35500003-5 UNOFF

UNOFFICIAL COPS67936

TRUST DEED (MORTGAGE)

THIS INDENTURE, dated and Marilyn	August 1. A. Booth	, 1980	_, between	Donald	Booth
the <u>CIty</u>		OOD, County of INOIS NATIONAL BANK AND	Cook TRUST COMP.	ANY OF CHI	State of Illinoi
iking association doing busine		nty of Cook, State of Illinois (her			
d the "Trustee");					
		WITNESSETH:			
WHEREAS, pursuant to th	e provisions of a certain Retai	il Installment Contract (hereinafte	er called the "Co	ntract"), of e	ven date herewith
veen the Grantors and Si	dex Homf Impro	vements, Inc	, as Seller, t	the Grantors	are justly indebted
he sum of <u>FOTEY FIVE</u> fer of the Contract, which inde	ebtedness is payable at the off	o cents, \$4500.00 ices of CONTINENTAL ILLINOI	S NATIONAL B	ANK AND T	Dollars to the lega RUST COMPANY
CHICAGO, 231 South La Sal	le Street, Chicago, Illinois 606	693 fi Osuccessive month	ly installments,	each of S/	<u> 5.00</u>
	th thereafter until paid in full;	mmencing 30 days after the	Completion Da	te provided fo	or in the Contract
NOW, THEREFORE, to see	ture the payment, in accordant	ce with the provisions of the Cont			
IT to the Trustee in followin	e described real estate (hereina	ors under the Contract and hereu ifter called the "premises") situate	ed in the		NVEY and WAR-
city o St	reamwood County of	Cook	. State of Illinoi	is, to wit:	
					
ot 1774 in 1,00	dland Heights,	Unit 4, being a	Subdivis	sion in	Sections
3 and 24, Town	ship 41 North,	Range 9, East of	the Thi	ird Pri	ncipal
eridian, accor	ning to the pla	at thereof record	led in Re	ecorder	<u>'s</u>
ffice July 1.	1950 as Documer	it 17908375 in Co	ok Count	y, <u>I11</u>	inois
 ,					
	<u> </u>				_ -
					
					
	/	E	<u>-</u>		
litioning, gas and plumbing apy by releasing and waiving any an The Grantors covenant and d in the Contract or according ts against said premises, and core all buildings and improvem mitted or suffered. (5) to keep unts and with such companies tract, which policies shall provind to the Trustee, as their respond to the Trustee, as their respond	paratus and fixtures, and every dall rights under and by virtur agree: (1) to pay said indebte to any agreement extending the demand to exhibit receipts ents on the premises that may all buildings and other impresand under such policies and ide that loss thereunder shall cetive interests may appear, and	and appultenances now or hereaft thin, hyprotenant thereto, and all e of the nor estead exemption law dness, and all other amounts that is time of provient; (2) to pay, be therefor; (3) with a sixty days at have been destray dor damage ovements now or lereafter on the insuch form, all as small reasons be payable first to the hider of dupon request, to turn his to the	I rents, issues and vs of the State of t may be payably fore any penalty fler any destruct d; (4) that waste e premises insure ably be satisfactor any prior encur Trustee or to th	if profits there fillinois, le under the Ceatraches, all ton or damage to the premed against sucory to the leg mbrance on the legal holder.	cof or therefrom; Contract, as pro- taxes and assess- ge, to rebuild or ises shall not be h risks, for such al holder of the he premises and of the Contract
itioning, gas and plumbing any are preleasing and waiving any and The Grantors covenant and in the Contract or according a against said premises, and or eall buildings and improvemented or suffered; (5) to keep ints and with such companies fact, which policies shall proved to the Trustee, as their respactory evidence of such insurises. The Grantors further agree to prove the facts or assessments, or obstances on the premises; and and, for all amounts so paid and The Grantors further agree to contained in the Contract, the of any kind, become immediated in the Contract, the contained in the Contract in the Grantors further agree the Contract of the Grantors. All such expenses is corece that may be rendered in dismissed, nor release hereof the Grantors. All such expenses is one of and income from the pust Deed, the court in which instances that may be rendered in the Trustee shall, upon receive and exhibit to the Trustee in by proper instrument upon pustee may execute and deliver e may accept as true without further the court in which in the term "Grantors" as used the term "Grantors" as used the term "Grantors" as used the cally binding upon such person the cally binding upon such person the cally binding upon such person the call binding upon the Grantors tion to, and not in limitation o	paratus and fixtures, and every deall rights under and by virturagree: (1) to pay said indebte to any agreement extending the demand to exhibit receipts ents on the premises that may all buildings and other impresents and under such policies and tide that loss thereunder shall extive interests may appear, an ance; and (6) to pay, when defective interests may appear, an ance; and (6) to pay, when defective interests may appear, and that, in the event of any failur Trustee or the legal holder of resistance of the legal holder of resistance shall be so much add that, in the event of a breach we indebtedness secured hereby attributed by its express termat all expenses and disbursenesty's fees, outlays for docume and premises embracing forecle occeding wherein the Trustee and disbursements shall be an such foreclosure proceedings; given, until all such expenses and for the heirs, executors, premises pending such foreclosure proceedings; given, until all such expenses is and for the heirs, executors, premises pending such foreclosure proceedings with a release hereof to and at the the Contract, representing the other inquiry. The provided in the Contract, and all rights, powers and reneally provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, the provided in the Contract, and all rights, powers and reneally the provided in the Contract.	thin, "pp:"tenant thereto, and all e of the 100 estead exemption law dness, and ell other amounts that dness, and ell other amounts that the time of pay lent; (2) to pay, be therefor; (3) yith a sixty days a have been destroyed or damage overnents now or fer after on the in such form, all as shall reasons be payable first to the hoder of d, upon request, to turninh to the ue, all indebtedness which has be so to insure, or pay taxes or to the Contract may, from time to a len or title affecting the premise rise the Trustee or the legal holde hitional indebtedness secured here of any of the aforesaid covenants y shall, at the option of the legal holder insure decree) shall be paid by the or the legal holder of the Contract additional lien upon the premise which proceedings, whether decrees and disbursements, and the cost administrators, successors and a sure proceedings, and agree that, tonce, and without notice to the mises with power to collect the return, for the preparation of such lence that all indebtedness secured here it in a process of any person who shall at all indebtedness secured here tien of any prior encumbrance of signing this Trust Deed and each accurrence of the Trustee and the hold act or by law.	trents, issues and as of the State of temy be payable fore any penalty feer any destruct discovering the any penalty feer any destruct discovering the any penalty feer any penalty feer any penalty any prior encur. Trustee or to the secured by any time, but need es or pay the incer of the Contract by, is or agreements, or pay the incer of the Contract by, is or agreement, in contract by, is or agreement, and the contract discovering the contra	d profits there of plinois. It is under the (stataches, all tion or damage to the preme of against such to the preme of against such to the leg mbrance on the leg mbrance on the leg mbrance of the indebted not. Procure debtedness sect, as the case of any coverning to the potential, with of potential, with of potential, with of potential, with the potential to potenti	contract, as pro- taxes and assesses, to tebuild or ises shall not be he risks, for such al holder of the he premises and of the Contract norances on the tress secured by such insurance, cutting any prior e may be, upon enants or agree- tout demand or oth, to the same the foreclosure to or completing es and disburse- tall also be paid and included in the dor not, shall fees, have been all right to the int to foreclose ming under the tremises. It and the lien fully paid; and atturity thereof, resentation the shall be jointly
tioning, gas and plumbing apply releasing and waiving any any The Grantors covenant and in the Contract or according against said premises, and etall buildings and improvemitted or suffered; (5) to keep its and with such companies to the Trustee, as their respectory evidence of such insures. The Grantors further agree to its encumbrances, either the such taxes or assessments, or brances on the premises; and d, for all amounts so paid and The Grantors further agree to contained in the Contract, the of any kind, become immedias if such indebtedness had be the Grantors further agree to it including reasonable attorn the showing the whole title of accessioned by any suit or prograntors. All such expenses in dismissed, nor release hereof it dismissed, nor release hereof its Deed, the court in which is, appoint a receiver to take pite Trustee shall, upon receive proper instrument upon postee may execute and deliver and exhibit to the Trustee may accept as true without the lien of this Trust Deed is she term "Grantors" as used trally binding upon such perso (it obligations of the Grantors on to, and not in limitation of the Grantors on to, and not in limitation of	paratus and fixtures, and every deall rights under and by virturagree: (1) to pay said indebte to any agreement extending the demand to exhibit receipts ents on the premises that may all buildings and other impresents and under such policies and tide that loss thereunder shall extive interests may appear, an ance; and (6) to pay, when defective interests may appear, an ance; and (6) to pay, when defective interests may appear, and that, in the event of any failur Trustee or the legal holder of resistance of the legal holder of resistance shall be so much add that, in the event of a breach we indebtedness secured hereby attributed by its express termat all expenses and disbursenesty's fees, outlays for docume and premises embracing forecle occeding wherein the Trustee and disbursements shall be an such foreclosure proceedings; given, until all such expenses and for the heirs, executors, premises pending such foreclosure proceedings; given, until all such expenses is and for the heirs, executors, premises pending such foreclosure proceedings with a release hereof to and at the the Contract, representing the other inquiry. The provided in the Contract, and all rights, powers and reneally provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, the provided in the Contract, and all rights, powers and reneally the provided in the Contract.	thin, "pp:"tenant thereto, and all of the 100 estead exemption law dness, and r.4 other amounts that de time of p.w. e. it; (2) to pay, be therefor; (3) with a sixty days a have been destroy, dor damage exements now or fer after on the in such form, all as shall reasons be payable first to the hoder of d, upon request, to turni h to the ue, all indebtedness which has be eso to insure, or pay taxes or so the Contract may, from time to a lien or lifle affecting the premises the Trustee or the legal holds litional indebtedness secured here of any of the aforesaid covenants as the recoverable by foreclosure last, entits paid or incurred in behalf a custory evidence, stenographers' consure decreed shall be paid by the or the legal holder of the Contract additional lien upon the premise which proceedings, whether decre and disbursements, and the cost administrators, successors and a sure proceedings, and agree that, it once, and without notice to the mises with power to collect the recoverable to collect the recoverable of any person who shall at all indebtedness secured here the first pay for the preparation of such lence that all indebtedness secured here the first pay for the preparation of such lence that all indebtedness secured here are the first pay for the preparation of such lence that all indebtedness secured here the first pay for the preparation of such lence that all indebtedness secured here are the first pay for the preparation of such lence that all indebtedness secured here are the first pay for the preparation of such lence that all indebtedness secured here are the first pay for the preparation of such lence that all indebtedness secured here are the first pay for the preparation of such lence that all indebtedness of the first pay for the preparation of such lence that all indebtedness of the first pay for the preparation of such lence that all indebtedness of the first pay for the preparation of such lence that all indebtedness of the first pay for the preparation of such lence that all indebtedn	trents, issues and as of the State of temy be payable fore any penalty feer any destruct discovering the any penalty feer any destruct discovering the any penalty feer any penalty feer any penalty any prior encur. Trustee or to the secured by any time, but need es or pay the incer of the Contract by, is or agreements, or pay the incer of the Contract by, is or agreement, in contract by, is or agreement, and the contract discovering the contra	d profits there of plinois. It is under the (stataches, all tion or damage to the preme of against such to the preme of against such to the leg mbrance on the leg mbrance on the leg mbrance of the indebted not. Procure debtedness sect, as the case of any coverning to the potential, with of potential, with of potential, with of potential, with the potential to potenti	contract, as pro- taxes and assess- ge, to rebuild or ises shall not be he premises and of the Contract horacts on the leness secured by such insurance, cuting any prior e may be, upon enants or agree- tout demand or oth, to the same the foreclosure to to completing es and disburse- tall also be paid and included in the or not, shall fees, have been all right to the int to foreclose ming under the tremises. It and the lien fully paid; and atturity thereof, resentation the shall be jointly
tioning, gas and plumbing apply releasing and waiving any any The Grantors covenant and in the Contract or according against said premises, and ee all buildings and improvemitted or suffered; (5) to keep its and with such companies to the Trustee, as their respectory evidence of such insures. The Grantors further agree the ior encumbrances, either the such laves or assessments, or brances on the premises; and d, for all amounts so paid and The Grantors further agree the contained in the Contract, the of any kind, become immedias if such indebtedness had be the Grantors further agree the contained in the Contract, the forantors further agree the contained in the Contract, the family kind, become immedias if such indebtedness had be the Grantors. All such expenses in dismissed, nor release hereof the Grantors, for the Grantor on of and income from the post of and income from the post of and income from the post of and exhibit to the Trustee by proper instrument upon postee may accept as true without the lien of this Trust Deed is she term "Grantors" as used rally binding upon such perso in to, and not in limitation of the Grantors on to, and not in limitation of the Grantors on to, and not in limitation of	paratus and fixtures, and every deall rights under and by virturagree: (1) to pay said indebte to any agreement extending the demand to exhibit receipts ents on the premises that may all buildings and other impresents and under such policies and tide that loss thereunder shall extive interests may appear, an ance; and (6) to pay, when defective interests may appear, an ance; and (6) to pay, when defective interests may appear, and that, in the event of any failur Trustee or the legal holder of resistance of the legal holder of resistance shall be so much add that, in the event of a breach we indebtedness secured hereby attributed by its express termat all expenses and disbursenesty's fees, outlays for docume and premises embracing forecle occeding wherein the Trustee and disbursements shall be an such foreclosure proceedings; given, until all such expenses and for the heirs, executors, premises pending such foreclosure proceedings; given, until all such expenses is and for the heirs, executors, premises pending such foreclosure proceedings with a release hereof to and at the the Contract, representing the other inquiry. The provided in the Contract, and all rights, powers and reneally provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, the provided in the Contract, and all rights, powers and reneally the provided in the Contract.	thin, "pp:"tenant thereto, and all e of the 100 estead exemption law dness, and ell other amounts that dness, and ell other amounts that the time of pay lent; (2) to pay, be therefor; (3) yith a sixty days a have been destroyed or damage overnents now or fer after on the in such form, all as shall reasons be payable first to the hoder of d, upon request, to turninh to the ue, all indebtedness which has be so to insure, or pay taxes or to the Contract may, from time to a len or title affecting the premise rise the Trustee or the legal holde hitional indebtedness secured here of any of the aforesaid covenants y shall, at the option of the legal holder insure decree) shall be paid by the or the legal holder of the Contract additional lien upon the premise which proceedings, whether decrees and disbursements, and the cost administrators, successors and a sure proceedings, and agree that, tonce, and without notice to the mises with power to collect the return, for the preparation of such lence that all indebtedness secured here it in a process of any person who shall at all indebtedness secured here tien of any prior encumbrance of signing this Trust Deed and each accurrence of the Trustee and the hold act or by law.	trents, issues and as of the State of temy be payable fore any penalty feer any destruct discovering the any penalty feer any destruct discovering the any penalty feer any penalty feer any penalty any prior encur. Trustee or to the secured by any time, but need es or pay the incer of the Contract by, is or agreements, or pay the incer of the Contract by, is or agreement, in contract by, is or agreement, and the contract discovering the contra	d profits there of plinois. It is under the (stataches, all tion or damage to the preme of against such to the preme of against such to the leg mbrance on the leg mbrance on the leg mbrance of the indebted not. Procure debtedness sect, as the case of any coverning to the potential, with of potential, with of potential, with of potential, with the potential to potenti	contract, as pro- taxes and assess- ge, to rebuild or ises shall not be h risks, for such al holder of the he premises and of the Contract horances on the liness secured by such insurance, curing any prior e may be, upon enants or agree- tout demand or oth, to the same the foreclosure to or completing es and disburse- tall also be paid and included in hed or not, shall fees, have been all right to the int to foreclose ming under the remises. It and the lien fully paid; and atturity thereof, resentation the
ditioning, gas and plumbing any and The Grantors covenant and do in the Contract or according to against said premises, and or all buildings and improvement and dition the Contract or according to against said premises, and or all buildings and improvemented or suffered; (5) to keep unts and with such companies tract, which policies shall proving to the Trustee, as their resplactory evidence of such insurvises. The Grantors further agree to prior encumbrances, either the sy such taxes or assessments, or mbrances on the premises; and and, for all amounts so paid and The Grantors further agree to see a such as a such independent of the Grantors further agree to the of any kind, become immediat as if such indebtedness had be the Grantors further agree to fit fincluding reasonable attornates showing the whole title of so, accasioned by any suit or precedented that may be rendered in the Grantors. All such expenses is escree that may be rendered in the Grantors, for the Grantors from the prost of and income from the prost of and income from the prost of and income from the prost proper instrument upon prostee may execute and deliver the and exhibit to the Trustee for by proper instrument upon prostee may execute and deliver the may accept as true without furthe lien of this Trust Deed is a The term "Grantors" as used twerally binding upon such person All obligations of the Grantors ution to, and not in limitation o	paratus and fixtures, and every deall rights under and by virturagree: (1) to pay said indebte to any agreement extending the demand to exhibit receipts ents on the premises that may all buildings and other impresents and under such policies and tide that loss thereunder shall extive interests may appear, an ance; and (6) to pay, when defective interests may appear, an ance; and (6) to pay, when defective interests may appear, and that, in the event of any failur Trustee or the legal holder of resistance of the legal holder of resistance shall be so much add that, in the event of a breach we indebtedness secured hereby attributed by its express termat all expenses and disbursenesty's fees, outlays for docume and premises embracing forecle occeding wherein the Trustee and disbursements shall be an such foreclosure proceedings; given, until all such expenses and for the heirs, executors, premises pending such foreclosure proceedings; given, until all such expenses is and for the heirs, executors, premises pending such foreclosure proceedings with a release hereof to and at the the Contract, representing the other inquiry. The provided in the Contract, and all rights, powers and reneally provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, and all rights, powers and reneally the provided in the Contract, the provided in the Contract, and all rights, powers and reneally the provided in the Contract.	thin, "pp:"tenant thereto, and all e of the 100 estead exemption law dness, and ell other amounts that dness, and ell other amounts that the time of pay lent; (2) to pay, be therefor; (3) yith a sixty days a have been destroyed or damage overnents now or fer after on the in such form, all as shall reasons be payable first to the hoder of d, upon request, to turninh to the ue, all indebtedness which has be so to insure, or pay taxes or to the Contract may, from time to a len or title affecting the premise rise the Trustee or the legal holde hitional indebtedness secured here of any of the aforesaid covenants y shall, at the option of the legal holder insure decree) shall be paid by the or the legal holder of the Contract additional lien upon the premise which proceedings, whether decrees and disbursements, and the cost administrators, successors and a sure proceedings, and agree that, tonce, and without notice to the mises with power to collect the return, for the preparation of such lence that all indebtedness secured here it in a process of any person who shall at all indebtedness secured here tien of any prior encumbrance of signing this Trust Deed and each accurrence of the Trustee and the hold act or by law.	trents, issues and as of the State of temy be payable fore any penalty feer any destruct discovering the any penalty feer any destruct discovering the any penalty feer any penalty feer any penalty any prior encur. Trustee or to the secured by any time, but need es or pay the incer of the Contract by, is or agreements, or pay the incer of the Contract by, is or agreement, in contract by, is or agreement, and the contract discovering the contra	d profits there of plinois. It is under the (stataches, all tion or damage to the preme of against such to the preme of against such to the leg mbrance on the leg mbrance on the leg mbrance of the indebted not. Procure debtedness sect, as the case of any coverning to the potential, with of potential, with of potential, with of potential, with the potential to potenti	contract, as pro- taxes and assess- ge, to rebuild or ises shall not be h risks, for such al holder of the he premises and of the Contract norances on the liness secured by such insurance, curing any prior e may be, upon enants or agree- tout demand or oth, to the same the foreclosure g or completing es and disburse- tall also be paid and included in ned or not, shall fees, have been all right to the int to foreclose ming under the remises. ed and the lien fully paid; and attrity thereof, resentation the shall be jointly herein shall be

D20 35-90, R. 4/76

STATE OF ILLINOIS

COUNTY OF COUNTY

I, a Notary Public in and for the State and County aforesaid, do hereby certify that

personally known to me to be the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he (she, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Given under my hand and official seal this

Given under my hand and official seal this,

My Commission Expires:

Property of Cook County Clerk's Office 25567926

END OF RECORDED DOCUMENT

10.0