UNOFFICIAL COPY / /

	8758159m
Ulius Indenture, witnesseth, That the Grantor Renolde Cannon	
of the City of Chiceyo County of Cock and State of Illi 401- for and in consideration of the sum of NINE THOUSAND SIX HUNDRED NINETERN &	5 80/100 Dollars
of the City of Chicago County of Cook and State of Illinois and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreelowing described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus a thing appurtenant thereto, together with all rents, issues and profits of said premises, situated in the City of County of Coun	and fixtures, and every-
Loc. 07 and 29 in Block I in Hubert's a to south Englewede in the Morth Half of South East quarter of the South West quar section 32. Township 38 Morth, lance 14, East of Third Principal Meridian, in Cook County, I	Ilmois.
Commonly Known as: 855-6 5 Pacine, Chica Pin = 26-33 322-037+038 Lor 27	go, Illinois.
O.S.	FHO
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illin In Taust, nevertheless, for the purpose of actualing performance of the covenants and agreements herein. Whereas, The Grantor's Perchange Cannon.	iois.
justly indebted upon One retail in callment contract bearing even date herewith, provid	ing for 60
Globe Builders assigned to Insure Financial Geocpiance Carp.	·d
THE GRANDS - covenant - and agree - as follows: (1) To pay said indebtedness, and the interest thereo i, we herein and in said notes p	myided, or according to any
agreement extending time of payment, [2] to pay prior to the first day of June in each year, all taxes and assessments against our occurrence of the first day of June in each year, all taxes and assessments against our occurrence of the first day of June in each year, all taxes and assessments against our occurrence of the first more occurrence of the first more occurrence on a first man have been determined to be committed or suffered, (5) to keep all buildings now or at any time on seld premises insured in companies to selected by the grant laborated to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause extact of separate first, to the first second, to the Trustee herein as their interest may appear, which policies shall be left and remain with the said Mortgagese or Trustees until the indebte all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and payable. In this Evaper of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon when due, it is grantee or the many procure such insurance, or pay such taxes or assessments, or discharge or purchase my tax items of the affecting said premises — pay all reform.	stee herein, who is hereby au st Trustee or Mortgagee, and, edness is fully pend, (6) to pay a holder of said indebtedness,
thereon from time to time, and all money so paid, the grantor—agree—to repay immediately without demand, and the same with inter-si th two means par cannum, shall be so much additional indebtadness secured hereby. In this Evant of a breach of any of the aforesaid covenants or agreements the whole of said indebtadness, including principal and all narms—inter-legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at seven per ciling a foreclosure thereof, or by suit at law, or both, the same as if all of said indebtadness had then matured by express terms. First Ausgap by the grantor—that all expenses and duburements paid in nourized in behalf of complainment in connection with the foreclose so solicitors fews, outlays for documentary evidence, stenographer's charges, cost of procuring or completing abstract showing the whole site of each prefixer—shall be paid by the grantor—and the like expenses and disbursements, outlood by any suit or proceedings wherein the grantee or any holder or as such, may be a party, shall also be paid by the grantor—All such expenses and disbursements shall be an additional lien upon assorptions, shall in any decree that may be rendered in such foreclosure proceedings, which priceding, which refereed as is shall have been entered or not, shall no	from the date of payment at rest shall, at the option of the num, shall be recoverable by person—including reasonable embracing foreclosure decree by art of said indebtedness, is taked as cousts and included to inclused, nor a release and by the hears, acculars
IN THE EVENT of the death, removal or absence from said	cessor in this trust; and if for
Witness the hand and seal of the grantor this	A. D. 19 S. 7
La garage	(SEAL)
	(SEAL)

87581577

Kathy

19455 WEST MONTROSE AVENUE

ED PRIVANCIAL ACCEPTANCE CORP.

CHICAGO, ILLITER.

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Box No...

GERALD E. SIKORA, Trustee

MISURED FINANCIAL ACCEPTANCE CORP 4455 WEST MONTROSE AVENUE CHICAGO, ILLINDIS, 6041

This instrument was prepared by:

Property of Cook County Clerk's Office

DEPT-01 \$12.25 T43333 TRAH 1700 10/28/87 10:13:00 44265 + C #-87-581577 COOK COUNTY RECORDER

as . 📈 🖂 . .free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of hom instrument, appeared before me this day in person, and acknowledged that noeveq emas edt ed at em at awanii yllanaereq a Notary Public in and for said County in the State aforesaid, Dis Arribij Certifig that

Chester Pietrusiewicz

County of COOR 'អូអូ do stute **stoniii**