## UNOFFICIAL CORY RECEIVED IN BAD CONDITIONS

25780872

14201960
TRUST DEED (MORTGAGE)
Documber 3 80 Barbara Price Bonne
THIS INDENTURE, dated Becomber 3, 19 19 19 19 19 19 19 19 19 19 19 19 19
city of Chicago County of Cook State of Illinois
of the
WITNESSETH:
WHEREAS, pursuant to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date herewith,
in the sum of Seventy four hundred eighty nine and 80/100.  Dollar to the legal in the sum of Seventy four hundred eighty nine and 80/100 RATIONAL RANK AND TRUST COMPANY
holder of Contract, which indebtedness is payable at the officer of CONT International Property of Contract, which indebtedness is payable at the officer of CONT International Property of Contract, each of \$ 24.83
and on the same de . of each month thereafter until paid in tun;
of all other covenant sements and obligations of the Grantors under the Country to the Country of the Country o
city of Chicago County of Cook State of Elimois, to wit:  Lot 17 in block 1 in Baird and Rowland's Subdivision of Blocks 1
to 8 both inclusive of Calumet and Chicago Canal and Dock Company's
The West three quarters of the South half of the
South East quarter of the North West quarter of Decizion -,
c
WenthWest quarter of Section 2, lying East of the fillings out
Railroad, all that parc of the North West quarter of the South West quarter of Section, lyin; East of the Illinois Central Railroad
- Vowth Wort duarter of the South
West quarter of Section 2, all in Township 37 North, Range 14, East of the Third Principal Meridiar, took County, Illinois.
that certain mortgage from
(This is a Junior lien) subject o that certain mortgage from Barbara Price Bonner AKA: Barbara 27.00 to 0 Brien & Paine (cont dbace Barbara Price Bonner AKA: Barbara 27.00 to 0 Brien & Paine (cont dbace together with all improvements, tenements, casements, fixtures and appurter and appurter, and other after thereto belonging, including all heating, air- conditioning, gas and plumbing apparatus and fixtures, and everything appurten and rents, issues and profits thereof or therefrom; conditioning, gas and plumbing apparatus and fixtures, and everything appurten at rents, and all tents, issues and profits thereof or therefrom; thereby releasing and waiving any and all rights under and by vitue of the homestess' employed have of the State of Illinois.  The Grantors covenant and agrees: (1) to pay said indebtedness, and all outer amount what was be payable under the Contract, as pro- vided in the Contract or according to any agreement extending the time of payment; (2) to pay, tefore any pensity attaches, all taxes and assem- vided in the Contract or according to any agreement extending the time of payment; (3) within its ', days, iffer any destruction or damage, to rebuild or ments against said premises, and on demand to exhibit receipts therefor; (3) within its ', days, iffer any destruction or damage, to rebuild or ments against said premises, and on demand to exhibit receipts therefor; (3) within its ', days, iffer any destruction or damage, to rebuild or
restore all buildings and improvements on the premises that may nave been destroyed to the "emises insured against such risks, for such committed or suffered; (5) to keep all buildings and other improvements now or hereafter on the "emises insured against such risks, for such communits and with such companies and under such policies and in such form, all as shall reason to be satisfactory to the legal holder of the smouths and with such companies and under such policies and in such form, all as shall reason to the community for enumeration and the premises and contract, which policies shall provide that loss thereunder shall be payable first to the holder of all the interests may appear, and, upon request, to furnish to the lift time? To the legal holder of the Contract sections to the time of such insurance; and (6) to pay, when due, all indebtedness which may be sective they any prior encumbrances on the satisfactory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be sective they any prior encumbrances on the
premise.  The Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessment, or pay the indebtedness secured by The Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or discharge or purchase any tax lien or title affecting be premises, or pay this debtedness securing any prior or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting be premises, or pay this debtedness securing any prior or combinances on the premises; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, to me case may be, upon encumbrances on the premises; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, to me case may be, upon demand, for all amounts to 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 aforesid covenants or agreements, or fany over demand or
ments contained in the Contract, the indebtedness secured hereby shall at the option of the legal hereof, or by suit at law, it by, to the same notice of any kind, become immediately due and payable and shall be recoverable by foreclosure hereof, or by suit at law, it by, to the same
The Grantors further agree that all expenses and disfouramentary evidence, stenographers' charges and cost of procuring ( co. aplating hereof (including reasonable attorney's fees, outlays for documentary evidence, stenographers' charges and cost of procuring ( co. aplating abstract showing the whole title of said premises embracing foreclosure decree) shall be paid by the Grantors, and the like expenses 1 or trates or the legal holder of the Contract, as such, may be a parry, shall at ) b. add ments, occasioned by any suit or proceeding wherein the Trustee or the legal holder of the Contract, as such, may be a parry, shall at ) b. add ments, occasioned by any suit or proceedings whether proceedings, which proceedings, whether decree of sale shall have been entered or not, shall any decree that may be rendered in such foreclosure proceedings, which proceedings, and the corts of suit, including attorneys' fees, have been not be dismissed, nor release hereof given, until all such expenses and disbursements, and the corts of suit, including attorneys' fees, have been paid. The Grantors, for the Grantors and for the heirs, executors, administrators, successors sry's assigns of the Grantors, wave all right to the paid. The Grantors of the grantors and for the heirs, executors, administrators, successors sry's assigns of the Grantors, wave all right to the possession of and income from the premises pending such foreclosure proceedings, and agree that, upon the Illing of any complaint to foreclosure proceedings, and agree that, upon the Illing of any complaint to foreclosure proceedings, and serve that, upon the Illing of any complaint to foreclosure proceedings, and serve that, upon the Illing of any complaint to foreclosure proceedings, and serve that, upon the Illing of any complaint to foreclosure proceedings, and serve that, upon the Illing of any complaint to foreclosure proceedings, and the serve of the Grantors, or to sny party claiming under the this Trust and more and the state of the Carators, or to sny par
Grantors, appoint a receiver to take possession or charge of the premises with power to doubt the testes such as the Trust Deed and the lien The Trustee thall, upon receipt of its reasonable feet, if any, for the preparation of such release, release this Trust Deed has been fully paid; and thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and the Trustee and deliver a release hereof to and at the request of any person who shall, either before or after the maturity thereof, produce and exhibit to the Trustee the Contract, representing that all indebtedness secured hereby has been paid, which representation the Trustee may accept as true without further inquiry.  The lien of this Trust Deed is subject and subordinate to the lien of any prior encumbrance of record on the premises.  The term "Grantom" as used herein shall mean all persons signing this Trust Deed and each of them, and this Trust Deed shall be jointly and severally binding upon such persons and their respective heirs, executors, administrators, successors and satisfus.  All obligations of the Grantors, and all rights, powers and remedies of the Trustee and the holder of the Contract, expressed herein shall be in addition 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 first above written.
EBC 10 GL C B Comme
(SEAL)
SEAL) (SEAL)
This instrument prepared Ly:

(Name and Address

.

## EIVED IN BAD COMPTEN

1981 FEB 20 AM 11 46 COCK COUNTY LLAKOIS

STATE OF ILLINOIS

(cone d) dated May 13, 1974 and recorded May 23, 1974 as document No. 22726778.

13, 1974 a.

Of Control E

MAIL TO

END OF RECORDED DOCUMENT