NEI Tills Services # R1-222

CHOITION LE COLT
This Indenture, WITNESSETH, That the Grantor 5 Ambrosio Montano and Maria Montano
A/K/A Elvira Montano

of the City of Chicago County of Cook and State of Illinois
for and in consideration of the sum of FIVE THOUSAND AND NO CENTS
in hand paid, CONVEY. S AND WARRANT S. to JAMES V. CARBONE \$5,000,00
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 agreements herein, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated Chicago Cook and State of Illinois, to-with the
Lot 19 in Goodwin's Subdivision of South 5 of Block 57 in Subdivision of Section 19, Towrship 39 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.
County, Illinois. Permanent Feal Estate Index Number: 17-19-322-004.
Property Commonly Known As: 2345 W. 21st Place, Chicago Illinois.
0,5
Hereby releasing and waiving all rights under at d by circue of the homestead exemption laws of the State of Illinois. In Thust, nevertheless, for the purpose of security performance of the covenants and agreements herein
WHEREAS, The Grantor's Ambrosio Montaco and Maria Montano, A/K/A Elvira Montano
justly indebted upon XXXXXXXXXXXXXXXXXXXone retail i.s. allment contract bearing even date herewith, providing for
installments of principal and interest in the amount of \$ 176.89 each until paid in full, payable to
Holloway Lumber & Construction Co., Inc. 300 West Ridge Road
Gary, Indiana 46408
Composition
ASSIGNED TO: Insured Financial Acceptance Corporation 4455 West Montrose Avenue
Chicago, Illinois 60641
This Gainton covenant and agree as follows: 1. To pay and indehtedness, and the interest therein a bettern and in said notes provided, or according to any agreement extending time of payment, 12 to pay prior to the first day of June in each year, all takes and assessments again it saif 'remises, and on demand to exhibit receipts therefor (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have feel destructed or damaged, 4 that waste to said premises shall not be committed or suffered, 15 to keep all buildings now or at any time on said premises insured in companies to "elected by the grantse herein, who is hereby subhorized to place such insurance in companies acceptable to the holder of the first morigage indehtedness, with loss clause attached 'ayabic first, to the first Trustee or Morigage, and, the third that the said the said for the said said in the interest thereon, at the time or times when the same shall become due and payable in the province of the said said indehtedness and the interest province of the said said indehtedness, may procure such insurance, or pay such taxes or assessments, or duscharge or purchase any tax lien or title affecting said premises. Day all 'rior incumbrances and the interest thereon to time; and all money so paid, the grantor — agree — to repay immediately without demand, and the same with inter-of the reon from the does of payment at
seven per cent, per annum, shall be so much additional indebtedness secured hereby IN THE EVERT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all, arned interest shall, at the option of the level holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach, at seven per to the per sprum, shall be recoverable by
foreclosure thereof, or by said at law, or both, the same as if all of said indebtedness had then matured by express terms (oreclosure thereof, or by said at law, or both, the same as if all of said indebtedness had then matured by express terms (or said as a said of said indebtedness) and the said present of the said indebtedness, as such, may be a party, shall also be paid by the grantor. All such expenses and disbursements occasioned by any suit or proceeding where the reaches of the said presents of the said said indebtedness, as such, may be a party, shall also be paid by the grantor. All such expenses and disbursements shall be an additional lien upon said pressives, shall it tased as costs and included in any decree that may be rendered in such foreclosure; proceedings, which proceding, whether decree of said said indebtedness hereof given, until all such expenses and disbursements, and the costs of suit, including salicitors fees have been paid. The grantor for said grantor any for he heirs, executors, administrators and saiggrants and grantor may be a said grantor which are said grantor of the said grantor of the said grantor or to any party claiming under said grantor appoint a receiver to take possession or charge of said premises with power to cullect the rents, issues and profits of the said premises.
IN THE EVENT of the death, removal or absence from said COOK County of the grantee, or of his refusal or failure to act, then
JOhn A, Laskey any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Berds of said County is hereby appointed to be second successor in this trust. And when all the afcressid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.
Witness the hand and seal of the grantors, this 14th day of Noyember A. D. 1988.
Charles Merilants
Ambrosio Montano

Chicago, IL 60641 4455 W. Montrose Ave. THIS INSTRUMENT WAS PREPARED BY:

Howard Shapiro

Holloway Lumber

300 West Ridge Road

Gary, IN 46408

Ambrosio Montano and

Box No

Elvira Montano, his wife

4455 W. Montrose Ave. Insured Financial Acceptance Corp. JAMES V. CARBONE, Trustee

Chicago, IL 60641

MAIL TO:

Insured Financial Acceptance Corp.

Sections Clouds 888310-68-X 9# 00:28:80 A8/01/10 Sege NUBL (1111#1 215 SQ

" CEFIC AL SEAL "
HOWARD CHAPIRO
NO TARY FUELO STATE OF ILLINOIS
TO TARY FUELO STATE OF ILLINOIS
TO TARY FUELO STATES 4/11/92

	TIASON:
S. M.A.A	Massilf.

61 G V

eint Jese lambok ban band ym aban muðo 20 despekt

. bastesmod to takin edt to tevisw bas sessler edt gambioan din it den avergrog ban even eat tol. Den einhaules han weitz tu v i = ntnemintant bias edi benevileb bin belies ibenzie. Ned 🚊 tedi bezbei e saxol bin jaceneg di vib eldi em etoled ben egqui itnemintent Ξ when weak $^{\prime}$ Robing games with which am of award yillendering aniogenol act to bedinsedua

gontanow hatvie A/R/A tenuanow a Notary Public in and for said County on the State aforesaid. Do Sarthu Ertifit, that Ambrosio Montano and Maria олтагуз рагмон "І

COOK

Blonull

County of ोष श अर्दे

.4141 }