UNOFFICIAL COPY

TRUST DEED (MORTGAGE) 2606146	i3 .
THIS INDENTURE, dated October 26 , 19 81 , between	
	ite of Illinois - a national
anking association doing business in the City of Chicago, County of Cook, State of Illinola (hereinafter, together with its successors illed the "Trustee");	and assigns,
WITNESSETH:	
N'EREAS, pursuant to the provisions of a certain Retail Installment Contract (hereinafter called the "Contract"), of even da Danley Lumber Company " or n' is Grantors and, as Seller, the Grantors are just	te herewith, dv indebted
the pur of 8438.40 Dollars	to the legal
in 60 successive monthly installments, each of \$ 140.	 ,
cept for a	erformance
City of Des Plaines, County of Cook State of Minols, to wit: Lot 29 in Des zushire in Des Plaines Unit No. 1 being a Subdivisi	on
of part of the Sovin is of the Northeast is of the Southeast is of Se	ction 24
Township 41 North, Lange 11, East Of The Third Principal Meridian,	In Cook
County Illinois	
NOWING ASSESSMENT	
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26061463	
	
tract, which policies shall provide that loss thereunder shall be payable first to the holder of any pt or eleumbrance on the prem nd to the Trustee, as their respective interests may appear, and, upon request, to furnish to the Trustee or to the Inglander of the factory evidence of such insurance; and (6) to pay, when due, all indebtedness which may be secured by a prior encumbrance nites. The Grantors further agree that, in the event of any failure so to insure, or pay taxes or assessments, or pay the ir bedness see prior encumbrances, either the Trustee or the legal holder of the Contract may, from time to time, but need not polare such in ay such taxes or assessments, or discharge or purchase any tax lien or title affecting the premises, or pay the indebtedness securing a mbrances on the premises; and the Grantors agree to reimburse the Trustee or the legal holder of the Contract, as the creem and, for all amounts so 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 of any commits is contained in the Contract, the indebtedness secured hereby shall, at the option of the legal holder of the Contract, without cere of any kind, become immediately due and payable and shall be recoverable by foreclosure hereof, or by suit at law, or both, to not at if such indebtedness had been matured by its express terms. The Grantors further agree that all expenses and disbursements paid or incurred in behalf of plaintiff in connection with the for of (including reasonable attorney's fees, outlays for documentary evidence, stenographers' charges and cost of procuring or constitutions the whole title of said premises embracing (or centours decree) thall be paid by the Grantors; and the like expenses and disbursements hall be an additional len upon the premise, and shall be taxed as costs and includences the whole title of said premises embracing foreclosure proceedings, whether decree of sale	Contract es on the surrance su
of by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully parautee may execute and deliver a release hereof to and at the request of any person who shall, either before or after the maturity it can earlie the Trustee the Contract, representing that all indebtedness secured hereby has been paid, which representative may accept as true without further inquiry. The ilen of this Trust Deed is subject and subordinate to the lien of any prior encumbrance of record on the premises. The term "Grantors" as used herein shall mean all persons signing this Trust Deed and each of them, and this Trust Deed shall be verally binding upon such persons and their respective heirs, executors, administrators, successors and assigns. All obligations of the Grantors, and all rights, powers and remedies of the Trustee and the holder of the Contract, expressed herein a	hereof, ion the jointly
lition to, and not in limitation of, those provided in the Contract or by law. WITNESS, the hand(s) and the scal(s) of the Grantors as of the day and year first above written.	
Vinchuso & Faraone (SEAL) Satethin Torons	SEAL)
Golden Gardone (SEAL) / Thursty The market	SEAL)
Milt Schafer Danley Lumber Co 1559 N. Mannheim Rd Stone Park , IL 60165	
(Name and Address)	

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STATE OF ILLINOIS)	
COUNTY OF COOK) SS .	
COUNTY OF Cook	,	
	for the State and County aforesaid, do hereby certify that Ovanni Faraone and wife Guiseppa	
in person, and acknowledged th	the same person(s) whose name(s) is (are) subscribed to the foregoing instrument, appeared before me this di at he (she, they) signed and delivered said instrument as his (her, their) free and voluntary act, for the uses an ling the release and waiver of the right of homestead.	ď
• •	official seal this Co day of Co Co 19	٠.
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My Commission Expires:	d CK Mark	,
1983	Notary Public	
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