## **UNOFFICIAL COPY**

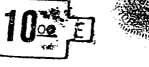
43100668

T3   00 668			
	TRUST DEED (MOR	<del></del>	25732882
THIS INDENTURE, dated October 2 Samuel Sowell and Delores	Sowell	, 19 <u>80</u> , bet	ween
of the city of Haz (rereinafter called the "Grantors") and CONTINE oa king association doing business in the City of Ch call d the "Trustee");		AL BANK AND TRU	
<b>/</b> -	WITNESSETH		
WIFREAS, pursuant to the provisions of a concentration of a control of the contro	ertain Retail Installment Co	ntract (hereinafter call	ed the "Contract"), of even date herewith, as Seller, the Grantors are justly indebted
holder of the . on ract, which indebtedness is payable	e at the offices of CONTINI	ENTAL ILLINOIS NA	TIONAL BANK AND TRUST COMPANY
OF CHICAGO, 31 South La Salle Street, Chicago, Illinois 60693 in. But successive monthly installments, each of \$ 120.30 except for a final anst ment of \$ 120.30 except for a final anst ment of \$ 120.30 except for a final anst ment of \$ 120.30 except for a final anst ment of \$ 120.30 except for a final anst ment of \$ 120.30 except for a final anst ment of \$ 120.30 except for a final anst final anst for a final anst final anst for a final anst final ans			
	, county of		Te of financia, to with
Lot one (1) in Bluck two	(2) in Cooper's	dazel Crest Ma	mor, being
a Subdivision of the East			
Northeast quarter of Sicri			
of the Third Principal Act	Idian, lying Soi	ith of the Inc	lian Boundary Line.
	<del></del>		
	<del>()</del>		~ <del></del>
		<del></del>	
			<del></del>
The Grantors covenant and agree: (1) to pay, swided in the Contract or according to any agreement ements against said premises, and on demand to exhib restore all buildings and improvements on the premise committed or suffered: (5) to keep all buildings and on amounts and with such companies and under such promises committed or suffered: (5) to keep all buildings and of amounts and with such companies and under such provide that loss there second to the Trustee, as their respective interests may satisfactory evidence of such insurance; and (6) to premises.  The Grantors further agree that, in the event of any prior encumbrances, either the Trustee or the legior pay such taxes or assessments, or discharge or purce encumbrances on the premises; and the Grantors agree demand, for all amounts so paid and the same shall be so the Grantors further agree that, in the event of ments contained in the Contract, the indebtedness seen encice of any kind, become immediately due and pay; extent as if such indebtedness had been matured by its. The Grantors further agree that all expenses an hereof (including reasonable attorney's fees, outlays; abstract thowing the whole title of said premises embranched to the such expenses and disbursements by the Grantors. All such expenses and disbursements any decree that may be rendered in such foreclosure principles of the dismissed, nor release hereof given, until all supaid. The Grantors, for the Grantors and for the heirs, possession of and income from the premises pending statistic the dismissed, nor release hereof tien, until all supaid. The Grantors, for the Grantors and for the heirs, possession of and income from the premises pending statistic transport of the Grantors and for the heirs possession of and income from the premise pending statistic transport of the Grantors and for the heirs of this Trustee the Contract, reprustee may execute and deliver a release hereof its produce and exhibit to the Trustee the Contract, reprustee may accept as true without further inquiry.  The	extending the time of paymic bit receipts therefor; (3) wis that may have been dest other improvements now or tolicies and in such form, a under shall be payable first 2 appear, and, upon request, ay, when due, all indebted of any failure so to insure, all holder of the Contract in hase any tax lien or title affe to reimburse the Trustee on much additional indebted fa breach of any of the affer and shall be recoverable and shall be recoverable to the former of the for documentary evidence, using forcelosure decree) shith Trustee or the legal hol shall be an additional lien toccedings; which proceeding the proceeding the free or the legal hol shall be an additional lien to the premises with powe le fees, evidence, executors, administrators, executors, administrators, and for the premises with powe le fees, evidence, of the prefetory evidence, of the premises with powe le fees, evidence for the prefetory fany, for the prefetory evidence of any prior and at the request of any resenting that all indebted mate to the lien of any prior all persons signing this Trustive heirs, executors, administrators, aversued of the Trustee heirs, executors, administrators, are the property of the trustive heirs, executors, administrators, are the property of the Trustive heirs, executors, administrators, are the property of the Trustive heirs, executors, administrators, are the property of the Trustive heirs, executors, administrators, and the property of the Trustive heirs, executors, administrators, are the property of the Trustive heirs, executors, administrators, and the property of the Trustive heirs, executors, administrators, and the property of the Trustive heirs, executors, administrators, and the property of the Trustive heirs, executors, administrators, and the property of the Trustive heirs, executors, administrators, and the property of the Trustive heirs, executors, administrators, and the property of the P	ent; (? to p sy, before a thin, isty c sys after a roye, or darr sed; (4) or hereaver, or the pre- are to the hole of a roye, to the hole of a roye, to the hole of a roye, to furnish to the state as which may be a compay taxes or assess a roye, from time to time feeting the premises, or or the legal holder of the secured hereby. Or the legal holder of the secured hereby. Or the legal holder of the secured to paid to the form of the legal holder of the secured by a stenographers' charge all be paid by the Gran dider of the Contract, as upon the premises, an upon the premises, and the costs of a successors and assigns, and the costs of a successors and assigns, and agree that, upon tout notice to the Gran to collect the rents, is peration of such release bettedness secured by the person who shall, eith ness secured hereby h rencumbrance of recors the dand each of the instrators, successors and each of the sistrators, successors and escents.	any penalty attaches, all taxes and assessing destruction or damage, to rebuild or that waste to the premises shall not be mises insured against such risks, for such one satisfactory to the legal holder of the prior encumbrance on the premises and see or to the legal holder of the Contract ured by any prior encumbrances on the ents. or pay the indebtedness secured by e., b it need not, procure such insurance, r. as the indebtedness secured by e., b it need not, procure such insurance, r. as the case may be, upon greemer is, or r i any covenants or agreemer of the Contract with contract and contract of the Contract and contract of the contract and contract of the contract and contract and the like expenses and disburses and cost of proc and or completing tors; and the like expenses and disburses such, may be a party, s'. Ill. lso be paid as shall have been entered or not, shall usit, including attorneys' fees, have been of the Grantors, with all right to the the filing of any complaint to foreclose tors, or to any party claiming under the saues and profits of the premises.  see, release this Trust Deed and the lien this Trust Deed has been fully paid; and her before or after the maturity thereof, as been paid, which representation the do on the premises.  em, and this Trust Deed shall be jointly dissigns.
WITNESS, the hand(s) and the sgal(s) of the Gran	otors as of the day and year	first above written.	(SEAL)
Kelous Sowell	(SEAL)		(SEAL)
his instrument prepared by:			
0 7 01			

## **UNOFFICIAL COPY**

STATE OF ILLINOIS COUNTY OF COOK

Commission Hy Commission 12 PM 1 05



10.00



END OF RECORDED DOCUMENT