CAUTION. Consult a lawyer before using or acting under this form All warranties, including merchantability and fitness, are archided.

82512006

\$12.25

	0731600
THIS INDENTURE WITNESSETH, That ALFREDO MO	JICA AND
OLGA MELGAR	The second secon
(hereinafter called the Grantor), of	DEFT-01 RECORDING \$12.
2519 N. KILDARE CHICAGO. I	LL INOIS T#1111 TRAN 3079 09/18/87 13:33:00
for and in consideration of the sum of \$7,219,20 (City)	(State) #3419 # A *-87-512006
for and in consideration of the sum of the s	Dollars
in hand paid, CONVEY S AND WARRANT S to	
GOLD CONSTRUCTION CO., INC.	
of 3939 W. LAWRENCE CHICAGO, I	LLINO15
(No. and Street) (Cay) as Trustee, and to his successors in trust hereinafter named, the following	(State)
estate with the improvements thereon, including all heating, sit-c	conditioning, gas and 1 Above Space For Recorder's Use Unity
plumbing apparatus and fixtures, and everything appartenant there	eto, together with all P
rents, issues and profiles of said premises, situated in the County of	
Addition of Pernock a subdivision of the	Lot 20 in Block 2 in Keeney & Pembarths he southwest 1/4 of the southeast 1/4 of
Section 27, Township 40 North Range 13	East of the Third Principal Meridian.
Cook County . 137 hois	
Per. In. # 13-27-413-015 AN	
G-L-Q	
Commonly known as: 2519 N. Kildare	
	A CONTRACTOR OF THE CONTRACTOR
Hereby releasing and waiving all rights water and by virtue of the h IN TRUST, nevertheless, for the purpose of securing performance	onestend emphopiass of the state of authors,
WHEREAS, The Grantor is justly indebted upon A prince	ripal promisiony note the rocking event and necessite payable
	The Composition Exployed 19155 at 🕷
IN SIXTY EQUAL MONTHLY INSTALLME	ENTS OF TENTE FULLY PAID.
The state of the s	Market Control of the
N/A	
	CAIGAGE
	~ ~ ~ ~ · · · · · · · · · · · · · · · ·
THE GRANTOR covenants and agrees as follows: (1) To pay said i	indebtedness, and the interest thereon as perein and in said note or notes provided,
or according to any agreement extending time of payment; (2) to p	indebtedness, a. d.t) e interest thereon (as perein and in said note or notes provided, by when due in e. cb. jear, all taxes per la sessments against said premises, and on estruction or dama e.t.; rebuild it character all buildings or improvements on said osaid premises shall no be consulted or suffered; (5) to keep all buildings now or at the grantee herein, who is by authorized to place such insurance in companies is clause attached payable to the first Trustee or Mortgagee, and second, to the left and remain with the sild Morgagee or Trustee until the indebtedness is fully the time or times when the same shall become due and payable.
premises that may have been destroyed or damaged; (4) that waste to	o said premises shall no occommitted or suffered; (5) to keep all buildings now or at
any time on said premises insured in companies to be selected by t	he grantee herein, who is he con authorized to place such insurance in companies sclause attached payable if who the first Trustee or Mortgagee, and second, to the
Trustee herein as their interests may appear, which policies shall be	estruction or dama e to rebuild to store all buildings or improvements on said of said premises shall not be consumited or suffered; (5) to keep all buildings now or at the grantee herein, who is here a buthorized to place such insurance in companies so clause attached payable for the first Trustee or Mortagage, and second, to the selft and remain with the fill Mortagage or Trustee until the indebtedness is fully the time or times when the same shall become due and payable.
paid; (6) to pay all prior incumbrances, and the interest thereon, at IN THE EVENT of failure so to insure, or nay taxes or assessment	the time or times when the same shall become due and payable.
holder of said indebtedness, may procure such insurance, or pay su	is, or the prior in unprances or far interest thereon when due, the grantee or the chitaxes or assessments, or discharge or purchase any tax lien or title affecting said on time to title; and all money so prid, he Grantor agrees to repay immediately
without domand and the came with interest therein from the dat	e of payment it per cer i per annum shall be so much additional
ta da kandana kamanad kamalar	
IN THE EVENT of a breach of any of the aforesaid covenants or agr	recements the whole of said indebtedness, including principal and all earned interest, Commediately due and payable, and with interest the con from time of such breach
house a contract bucks	I down the send on business how as both the same us if ill of said indebtedness had
then matured by express terms.	s paid or incurred in behalf of plaintiff in connection with the foreclosure hereof— ence, stenographer's charges, cost of procuring or completing abstract showing the e-paid by the Grantor; and the like expenses and disburser or to occasioned by any idindebtedness, as such, may be a party, shall also be paid by the Grantor. All such emises, shall be taxed as costs and included in any decree that, the Grantor All such eale shall have been entered or not, shall not be dismissed, nor relecte hereof given, dling attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, at to the possession of, and income from, said premises pending such foreclosure eclose this Trust Deed, the court in which such complaint is filed, may at once and intor, appoint a receiver to take possession or charge of said premises with power to
including reasonable attorney's fees, outlays for documentary wide	nce, stenographer's charges, cost of procuring or complying abstract showing the
whole title of said premises embracing foreclosure decreased and be	paid by the Grantor; and the like expenses and disburser enter occasioned by any
expenses and disbursements shall be an additional limited upon said pr	emises, shall be taxed as costs and included in any decree that any he rendered in
such foreclosure proceedings; which proceeding, whether decree of suntil all such expenses and disbursements, and the costs of suit, inclu	ding attorney's fees, have been paid. The Grantor for the Grantor and for the heirs.
executors, administrators and assigns of the frantor waives all righ	at to the possession of, and income from, said premises pending such foreclosure
without notice to the Grantor, or to an energy claiming under the Grantor.	intor, appoint a receiver to take possession or charge of said premises with power to
collect the rents, issues and profits to a said premises.	
The name of a record owner	
IN THE EVENT of the death of removal from said	County of the grantee, or of his resignation, refusal or failure to act, then
and if for any like cause said first successor fail or refuse to act, the	of said County is hereby appointed to be first successor in this trust; person who shall then be the acting Recorder of Deeds of said County is hereby foresaid covenants and agreements are performed, the grantee or his successor in the characteristics.
appointed to be second successor in this trust. And when all of the a	foresaid covenants and agreements are performed, the grantee or his successor in
Trust, shall release said premises to the party entitied, on receiving in	is reasonable charges.
This trust deed is subject to	
Witness the hand 2 and seal 2 of the Grantor this 18	day of JULY 19.87
strong me interesting and and and select selection and second	let als the
	(SEAL)
Division and the second manual CO	Mand on
Please print or type name(s) below signature(s)	No the state of th
'⊎ ' '	(SEAL)
ANT HOMONO O O	
This instrument was prepared by 5 & 5 CUNSULIAN	TS 6246 N. PULASKI CHICAGO, IL 60646

UNOFFICIAL COPY

T.s.	STATE OF	ILLIN COO		ss.		
٠.			*	FREDO MOJ		or said County, in the
	appeared before instrument as waiver of the	THEIR free right of nomestead ader my hand and seed Heel SHELL Hotary Promise My Commits	in person and acking and voluntary act, for the control of the con	whose names And involved that THE rather the uses and purposes And day of the uses And day of the use And day of the uses And day of t	Y signed, sealed ar	nd delivered the said
	•		00/	College		
87512006						
BOX No.	SECOND MORTGAGE Trust Deed	то				Edd Construction 3939 w Fowerer Chacatl