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•	TRUST DEED (MORTGAGE) 26061454
THIS INDENTUR	
	Ornelas and wife Rosario
of the City	ofCicero, County of, State of Illin
hereinafter called the "	Grantors") and a nation
panking "sociation doin!	t business in the City of Chicago, County of Cook, State of Illinois (hereinafter, together with its successors and assign
	WITNESSETH:
	WIINESSEII.
WHE (EA), pursus between the Grands and in the sum of5	ant to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even date herewife Danley Lumber Company , as Seller, the Granters are justly indebt 99.80
older of the Contra . w	tich indebtedness is payable at the offices of
accept for a final install.	in 60 puccessive monthly installments, each of \$ 93.33 ien' (\$, commencing 30 days after the Completion Date provided for in the Contra
nd on the tame date of e.	ar's month thereafter until naid in full:
NOW, THEREFOR f all other covenants, an	E, it so are the payment, in accordance with the provisions of the Contract, of said indebtedness, and the performan reconents and obligations of the Grantors under the Contract and hereunder, the Grantors hereby CONVEY and WA
ANT to the Trustee the	following .esc ibed real estate (hereinafter called the "premises") situated in the
<u>City</u> or_	
Lot_4l_in	Block 2 i Morton Park, a Subdivision in the Northeast 1
of Section	28. Township 39 North, Range 13, East Of The Third Princi
Meridian,	in Cook County Illinois
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	25061454
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sfactory evidence of su mises. The Grantors further prior encumbrances, ei- ay such taxes or assess imbrances on the premi and, for all amounts so The Grantors further is contained in the Con co of any kind, become	neir respective interests may appear, and, upon request, to furnish to the Trustee of (1) the legal holder of the Contract historiance; and (6) to pay, when due, all indebtedness which may be secured by my prior encumbrances on the ragree that, in the event of any failure so to insure, or pay taxes or assessments, or pay he incebtedness secured by there the Trustee or the legal holder of the Contract may, from time to time, but need of, procressed historiance, or discharge or purchase any tax lien or title affecting the premises, or pay the indection, which is excurring any prior ses; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the case may be, upor paid and the same shall be so much additional indebtedness secured hereby. The agree that, in the event of a breach of any of the aforesaid covenants or agreements, or of any or no that or agree tract, the indebtedness secured hereby shall, at the option of the legal holder of the Contract, without demand or immediately due and payable and shall be recoverable by foreclosure hereof, or by suit at law, or board of the same shall deem natured by its express terms.
The Grantors further of (including reasonable act showing the whole its, occasioned by any se he Grantors. All such es decree that may be removed in the dismissed, nor released in the Grantors, for the casion of and income frust Deed, the court is	agree that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the toreclosure c attorney's fees, outlays for documentary evidence, stenographers' charges and cost of procuring or completing title of said premises embracing foreclosure decree) shall be paid by the Grantors; and the like expenses and disbursement or proceeding wherein the Trustee or the legal holder of the Contract, as such, may be a party, shall also be paid spenses and disbursements shall be an additional lien upon the premises, and shall be taxed as costs and included in deted in such foreclosure proceedings; which proceedings, whether decree of sale shall have been entered or not, shall be hereof given, until all such expenses and disbursements, and the costs of suit, including attorneys' fees, have been Grantors and for the heirs, executors, administrators, successors and assigns of the Grantors, waive all right to the out the premises pending such foreclosure proceedings, and agree that, upon the filling of any complaint to foreclose a which such complaint is filled may at once, and without notice to the Grantors, or to any party claiming under the totake possession or charge of the premises with power to collect the rents, issues and profits of the premises.
The Trustee thall, up of by proper instrumen rustee may execute and exhibit to the eer may accept as true w. The lien of this Trust? The term "Grantors" everally binding upon su All obligations of the 4 litton to, and not in time	on receipt of its reasonable fees, if any, for the preparation of such release, release this Trust Deed and the lien t upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and I deliver a release hereof to and at the request of any person who shall, either before or after the maturity thereof, Trustee the Contract, representing that all indebtedness secured hereby has been paid, which representation the
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nstrument prepared by:	Milt Schafer Danley Lumber Co 1559 N. Mannheim Rd Stone Park, IL 60165
	7 5/ - a - 00

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STATE OF ILLINOIS))				•
COUNTY OF	j				
I, a Notary Public in an	mond me telesse sug we	vife Rosario ose name(s) is (are) su of and delivered said is	obscribed to the foregoing	g instrument, appear eir) free and voluntar	ed before me this day y act, for the uses and
My Commission Expires:	7.4	E	ships ()	Sur Jus	28011
0000	61454	•	Notary Publ	O 3 Y 1 A	TO NOT TO SELECTION OF THE PROPERTY OF THE PRO
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			1000 E		26 (61 454
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-			WAR TO		The Northern Trust Company. Retail Credit Div. N-10 Attn: P. KRASK 50 South La Salle Street Chicago, Illinois 60675
					The Beta Attn 50 S Chic

END OF RECORDED DOCUMENT