insured against such risk and assessed after any destruction or davage to rebuild or god; (4) that waste to the primises sinaired against such risk are such as the premises insured against such risk are such as the profits of any prior encumbrance on the pennise and the Trustee or to the legal holder of the "are at the assessments, or pay the indebtedness secured by to time, but need not, procure such insurance, nises, or pay the indebtedness securing any prior dier of the Contract, as the case may be, upon rorby. Into or agreements, or of any covenants or agreegal holder of the Contract, without demand or he hercef, or by suit at law, or both, to the same of of plaintiff in connection with the foreclosure charges and cost of procuring or completing or Grantors; and the like expenses and disbursatract, as such, may be a party, shall also be paid itses, and shall be taxed as costs and included in cree of sale shall have been entered or not, shall osts of suit, including attorneys' fees, have been assigns of the Grantors, waive all right to the, t, upon the filling of any complaint to foreclose the Grantors, or to any party claiming under the rents, issues and profits of the premises, the release, release this Trust Deed and the lieured by this Trust Deed has been fully pake; and tall, either before or after the maturity thereof, ereby has been paid, which representation the of record on the premises, the of them, and this Trust Deed shall be jointly seeds and sasigns.
conditioning, gas and plumbing apparatus hereby releasing and waiving any and all The Grantors covenant and agree vided in the Contract or according to an ments against said premises, and on de restore all buildings and improvements of committed or suffered; (5) to keep all the amounts and with such companies and Contract, which policies shall provide the second to the Trustee, as their respective statisticatory evidence of such insurance; premises. The Grantors further agree that, it amy prior encumbrances, either the Trustee, and the centumbrances on the premises; and the demand, for all amounts so paid and the the trustee of the trustee, and the demand, for all amounts so paid and the committee of the trustee of	as and fixtures, and everything appurtenant thereto, and rights under and by virtue of the homestead exemption 1: (1) to pay said indebtedness, and all other amounts it yagreement extending the time of payment; (2) to pay, mand to exhibit receipts therefor; (3) within sixty days on the premises that may have been destroyed or dama suildings and other improvements now or hereafter on a under such policies and in such form, all as shall reaso that loss thereunder shall be payable first to the holder interests may appear, and, upon request, to furnish to to and (6) to pay, when due, all indebtedness which may in the event of any failure so to insure, or pay taxes or time or the legal holder of the Contract may, from time charge or purchase any tax lien or title affecting the pren Grantors agree to reimburse the Trustee or the legal holder of the contract may, from time charge or purchase any tax lien or title affecting the pren Grantors agree to reimburse the Trustee or the legal hos same shall be so much additional indebtedness secured he in the event of a breach of any of the aforesaid covenage in the event of a breach of any of the aforesaid covenage to the same shall be so much additional indebtedness secured hereby shall, at the option of the legal holder of a breach of any of the aforesaid covenage the expenses and disbursements paid or incurred in behalfees, outlays for documentary evidence, stenographers remises embracing foreclosure decree) shall be paid by the ding wherein the Trustee or the legal holder of the Continuous proceedings, which proceedings, whether dem, until all such expenses and disbursements, and the or foreclosure proceedings, whether dem, until all such expenses and disbursements, and the or fore the heirs, executors, administrators, successors and itser tensorable foes, if any, for the preparation of satisfactory evidence that all indebtedness secured her in quiry. The proceedings and agree of the premises with power to collect the first reasonable foes, if any, for the preparation of	all rents, issues and profits dereof or therefrom; awe of the State of limb. hat may be payable under the Contract, as probefore any penalty attack es, all "axes and assessed after any destruction or davage to rebuild or god; (4) that waste to the primises insured against such risk and assessed after any destruction or davage to rebuild or god; (4) that waste to the primises sinaired against such risk are such as the premises insured against such risk are such as the profits of any prior encumbrance on the pennise and the Trustee or to the legal holder of the "are at the assessments, or pay the indebtedness secured by to time, but need not, procure such insurance, nises, or pay the indebtedness securing any prior dier of the Contract, as the case may be, upon rorby. Into or agreements, or of any covenants or agreegal holder of the Contract, without demand or he hercef, or by suit at law, or both, to the same of of plaintiff in connection with the foreclosure charges and cost of procuring or completing or Grantors; and the like expenses and disbursatract, as such, may be a party, shall also be paid itses, and shall be taxed as costs and included in cree of sale shall have been entered or not, shall osts of suit, including attorneys' fees, have been assigns of the Grantors, waive all right to the, t, upon the filling of any complaint to foreclose the Grantors, or to any party claiming under the rents, issues and profits of the premises, the release, release this Trust Deed and the lieured by this Trust Deed has been fully pake; and tall, either before or after the maturity thereof, ereby has been paid, which representation the of record on the premises, the of them, and this Trust Deed shall be jointly seeds and sasigns.

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COUNTY OF Cook)	and County arterials, 60 hard	2 1.1 h 2.3		/. — REC	_ 10.0 _
I, s. car Public in and for the State Jessee L. The personally known to me to be the same per in person, and act are ledged that he (she, purposes therein at forth, including the rele	nomas and Reulah Ti	mberibed to the for	ogoing instrument, appe ur, their) free and voluni	ared before me this da my act, for the uses an	4
in person, and act am ledged that he (she, purposes therein i at fr att, including the rele	they) signed and delivered said sao and waiver of the right of h this 274 day of	JUNE	.19 <u>.80</u> .		
Given under m' har I and official sea		1f ,)		
My Commission Expires: NOV-8-1983	ς	Hours h	y Public		0
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CONTINENTAL ILLINOIS NATIONAL BANK
CONSUMER CREDIT DIVISION 200.27
231 SOUTH LA SALLE STREET, CHICAGO, ILL 6069

