UNOFFICIAL COPY STOREGO

This Indenture, witnesseth,	That the Grantor Jesus Z. Perez and Selenia Zayes.
	of Cook and State of Illinois housand two hundred thirty three and 24/1890a
in hand paid, CONVEY. AND WARRANTto	
and to his successors in trust hereinafter named, fo	
Lat 47 in Block 3 in John the North West 1/4 of the of way) c. Section 3, Town	F. Thompsons North Avenus subdivision of North West 1/4 (except the railroad right nahip 39 North, Range 13, East of the Third
Principal Maridian, in Coo 1542 N. Keacing, Chicago,	ok County, Illinois. Also known as: Illinois. Permanent Tax No.: 16-03-100-021
Commonly know as 1542	N. Keating also se 60651 AO-SA
Oin: 16-03-100-021 C	40-52
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
In Trust, nevertheless, for the purpose of sec.	by virtue of the homestead exemption laws of the State of Illinois.
WHEREAS, The Grantor's Jesus Z.	
justly indebted upon	retair ar allment contract bearing even date herewith, providing for 117.59 each until paid in full, payable to
•••••	
THE GRANTON covenantand agreeas follows (2)	To pay said indebtedness, and the interest thereon as levels and in and noise provided, or according to any of June in each year, all laise and assessments against act levelor. Size, and on demand to exhibit receipts therefor, all buildings or improvements on and premises that may, have been destroyed or damaged; (4) that waste to said
therized to place such insurance in companies acceptable to the holder account, to the Trustee herein as their interests farsy appear, which polisiple in hermorances, and the interest thereon, at the time or times we	will buildings or improvements on and premises that may nev pean destroyed or damaged; (4) that waste to said will buildings or improvements on and premises to the destroyed or damaged; (4) that waste to said or of the first mortgage indebtedness insured in companies to the destroyed or first frustee or Mortgages, and it is not provided in the said Mortgages or Tru less until the trustee or Mortgages, and it is a said to the same whall become due and payables thereon when due, the grantee or the helder of said indebtedness, onto, or the prior incumbrances or the interest thereon when due, the grantee or the helder of said indebtedness, onto, or the prior incumbrances and the interest thereon when due, the grantee or the children of title affecting and premises or any all—nor incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the course of the prior incumbrances and the interest the prior incumbrances are incumbrances.
legal holder thereof, without notice, become immediately due and pay formelosters thereof, by suit at law, or both, the same as if all of mid-	egreements the whole of same independence, including principal and all a treed interest shall, at the option of the rable, and with interest thereon from time of such breach, at seven per re. 1 of noum, shall be recoverable by indebtedness had then metioned by account terms.
— shall be paid by the grantor and the like appenses and dubures as such, may be a party, shall also be paid by the grantor All such in any decree that may be rendered in such foreclosure proceedings, and the state of	rements paid of incurred in behalf of complainant in connection with the foresto, are served—including reasonable es, cost of procuring or completing abstract showing the whole title of said premise a character forestoned by any suit or proceeding wherein the grantee or any holder of are a forest indebtedness, accessoned by any suit or proceeding wherein the grantee or any holder of are at or said indebtedness, he appears and disbursements shall be an additional tien upon said premises, shall not a face is a costs and included which proceeding, whether decree of sale shall have been entered or not, shall not to the interest of sail, including solicitor's fees have been paid. The granter—for said granter—and o, it sharps, essentials he possession of, and income from, said premises conding such forestionary proceedings, and agree—that upon child field, may all once and without holics to the said granter—or to any party claiming under said granter with power to collect the rents, issues and profits of the said premises.
	Cook
3 Grant E. Reed eay like cause said first successor fail or refuse to act, the person whites. And when all the abressid covenants and agreements are perfected that the same of the sam	of and County is hereby appointed to be first successor in this trust, and if for its successor in this trust, and if for its shall then be the acting Recorder of Deeds of eard County is hereby appointed to be second successor in this formed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his
	.e. Lan
Witness the hand and seal of the grantor .	this 19 day of May A. D. 1987 Selenta Jugas (SEAL)
••••	Lelenta Frisas (SEAL)
	(SEAL)
*****	(SEAL)

THIS INSTRUMENT WAS PREPARED BY: 186034 INSURED FINANCIAL ACCEPTANCE CORP. INSURED FINANCIAL ACCEPTANCE CORP 4455 WEST MONTROSE AVENUE 87338602 4455 WEST MONTROSE AVENUE CHICAGO, ILLINOIS 60641 GERALD E. SIKORA, Trustee CHICAGO, ILLINOIS 60641 Proberty or Cook County Clerk's Office COOK COUNTY RECORDER 2098EE-T#1111 TRAN 4446 96/22/87 10:45:09 \$15.52 87338602 Sitt, laed lairaioN baa baad wa sabau iruiko instrument, appeared before me this day in person, and acknowledged that . Liney, signed, sealed and delivered the said instrument $t \log 1$. They are release and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the uses and purposes. a Notary Public in and for said County, in the State aforesaid, the Gerthig Certify that Jesus Z. Perez and Selentes Zeyes

In yimuad

.... In aint&

COOK

elonilli