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Ulis Judenture, Witnesseth, That the Grantor	
WITNESSETH, That the Grantor	(1.30 (T)
RICHARD HARRIE MOZELL AND IDA BELL MOZELL, I	us wise
Dis Prince	TII / A I C
of the CITY of CHICAGO County of COOK and State of For and in consideration of the sum of TEN THOUSAND EIGHT HUNDRED NIL	LLLINU NO
	NETY + 1100 - Dollars
in hand paid, CONVEY. AND WARRANTto GERALD E. SIKORA	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
of theCityofChicagoCounty ofCook	anta and agreements herein, the folgapparatus and fixtures, and every-
in the City of CHICAGO Country of COOR SUBDIVI	and State of Hillinois, to-will
HOT SO IN DE THE COURT FACT DURRETE	(\$.(0.tv
WEST HALF OF THE SOUTH EAST QUARTE	10 - 1 II
SECTION 20 TOWNSHIP 38 NORTH RA	NGE LT.
EAST OF THE THIRD PRINCIPAL MERIDIAN	
COOK COUNTY , ILLINOIS:	•••••
COMMONIA PLOWN AS: 6845 9 CARPENTER	e
PINA 80-20-411-018 7 F 9 17 U	•
Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the	State of Illinois
In Trust, nevertheless, for the purpose of secaring performance of the covenants and agreemen	nts herein.
WHEREAS, The Grantor's RICHARD HARRIS MOZELL & IDA BE	
justly indebted upon One retail in inliment contract bearing even date here	
installments of principal and interest in the amount of \$	each until paid in full, payable to
SUPER CITY HOME RELIODELERS ASS.	IGNED TO
INSURED FINANCIAL ROCEPTANCE	WRF.
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The Grantoncoversentand agreeas follows: (1) To pay said indebtedness, and the interest thereo i, in neurin as agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments again a said of provide	nd in said notes provided, 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 again. "sair rorms (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that me' have been all the parties of the parties	see, and un demand to exhibit receipts therefor; en destroyed or damaged; (4) that waste to said
(3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that me' hav, begreatless shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to the holder of the first mortgage indebtedness, with loss clause attached again second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgagees or Th steep all saids insure herein as their interest hereon at the irrest state or at times when the again which become due and results.	bie first, to the first Trustee or Mortgagee, and, monthly the indebtedness is fully paid; (6) to pay
In the Every of failure so to insure, or pay taxes or essessments, or the prior incumbrances or the interest thereon when due.  In the Every of failure so to insure, or pay taxes or essessments, or the prior incumbrances or the interest thereon when due.	ti e grantee or the holder of said indebtedness,
may procure such insurance, or pay such tases or assessments, or discharge or purchase any tax lien or title affecting said premises t thereon from time to time; and all money so paid, the grantoragreeto repay immediately without demand, and the same with seven per cent, per annum, shall be so much additional indebtedness secured hereby.	inter at the reon from the date of payment at
IN THE EVENT OF a breach of any of the aforesaid covenants or agreements the whole of said indehtedness, including principal an legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at sefer foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.	
IT IN ACREED by the granterthat all expenses and disburrements paid of incurred in behalf of compilation in connection with	n the forectiour, he sou including reasonable of soid arem less inbracing foreclosure decrea
—shall be paid by the grantor; and the like expenses and disbursements, occasioned by any suit or proceeding wherein the grantee as such, may be a party, shall also be paid by the grantee of the asperish and histogramments shall be an additional lieu upon said	or any holder of ar, p. rt of said indebtedness.  I premises, shall be tax, d as costs and included
in any decree that may be rendered in such foresteapre proceedings; which proceedings, whether decree of sale such into open enterchereof given, until all such expenses and disbursements, and the costs of suit, including solicitor's fresh have been paid. The grantor—for administrators and assigns of sale grantor—for waive—following such for the filing of any bill to foreclose this Trust Decel, the court in which quot bill; is filter draw at once and without notice to the said grantor, tor, appoint a receiver to take possession at their possession of sale greaters.	or not, more not be a sense of a construction of the heirs, executors, reclosure proceedings, an agreethat upon
the filing of any bill to foreclose this Trust Deed, the court in which such bill is filed may at once and without notice to the said grantor, tor , appoint a receiver to take possession at the said premise with power would be rents, issues and profits of the said premise with power would be rents, issues and profits of the said premise with power would be rents, issues and profits of the said premise.	, or to any party claiming under said gran- tises.
Of and E. Reed	ited to no first successor in this man, since is too areby appointed to be second successor in this fremises to the party entitled, on receiving his
reasonable charges.	
1908 and OCTOB	5R 401081
Witness the hand and seal of the grantor this this	A ()
The way of the same of the sam	(SEAL)
V Ida Kell more	(SEAL)
,,,	(SEAL)
	(SEAL)

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•	2488	928	INSURED FINANCIAL ACCEPTANCE CORP 4455 WEST MONTROSE AVENUE CHICAGO, ILLINOIS 60641	THIS INSTRUMENT WAS PREPARED BY	GERALD E. SIKORA, Trui INSURED FINANCIAL ACCEPTANCE CORP 4455 WEST MONTROSE AVENUE	RICHARD H		Bax No.	
	at:193		CIAL ACCEPTANCE C ILLINOIS :60641	WENT W	GERALD E. SIKORA, Trustee FINANCIAL ACCEPTANCE CORP. WEST MONTROSE AVENUE	the	五	No	
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