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TRUST DEED UNL	ii budiumen d mee	MANOVE SPACE TO DE	RTHOL-RECURDING 0012 TRAN 5043	06/27/94 10:0
THIS INDENTURE, made	, 19, betwee			
herein reformed to	is as "Grantors", and		American property of the control of	
of				
THAT, WHEREAS the Grantors have promised to	pay to		milit vir valendarist in de de service de verd i victor de distribui d'improprietà.	_, herein referred to
"Beneficiary", the legal holder of the Home Impr	overnear Contract hereinafter called "Co	ontract" and described, the	sum of	
evidenced by one certain Contract of the Grantors or	f even thate herewith, made payable to the	Beneficiary, and delivered,	in and by which said Contr	§ act the Granters promi
to pay the sald sum in consecutive month				
at \$, with the first	installment beginning on	. 19	and the remaining in	stallments continuing o
the same day of each month thereafter until fully				
Illinois, or at such place as the Beneficiary or oth				
The principal amount of the Couract is \$	**		ſ	
NOW, THERBFORE, the Grant in the secure the performance of the covenants and agreements here receipt whereof is hereby acknowledge a, to by their and all of their estate, right, the and interest COUNTY OF	in contained, by the Grantors to be perfue presents CONVEY and WARRANT in therein, situate, lying and being in AND STATE OF I	ornied, and also in considerate the Trustee, its successor the LLIANCIS, to with	ration of the sum of One I ra and assigns, the followin	Dollar in hand paid, thing described Real Estat
Lot 33 In Southwest H Subdivision of the mort Township 38 worth, Rang TO THE Plat Thereof reco County, Illinios.	hear avarter of 18 13 East of the Th rebol Canvary 24, 1	The marthest ird Fincipal 927, as duc.	meridian, at 950, 1950,	resion 35, recording
from all-rights and benefits under and by virtue of a release and waive. COVENANTS, CONDITIONS AND PROVISIO 1. Granters shall (1) promptly repair, restore or rebuild condition and repair, without waste, and free from mechanicalien or charge on the premises superior to the lien hereof, and any building or buildings now or at any time in process of ref. (6) make no material alterations in said premises except as rec. 2. Granters shall pay before any penalty, attaches all get due, and shall, upon written request, furtish to Trustee or to any tax or assessment which Granter may desire to contest. 3. Oranters shall keep all buildings and improvements roy the insurance companies of moneys sufficient either to pay under insurance policies pepable, in case of loss or damage, to deliver all policies, including additional and renewal policies, no defined therein. Trustee or Beneficiary may	any boildings or improvements now or herealth or other liens or claims for lien no expressly supon request exhibit satisfactory evidence of the fection upon said nemines; (3) comply with all required by law or municipal ordinance, special as teneficiary duplicate receipts therefor. To prevent some or the cost of replacing or repairing the same or to insuste the benefit of the Beneficiary, such the present of the Beneficiary, and in case of insurance about to explicate to explicate the cost of replacing or repairing the same or to thus the benefit of the Beneficiary, such the benefit of the Beneficiary, and in case of insurance about to explicate the cost of replacing or repairing the same or to thus the benefit of the Beneficiary, such as the present of the same o	the premises which may become of the premises which may become of 30 in a part	ne damuged or be destroyed; (2) pay when the any indebteding to see it to Beneficiary; (4) compordinances with respect to the p eavice charges, and other charge pay in full under protest, in the lightning or windstorm under pared hereby, all in companies as lard mortgage clause to be attact tess than ten days prior to the r) keep said premises in gon swhich may be secured by itele within a reasonable time memises and the use thereous re against the premises who manner provided by snatuk- olicies providing for paymentisfactory to the Benefician hed to each policy, and sha respective dates of expiration
out need not, make full or partial payments of principal or interdeem from any tax sale or forfeiture affecting said premises used premises used premises used premises or contest any tax or assessment. All moneys permoneys advanced by Trustee or Beneficiary to protect the intermediaty to protect the intervision and the anisted percentage of them on account of any default hereundar on the part of Que	erest on prior encumbrances, if any, and purchase or content any tax or promise or settle any tax lien ld for any of the purposes herein authorized and thaged premises and the lien heroof, shall be an a rate stated in the Contract this Truss Deed socure ranters.	i, discharge, compromise is selling or other prior lies or the or List all exprises paid or insurred in much additional indebtedness seen. Inaction of Trustee or Beneficial	eary tax lien or other prior lien in thereof, or rodeem from any to concert in therewith, including a need hereby and shall become it say shall in ver be considered as a	i or fille or claim theroof, or ax salo or forfeiture affectin storney's fees, and any othe mmodiately due and payable waiver of any right accruin
This Trust Deed consists of two pages. The covereference and are a part bereof and shall be bindin WITNESS the hand(a), and seal(a) of Orantors the	nants, conditions and provisions appearing on the Grantors, their heirs, successor of day and year first above written. (SEAL)	ng on page 2 (the reverse ter and assigns.	94559	SSAL (SEAL
		. 3		
STATE OF ILLINOIS.	a Notary Public in and for and residing in	seid County, in the State afores	ald, DO HEREDY CERTIFY	THAT
County of				
R DEPT-OI RECORDING 1+0012 TRAN 5043 +5622 + S/K * COOK COUNTY RE	who personally known to r Instrument, appeared before me this day in personal Instrument as OIVEN under my hand and Notarial Scal This instrument was prepared by	free and voluntary ac	t, for the uses and purposes t	signed and delivered the
ECORDING RAN 5043 04/27 SK *-94 JUNITY RECORDER	· <u>`</u>	the state of the s		775 A 18
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A. Grantors shall pay each licin of indebtedness herein mentioned, both principal and Interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Contract or in this Trust Deed to the contrary, become due and payable (a) inneediately in the case of default in making payment of any installment withe Contract, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, or (c) immediately if all or part of the premises are told or transferred by the Grantors without Beneficiary's prior written consent.

7. When the indebtedness becely secured shall become due whether by acceleration or otherwise. Beneficiary or Trustee thall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expendious and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for attorney's fees, Trustee's fees, appraisers' fees, outlay for documentary and expense vivience, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, dide nearches and examinations, guarantee policies, Terreton certificates, and similar data and assurances with respect to title as Trustee or Beneficiary may deem to be reasonably necessary either to prosecute such suit or to avidence to bidelets at any sale which may be had pursuant to such decree the 'rue condition of the title or the value of the premises. All expenditures and expenses of the nature in titls partiagraph mentioned shall becline so much additional indebtedness secured hereby and conneclist; due and psyable, with interest thereon at the annual percentage rate stated in the Contract this Trust Deed secures, when paid or incurred by Trustee or Beneficiary in remocitons with (2) any proceeding, including protect and bankingtoy proceedings, to which remocite the fees applaintiff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby accured, or (b) preparations for the commencement of any suit for the meredosure hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incidental to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; accord, all other items which under the terms hereof constitute accord individuals to that evidenced by the Contact, with interest thereon as herein provided, third, all principal and interest semaining unpaid on the none; fourth, any overplus to Grantors, then here, legal representatives or anxiens, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this Trust Deed, the court in which such bill is filled may appoint a receiver of axid premises. Such appointment may be made either before or after sale, without notice, without regard to the solvency or Intolvency of Grantons at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Truste hereinder may be appointed as such receiver. Such receiver shall have the power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deflectency, during the pendency of such foreclosure suit and, in case of a sale and a deflectency, during the full stanton; period of redemption, whether there be tedemption or not, a well as during any farther thereas when the profit of the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Cours from time to time may authorize the receiver to apply the net income in his bands in payments in whole or in part of; (1) The indebtodness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the defletency in vase of a sale and deficiency.

10. No action for the enforcer and of the lien at of any pravision hereal shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

12. Trustee has no duty to examine title, location, existence, or condition of the presidence, nor shall Trustee be obligated to record this Trust Deed or to exercise any power betein given unless expressly obligated by the terms bareof, for the liable for any acts or onlistions bereunder, except in case of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power berein given.

13. Upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid, either before or after maturity, the Trustee shall have full authority to release this Trust Deed, the lien thereof, by proper instrume.

14. In case of the resignation, inability or return to error Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Grantors and all persons claiming under or through Grantors, and the word "Grantors" when used betein shall include all such persons and all persons liable for the payment of an indebtedness or any part thereof, whether or not such persons shall have executed the Contract or this Trust Beed. The term Beneficiary as used herein shall mean and include any successors or assigns of Post ficiary.

		Ux			
		ASSIG	NMENT		
For value receive	ed, the undersigned, the l	beneficiary under the within Trus	M Doed hereby transfers.	sets over and assigns the bene	ficial interest under such Trust
Deed and the obligation	secured thereby to DC.	ned has set its hand and seal thi	T) during f	April	J.A.J
in withess w	VHIREOF, the undersign	705-03	K Ony OI .	-1-2 F	
11/	Clarot or	, other make]		Dealer	(SEAL)
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ATTEST:				1	Azaxy Zumaz C.
	Sen Jan	(Its Secretary)	Uy J	(Name and Title)	
Α(KNOWLEDGME	NT BY INDIVIDUAL O	R PAP'IN'ERSHIP	BENEFICIARY (SEI	LER)
A	CRITO WEEDOWN	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		•	
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	ss.	n Notary Public in and for and re	esiding in said County, it the	State aforesaid, DO HEREBY	CERTIFY THAT
County of	 1				
		who personally	known to me to be the same j	persor whose name	subscribed to the foregoing
		Assignment, appeared before me	this day in person and acknow	wledg of the c	signed and delivered
		the said Assignment as free and voius ary act. OIVEN under my hand and Notarial Seal this day o'			
		GIVEN under my hand and Not	urial Seal this	, day of	
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County of					
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MICHAEL OTARY PUBLIC, STATE OTARY PUBLIC, STATE	OF ILLINOIS }	GIVEN under my hand and Not		day of Aon	A.D. 19 94
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