This instrument was prepared by

	60133272		
THIS INDENTURE WITNESSETH That Carlos Fuentes and	<u>.</u>		
THIS INDENTURE WITNESSETH, That , Carlos Euentes and	; ;		
(hereinafter called the Grantor), of	;		
28.14 West Fletcher Chicago I.1.	. DEPT-01 RECORDING \$12.05.00		
for and in consideration of the sum of Thirty Eight Thousand Six Hundred Fourty Two and 40/100 Dollars	. T#1111 TRAN 6999 03/31/88 18:05:00 . #4390 # A ※一のお一133272		
m hand pand, CONVEY AND WARRANT 6 Merchandise National Bank of Chicago	. COOK COUNTY RECORDER		
of Merchandise Mart Chicago II.			
as Trustee, and to his successors in trust hereinafter named, the following described reat estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only		
rents, issues and profits of said premises, situated in the County of Cook	and State of Hinois, to-wit:		
Lot 48 in Block 1 in S. E. Gross NW Addition to Chi- North, Range 12, East of the Third Principal Meridi			
Hereby releasing and waiving an rights under and by virtue of the homestead exemption h	ľ		
12 25 104 020 040			
Permanent Real Estate Index Numerrs: 13-25-104-039 OAO & Address(es) of premises: 2814 West Fletcher, Chicago, II.			
48 181 S1, nevertheless, for the purpos - Securing performance of the covenants and agr			
Will to As. The Citation is justly indefined used—— the i ponomborosessesses retail install:	bearing even date herewith, payable		
in one hundred twenty monthly installments of \$322.0	02 until paid in full		
To Windy City Exteriors and assigned to Me.	rchandise National Bank of		
Chicago. Net Proceeds in the amount of \$2	2,000.00 at an annual percent@ge		
rate of 12.50%.			
4	CACK 322		
	. O		
0,	$\mathcal{A}^{\mathcal{O}}$		
THE GRANTOR covenants and agrees as follows. (1) To pay said indebtedness, as 3 the integer of according to any agreement extending time of payment; (2) to pay when due it each year demand to exhibit receipts therefor. (3) within sixty days after destruction or diamaged it premises that may have been destroyed or damaged, (4) that waste to said premises shall not be any time on said premises insured in companies to be selected by the granter berein, who is acceptable to the holder of the first mortgage indebtedness, with loss clause attached past for Trustee herein as their interests may appear, which policies shall be left and remain with the paid, (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the IS 14th FYFST of tailure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to time tail in without demand, and the same with interest thereon from time to time tail in without demand, and the same with interest thereon from the date of payment at	rest thereon, as to emand in said note or notes provided, , all taxes and or essments against said premises, and on eboild or action. All buildings or improvements on said commutation suffered; (5) to keep all buildings now or at hereby buildinged to place such insurance in companies first to the first Frustee or Mortgagee, and second, to the a sportgagee or Trustee until the indebtedness is fully using thall become due and payable. It is not be interest thereon when due, the grantee or the reduced or grow or purchase any tax hen or tile affecting said honey to bild, the Grantor agrees to repay immediately		
without demand, and the same with interest thereon from the date of payment at indebtedness secured hereby.	per cent per annum shall be so much additional		
IN 1111: EXENT of a breach of any of the aforesaid covenants or agreements he schole of said shall, at the option of the legal holder thereof, without notice, become importantly due and pa	indebtedness, including principal and all earned interest, syable, and with interest thereon from time of such breach		
at 44.50% per cent per annum, shall be recoverable by forgeloxum thereof, or by suit	at law, or both, the same is if all of said indebtedness had		
then matured by express terms. He ATRE FD by the Grantor that all expenses and disbursements and or incurred in behal including reasonable attorney's fees, outlays for documentary evidence, stenographer's charge whole title of said premises embracing forcelosure decree a fight be paid by the Grantor; and out or proceeding wherein the grantee or any holder of any finite paid by the Grantor; as such, respenses, and disbursements shall be an additional health out said premises, shall be taxed as course forcedoure proceedings, which proceeding, where the effect of sale shall have been entered into the proceedings and disbursements, and the bask of suit, including attorney's fees, have executors, administrators and assigns of the Grantor waives all right to the possession of, an	res, cost of procuring or "" ap "cong abstract showing the the like expenses and disbus see, eens, occasioned by any may be a party, shall also be pool? by the Grantor. All such osts and inclinded in any deete. I "as may be tendered in dornor, shall not be dismissed, i or telease hereof given, been paid. The Grantor for the Grantor, so and tor the heirs.		
receiptions, audininstrators and assigns of the Francis waves an right to the possession of a trooceedings, and agrees that upon the filing obany complaint to foreclose this Trust Deed, the without notice to the Grantor, or to any many chairming under the Grantor, appoint a receiver to collect the reits, issues and profits of the said premises.	e court in which such complaint is filed, may at once and otake possession or charge of said premises with power to		
The name of a record owner is	,		
Cook	lantee, or of his resignation, refusal or failure to act, then		
. • 1	nty is hereby appointed to be first successor in this trust; the acting Recorder of Deeds of said County is hereby treements are performed, the grantee or his successor in		

trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to of the Grantor this 6th day of January Witness the hand and seaf Please print of type name(s) below signature(s) Olga M. Fuentes

Tille Cohen 4520 W. Lawrence Ave. Chicago, Il. (NAME AND ADDRESS)

\$12.00

UNOFFICIAL COPY

personali appeared instrume waiver of	Caroly Caroly resaid, DO HEF dy known to me their f the right of hor	n Peterson REBY CERTIFY that to be the same person and in person and free and voluntary inestead. Id and official seal this L SEAL" PETERSON	t Carlos ons whose nam d acknowledged act, for the uses a	Fuentes and Olg es_are_subscrib that they_signed and purposes therein s day ofla	ned to the foregoing install, sealed and delivered to the forth, including the release.	rument, he said
85133272	Non-Exphes.		Of Cou	Dy Clark		
SECOND MORTGAGE Trust Deed	Carlos Fuentes Olga M. Fuentes, his wife (J) 2814 West Fletcher Chicago, Illinois 60618	Merchandise National Bank of Chicago Merchandise Mart Plaza Chicago, Illinois 60654			BOX 422	GEORGE E. COLE® LEGAL FORMS

BOX 422