UNOFFICIAL COPY

21 401 891

This Indenture Wilnesseth, That the Grantor

							FAMI	LY KI	ESIDE	SNILA	L SA	LED,	INC.					
oí	f the	Count										lino	is		for	and in	consid	feratio:
of	F		<u>'en</u>	(310	00.00) an	d no	/100)- <u></u>									Dollar
an	ıd oth	er goo	d and	valuab	le consi	deratio	ns in h	and pai	id, Con	ıvey		and Wa	.rrant_		unto	the CH	IICAGO	CIT
BA	ANK	AND	TRUS	т сс	MPAN	Y, a c	согрога	tion of	Illino	is, as I	Frustee	under	the pro	visions	of a t	trust ag	reemen	t date
th		15		_day o		Janu						n as T						
ir Since Office In Load NW Pr	n Hiubdiuari uari rotari otart inclushi inclushi	ill ivis ter i Pr ND vol of B of S ingt	and ion of Lot est Cour n Bl locl b loc ecti 1 Me	Pik of Section 20 Nor ity, lock 3 con ity, inity inity	te's the ion Ner i f th th, Ill 6,7 1 an hts Lan Blo	Sour Sour 32, ridia Rose No Hang Inod 2 lyir lowns to ck 1	th Eth h Towan, sela orth ge 1 is. 10 ing No ship Cook	ingle alf mshi in C nd A Wes 4, E (331 Cumm in Hill orth Cour	of of the control of	d Ad the 8 No Cou tion of 111 s su lian the th	dit. Wes rth to the the lb crid ard Rangling	ois, to-violation. It has been a considered by the construction of the construction o	saio lf on selino caso Eth P	d ad f th 14. is. pei ast rinc of rst ay that what will be ast what what what we had a set when the set was a set was a set when the set was a set was a set when the set was a set was a set when the s	e S Eas (35) to s ipa ipa ipa ipa ipa f th of th	ion outh tof 34 su f NeA ck of the the	bein Ease thee Cabdivoridi ND and the the criminor Thir	rpeins 2 to the
To	wns	hip	_38 ~ aww	Nor	th,	Re no	re 14	↓, Ξ: (660:	ast	of :	the	™hir	d Pi	rinc.	ipa]	L Me:	ridi	en,
J. 1.1	CO	OK (OUL	Ly,	111	11 01	1/	(007.		Det.	T. C.M.E	ėl S	(6.)	_=				
pose	TO I	HAVE	AND in sa	TO I	HOLD t agree	the sa	id oren	nises w	ith th	e appu	rtenan	ces upo	n the t	rusts a	nd for	the u	ses and	pur-
ises and term in tr trust prop and and and iner cal nter ver he inere:	or are to rest, to rest to rent the te option of fixi or perst, iry party same after.	ny par subdiv convey d to g donate or any any ter lew or rms an is to re- ing the ersonal 1 or a t there to dea	either rant to the part to ms and extend d proving amount of the proper to the proper	of, to d project with such solicate hereof l for an leases issons it of project to for all of the such that the such such that the such that t	dedicaserty a per with success, to moo, from my period upon a thereof d option grant ment a per way ame, w	te parl s often out cor or or s rtgage, time to od or per ny term at any as to pur futur easement ppurter ys and hether	ks, strein as de siderat uccessou pledge o time, eriods o ns and time o urchase er erata nts or nant to for si similar	ion, te rs in the or other in posses fitme, for any r times the whils, to precharges said puch other to or	conviyust il convi	tract to a said p of the encum or lever ter, to any full to to be so or a siderate ent from the said to the said t	lleys a posel, or sell, or sell, transcription and contact transcription and contact transcriptions are sell as the sell and transcriptions are sell as the sell a	e, mant nd to v to grai s or any estate, ild prop by lease case of of time ct to m ne rever ge said 	nacate are acate are acate are acate are acate are acate are part if power. erty, or any sir and to ake leas sion an proper conveyof, and unbeabo e	any subons to hereof ts and rany from and rany from amend amend do to control to deal lawful specifie	odivision odivision of a succession of a succe	builded builde builded builded builded builded builded builded builded builded	said journel said in sell on or successed in to lease or in fu of 198 young for in successful in sell	reof, i any essors said said said sturo, rears, eases lease man- other and rning imes
here ny pave rivil trun pon reat- ment gree utho he co ppoi eces:	of shaper of shaper of shaper of class of class of class of class of chaper of shaper	all be complicated in the complication in the courter of the court	an an onveyed tey, reled with the control of the co	y party d, cont at, or to i, or be o any suid tru any su e and ccorda mendin ed to e to a si vested	racted noney le oblige of the stee in the constant the execute accessor with all	g with to be so sorrow d to ind terms of relation veyance trust a th the creof an and de or suc I the tit	said the old, lease of said on to said on to said on to said, lease greeme trusts, nd bind sliver excessors the, estains	dvanced or to dvanced ito the it trust apid real or other int. was condition upon very such in truste, right	n relation relations to the control of the control	ged by ged by ged by aid pres ty or e ent; an shall be ument, force d limit benefici l, trust such s ers, au	said p: said t mises, xpedie d every e concl (a) th and efi ations aries t deed, success thoritie	remises, rustee, or be obtained of a control	b of a bligg i a iny et trust de- idence e time) that s ed in t er, and ortgage uccesso and of	whom s g d to lee th cas id ee' mo in fav of t' e such co his Inc. l (c) th e or oth rs in t bligation	said pr see to lat the truster gage r of evenue iveyan entur; lat ia. er .ast rust in ns of in	emises the ap terms terms ter or b the lease tery pe y there the or o the lease truste truste truste ts, hi	or any plicatio of this i e oblige or other rson rel of the t ther ins a said t e was , and (c ar , rop or the r	part n of trust d or r in- ying trust trust duly d) if perly pre-
T the eclar aid r	he interest to red to real es	terest o ings, a be per state a	of each vails an rsonal s such,	and ev nd proc proper but or	very ber ceeds ar ty, and nly an i	neficiar rising f no ber interest	y hereu rom the neficiar t in the	inder ar e sale o y hereu earnin	nd of a rother nder s gs, ava	ll perso dispos hall ha ils and	ons classitions ive any i proce	iming us of said title of eds the	nder th real es r inter reof a	em or a tate, an est, leg s afore	ny of d such al or e said.	them . intere	stisher le, and	nlv re y to
I: ror	f the i	itle to in the r word	any of certific s of si	the al ate of milar i	ove lar title or mport,	ds is n duplica in acco	ow or l ate ther ordance	hereafte eof, or with th	er regi: memo ie stati	stered, rial, the ute in	the Re e word such c	gistrar o s "in tro ase mad	of Title ist," or le and	s is her "upon provide	eby di conditi d.	rected r ion," or	ot to re with l	gis lim
A rtue her	and the of an wise.	e said ny and	granto all sta	rtutes c	_hereb	expre	issly w	aive s, provi	and	releas	exemp	any a	nd all homest	right of	or ben om sal	efit und	ier and cecution	by or
	1 Wit	ness W	/hattist	inthe i	erautor.	a	foresaid brua	d has		hereunt	_		- ·	hand		and sea	ıI	this
	16	ness W	/hattist		erautor.	a				hereunt	19 <u>7</u>	1	<u> </u>	hand		2	_	this

21 401 89

UNOFFICIAL COPY

	I, Michael R. Looney
	a Notary Public in and for said County, in the State aforesaid, do hereby certify that Fred Rosenstein, President and
	Maryin Weber. Secretary of
	Family Residential Sales, Inc.
	personally known to me to be the same person S whose name S subscribed
	to the foregoing instrument, appeared before me this day in person and acknowledged that
	they signed, scaled and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver
	of the right of homestead.
	GIVEN under my hand and notarial seal this 16
	February A.D. 19 71
C/X	Michael R. Looney
	Sammunda.
	C
	C
	1971 FEB 22 M 10 48
	FEB-12-71 294992 0 22 10 10 10 10 1
	restaution by 4 y y 2 of 1, 4 1, 4 1, 4 2 million
	9 /,
- • •	4/2
•	7
. 1	$a \cap a$
·	`O _A ,
•	7.
	AND
	4 (),
艺	AN MA
EED EED	PAN
8874 GT	Y I
HA HE	r H S Sa
st no. 8874 ed in Tru warranty deed	ST ST TST TST TST TST TST TST TST TST T
TRUST NO. 8874 Berd in Crue Warranty deed	TO CHICAGO CITY BANK TRUST COMPANY TRUSTEE
	F C

'END OF RECORDED DOCUMENT