THE MORTOAGOR(S) VEROIL	PEAL ESTA OF CARULE OF CARULE OF CARULE	TE MORTGAGE (C)	PY,
810 NO	RTH_ELMWOOD		
of the CITY OF OAK PARK	in th	•	89067466 an
State of ILLINOIS	, Mortgage and	Warrant to	Charles and the Committee of the Committ
AMRE DECKS AN AUTHO	RIZED SEARS CONTR	PACTOR	
hereinalter called Mortgagee, of the	CITY OF IRVIN	IG County	of DALLAS and
		cure the payment of \$	6,400.00 evidenced by tha
certain Retail Installment Contract	, bearing even date herewi		 The the property of the property
ALL OF THE FOLLOWING DESCR	IBED REAL ESTATE, to-wi	tradicione de la companya de la comp La companya de la co	
THE SOUTH 1 OF LOT 5 I OF LOT 2 IN CIRCUIT CO 1 OF THE SOUTH ST 1 O SECTION 5, TOWNSHIP 39 MERIDIAN, IN COCA COUNT	URT PARTITION BEING A F SECTION 6 AND THE 1 NORTH, RANGE 13 EAS	A SUBDIVISION OF TH NORTHWEST 첫 OF F OF THE THIRD PRIN	IE NORTH
			167904 (1
	89067406		#1111 TRAN 3710 92/14/89 97:36:00 #6417 # A * STOCK COUNTY RECORDER
en e			1.10 de j. 6 de 1902 en 1903 de 1903 d La companya de 1903 de
	4		स्थानस्था । इक्ष्मकाराष्ट्रावः वस्त्रे द्वेद्रशास
THIS PROPERTY IS KNOWN	FOR POSTAL PURPOSES	As: 810 NORTH ELE OAK PARK, IL	MWOOD 111.4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
elemente, de la Montal Colonia, este de	April 1		and here a general court in the section of the sect
and the second of the second o	i .	rung (Mariji sada)	en e
gerthere en in Amerikaanse die van de keine. Die verschiede van die verschiede			and the Maria and the first of the second of
judgment of foreclosure shall expire releasing and walving all rights un-	re, situated in the County of der and by virtue of the Ho s after any default in or bi	of <u>COOK</u> omestead Exemption (a)	I the time to redeem from any sale under and State of Illinois, hereby ws of the State of Illinois, and all right to apants, agreements, or provisions herein
or the interest thereon or any part to procure or renew insurance, as her the contract in this mortgage ment and payable; anything herein or into tice to said Mortgagor of said op or attorneys, to enter into and upor after the deduction of reasonable of	hereof, when due, or in case einafter provided, then and ioned shall thereupon, at to said contract contained tion or election, be immediated and to receive penses, to be applied up Receiver to collect said re-	e of waste or non-payme I in such case, the whole of the option of the holder of to the confrary notwiths ately foreclosed; and it is pive all rents, issues and on the indebtedness ser onts, issues and profits to	int act (or any of them) or any part thereofent of faxes or assessments, or neglect to of said principal and interest secured by of the contract, become immediately due tanding and (bis mortgage may, without half be lawid to, said Mortgagee, agents profits thereof, the same when collected cured hereby, the court wherein any be applied on the interest accruing after
f this mortgage is subject and so be made in the payment of any inspay such installment of principal or ment may be added to the indebted by this mortgage, and it is further a	subordinate to another natallment of principal or of such interest and the amoness secured by this mortgat appears by agreed that in the amount secured by this more amount secured by this more secured by this more secured by the se	nortgage, it is hereby e interest on said prior mo nunt so paid with legal int ge and the accompanyin be event of such default o ortgage and the accompa	xpressly agreed that should any default ortgage, the holder of this mortgage may lerest thereon from the time of such pay- ageontract shall be deemed to be secured or should any suit be commenced to fore- anying contract shall become and be due
And the sald Mortgagor further call taxes and assessments on the souldings that may at any time be usome reliable company, up to the isolate policies, payable in case of salfected, and all renewal certificate name of said Mortgagor or otherwish name of said mortgagor or otherwish name of said mortgagor or otherwish name in repairing or rebuilding such policies, or to pay taxes, said Mortgagor	ovenants and agrees to a said premises, and will as pon said premises insured nsurable value thereof, or I loss to the said Mortgage is therefor; and said Mortgage is the said money the destruction of said building tion of the money secure houlding and in case of reagee may procure such in at at eight percent and be paid by said Mortgagor.	and with said Mortgagee a further security for the for lire, extended covering to the amount remains and to deliver to it all regagee shall have the right at may become payable ags or any of them, and any different and any different and any of them, and any different and any of them, and any different and any of the proceeds of said out of the proceeds of the proc	that Mortgagor will in the meantime pays payment of said indebtedness keep all apyment of said indebtedness keep all oning unpaid of the said indebtedness by policies of insurance thereon, as soon as the to collect, receive and receipt, in the land collectable upon any such policies of by the same less all reasonable expenses of Mortgagee shall so elect, may use the Mortgagor thus to insure or deliver such the sale of said premises, or out of such
		(Name)	1:
of 4949 W. ROYAL LANE	/ (Ad	750/63 dress)	Illinois.
	(Main	01	•

DRIGINAL

grander in the first the second of the secon	7 96
if not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee and without no ice it. Mortgage in criming the convey ance of Mortgager's title to all or any portion said mortgaged property and premises or upon the vesting of such little in any mariner in presents or entities other than, or with Mortgagor unless the purchaser or hans the assumes the incented less secured hereby with the consent of the Mortgage.	on of th,
And said Mortgagor further agrees that in case of default in the payment of the interest on said contract when it become	
due and payable it shall bear like interest with the principal of said contract. And it is further expressly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payme	nt
of said contract or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a break in any of the covenants, or agreements herein contained, or in case said Mortgagee is made a party to any suit by reason of the	ch he
existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorned or solicitor's fees for protecting its interest in such suit and for the collection of the amount due and secured by this mortgage	y's
whether by foreclosure proceedings or otherwise, and a lien is hereby given upon said premises for such fees, and in case foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be decreed for such reasonable fees, together with whatever other indebtedness may be decreed for such reasonable fees.	of
to and secured hereby. The region was accompanies of the security of the region of the companies of the comp	
And it is further mutually understood and agreed, by and between the parties hereto, that the covenants, agreements as provisions herein contained shall apply to, and, as far as the law allows, be binding upon and be for the benefit of the heirs, executions herein contained shall apply to, and, as far as the law allows, be binding upon and be for the benefit of the heirs, executions are the law allows.	:u-
tors, administrators and assigns of said parties respectively. In witness whereof, the said Mortgagor S hall percunto set	ay
of _ [An AD. 19 & Sustil P. Cahul (SEA	3 59
ARISTIDES P. CAKULS (SEA	L)
VERONICA CORTES CARULA (SEA	L)
Virania Cartis Calcula (SEA	ıL)
STATE OF ILLINOIS, County of COOK 1981 1991 (1281 to a state of the st	
I, the undersigned, a Notar, Public, in and for said County and State aforesaid, do hereby certify that the Mortgagors, ARISTIDES P. CAKULS & VERONICA CORTES CAKULS	
personally known to me to be the same persons whose names subscribed to the	
that they signed, sealed and delivered said instrument as their free and volunta	ıry
act, for the uses and purposes therein set forth, including the release and waiv of the right of homestead.	er
SEORGE M. WEIR CONTROL Civen under my hand and official seal this 25 "	
My commission expires May 24, 1991 A.D. 19 88	
19 24 , 19 1) Josep Turk	_
My commission expires TRANGER AND ASSIGNMENT	
STATE OF IKMINDER) Texas	
COUNTY OF The Co	
For value received the undersigned hereby transfers, assigns and conveys unto <u>Security Pacific Manufactur</u>	er
Funding all right, title, interest powers and options in, to and under the within mortga	ge
from Aristides P. and Veronica Cortes to AMPE Decks, an Authorized Sears	
Cakuls as well as to the land described herein and the indebtedness secured thereby in witness whereof the undersigned has he	re-
unto set <u>herhand and seal, this 3rd</u> day of <u>August</u> , 19 88.	
Witnessed by: AMRE Decks, an Authorized Sears Contractor (Se	al)
Katherine E. Nolte Mary L. Mans n (Intel Asst. Secretary	
STATE OF IBLANDERS) Texas (1990) and the second of the sec	
A COUNTY OF LODGE D Dallas Total North County of Continues on the County of	
Personally appeared Mary L. Branson, Asst. Secretary AMRE Decks, an Authorized Sears Contractor signer and sealer of the to equip instrument a	oſ
AMRE Decks, an Authorized Sears Contractor signer and sealer of the tregoing instrument a acknowledged the same to be his/her free act and deed as such Asst. Secretary and the free act and de	N
of said AMRE Decks, an Authorized Sear, Spefore me.	
Contractor Sail Meseus	<u> </u>
Notary Public Gail Mcaders	
$\boldsymbol{\varphi}$	****
	•
The Selection takes the second constraint to t	
	•
있으로, 그룹[[원기회회의 2017년 22세 급급 2012년, 출]] 함께 22세 기회 [2012년 1	
	4.30
(2) 単立を (性)といい (特) とうしょう とくしょ () () () () () () () () () (