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Side-All America Assigned To:

4455 W. Montrose Ave.

Chicago, IL 60641

Insured Financial Acceptance Corp.

each until paid in full, payable to

\$8,500.00

INOFFICIAL CORY 8 89188668

This Junetitur, witnesseth, That the Grantor & Shedrick E. Duncan and Linda Duncan,

of the City of Chicago County of Cook and State of 111 inois 

in the ... City ... ... Chicago ... ... Cook ... ... and State of Illinois, to-wit:

Lot 7 in Mill and Son's Addition to Mill and Son's Subdivision No. 3, being a Subdivision of Block 4 in Keeney's Fourth Avenue Subdivision in the Southeast & of Section 32, Township 40 North, Range 13, East of the Third Principal Meridian, and of South

299.79 Fee. of Mills and Son's Subdivision No. 3 aforesaid, in Cook County, Illinois.

Permanent Index Number: 13-32-409-023

Commonly Known is: 1708 North Mango, Chicago Cook County

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 securing performance of the covenants and agreements herein. WHEREAS, The Grantor's . Shadrick E. Dongan and Linda Dungan 

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 every-

in hand paid, CONVEY. AND WARRANT . to . . JAMES V. CARBONE

thing appurtenant thereto, together with all rents, issues and profits of said premises, situated

The Claimton covenant and agree — as follows: (1) To pay said indebtedness, and the interest thorring, a herein and 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 takes and assessments again; and promises, and on demand to exhibit receipts therefor, (2) eithin sixty days after destruction or dampe to rebuild or restore all huldings in improvements on said premises that my rise is about premises, and on demand to exhibit receipts therefore, and the said premises interest in compactice? I he solected by the grantes between the said premises interest in compactice? I have solected by the grantes between the said premises interest the said premises interest in compactice? I have solected by the grantes between the first pay, the professional premises interest the said pay, the professional pays all premises interest thereon, at the time or times when the same shall become due and payable and the interest thereon, at the time or times when the same shall become due and payable. In the Kwarte of failures to include or pay takes or assessments, or the professional payable.

In the Kwarte of failures to include an acceptable to a same same payable and the same with the indevisedness is fully paid, the top and the payable and the same with the same and the interest thereon, at the time or times when the same and the interest thereon when due the grantes or the holder of asaid indebtedness, and payable, and with the same and the same with interest thereon when due to a same with interest thereon from time to time, and all moneys to paid, the granter agreements the whole of said indebtedness, including principal and of earn distinction for the said payable, and with interest thereon from time of such threach, at seven by compacting the payable and payable, and with interest thereon from time of such track, at seven by compacting the said payable, and with interest thereon from time of such track, at seven payable thereon, or by s

Cook ... John A. Laskey

any like sause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in trust. And when all the aforesaid 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.

tness the hand S. and seal S. of the granter. S.this. 23rd. day of March A. D. 19 89
(SEAL)
& Medich Daman (SEAL)
Shedrick E. Duncan (SEAL)
Danda Dunan (SEAL)

Linda Duncan

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## THIS INSTRUMENT WAS PREPARED BY: Carolyn Peterson MAIL TO: Chicago, IL 60641 Side-All America

5359 W. Irving Park Rd.

Linda Duncan Shedrick E. Duncan and

Box No.....

JAMES V. CARBONE, Trustee 70

Chicago, IL 60641 4455 W. Montrose Ave. Insured Financial Acceptance Corp.

Chicago, IL 60641 4455 W. Montrose Ave. INSURED FINANCIAL ACCEPTANCE CORP.

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"OFFICIAL SEAL"  Notery Public, State of Illinois  Notery Public, State of Illinois  Notery Public, State of Illinois	
Obvirin under my hand and Notarial Seal, this 23rd 89 March March 19. 19 19 March March March Meter Publis	P
erwonelly known to me to be the same person 8 $\theta$ ame $\theta$ $\theta$ $\theta$ $\theta$ $\theta$	ij
ត្រូវប៉ាញ់ នេងព្រឹក្ស	
Carolyn Peterson Nother Public in and for send County, in the State aforesend, the State Shedrick B, Duncan and	I

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