UNOFFIC Ade CO. Po You of South of

Consuelo Ramirez	FRANCISCO RAMIREZ &
of the C.I.T.Y	and State of ILLINOIS EN THOUSAND FIVE HUNDEED) Dollars
of the	ig performance of the covenants and agreements herein, the fol- I heating, gas and plumbing apparatus and fixtures, and every- d premises, situated
in the CITY OF CHICAGO County of C LOT 15 IN BLOCK 1 IN HEINEMAN AND G LOT 3 IN DAVLIN KELLY AND CARROLL'S OF SECTION 26. TOWNSHIP 40 NORTH: R MERIDIAN IN COOK COUNTY, ILLINOIS	SUBDIVISION OF THE NORTHWEST 1/ RANGE 13, EAST OF THE THIRD PRINC
RERIDIAN	
COMMONLY KNOWN AS 3129 N. RIDGEWAY.	
P.I.N.# 13-26-145-016	. DEPT-01 RECORDING . 1\$7.777 TRAN .0054 .05/02/91 .151 . \$6742 \$ G ★-91-2066 . COUK COUNTY RECORDER
Hereby releasing and waiving all rights under a. d by virtue of the homeste in Thrist, nevertheless, for the purpose of securing performance of the	ad exemption laws of the State of Illinois.
WHEREAS, The Grantor'sF.R.ANCISCO. RAMIREZ	
ustly indebted upon	each until paid in full, payable to
SECOND CITY CONSTRUCTION CO. IN A	,
THE GRANTOR covenant and agreeas follows: (1) To pay said indebtedness, and agreement extending time of payment, (2) to pay prior to the first day of June in each year, all taxes at 3) within sixty days after destruction or damage to rebuild or restors all buildings or improvements or memises shall not be committed or suffered, (5) to keep all buildings now or at any time on said premiorised to place such insurance in companies acceptable to the builder of the first mortgage indebted econd, to the Trustee herein as their instresses may appear, which policies shall be first and remain with the conditions of the co	sees maured in companies so scied by the grantee herein, who is hereby au- ses, with loss clause attacher payable first, to the first Trustee or Mortgages, and,
If prior incumbrances, and the interest thereon, at the time or times when the same shall become due. In this Every of failure so to insure, or pay takes or assessments, or the prior incumbrance may procure such insurence, or pay auch takes or assessments, or discharge or purchase any tax lies become from time to time, and all money so paid, the grantor—agree—to repay immediately seven per cent, per annum, shall be so much additional indebtedness secured hereby.	and payable. or the interest thereon when des, he grantee or the holder of said indebtedness, nor title affecting said premises or pay Prior incumbrances and the interest thous demand, and the same with introduct to eroon from the 4ste of payment at debtedness, including perpendigned, and at learn A. Target shall at the outing of the
real holder thereof, without notice, become immediately due and payable, and with interest thereon rectiours thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured in the Aringga by the grantor—that all expenses and dishursements paid or incurred in behalf obscious fees, outlays for documentary evidence, stenographer's charges, cost of procuring or complating shall be paid by the grantor—and the like expenses and dishursements, occasioned by any suit of some that may be reparted in such forcelosure proceedings, which proceedings of said grantor—waive—all rights of the speases of and interest of ministrators and assigns of said grantor—waive—all rights of the speases of and income from a filling of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at once and in, appoint a receiver to take possession or charge of said premises with power to collect the renta,	from time of such breach, at seven per count, fig. prinum, shall be recoverable by by express terms. To complain ant in connection with the foreclor are reconstitutional reasonable.
In the Event of the death, removal or absence from said. Cook. ROBERT W. WILSHE any like cause: and first successor fail or refuse to act, then the holder of the note is hereby empowered to appea covenants and agreements are performed, the grantee or his successor in trust, shall release said premises	County of the grantee, or of his refusal or failure to act, then of said County is hereby appointed to be littl successor in this trust, and if for int a new successor in trust through a resolution of the board. And when all the aforesaid so the party entitled, on receiving his reasonable charges.
	91206639
Witness the hand and sen! of the grantor this 12 T.H.day o	rFEBRUARY
& Francis	RAMINEZ (SEAL) RAMINEZ (SEAL) RAMINEZ (SEAL)
Q Cansece C	SEAL)
Consueto	Ramikez O (SEAL)

13

	O'S CO	
		Of County Con
		T'S Open
мібич учыйк	"OFFICIAL SEAL" E. A. BAKER Motary Public, State of Illinoja My Commission Expires June 25, 1994	• • • • • • • • • • • • • • • • • • •
falogerol eth to bedi	insedus	CONSUELO RAMIREZ Personally known to me to be the same personwhose nameSBRE instrument, appeared before me this day in person, and acknowledged that the Lime and voluntary act, for the uses and purposes therein set forth as THE Lime and voluntary act. for the uses and purposes therein set forth as THE Lime and voluntary act. Nor the uses and purposes therein set forth as THE Lime and voluntary act. Nor the uses and purposes therein set forth as THE Lime and voluntary act. Nor the uses and purposes therein set forth as THE Lime and voluntary act. Nor the uses and purposes therein set forth as THE Lime and THE Lime
8 S381.MAA	THE SPACESCO.	Civility of Series aloremed, On First. I. EDWARD BAKER a Notery Public in and for said County, in the State aforesaid, On Firstly Cr. Consule of Ranges
		(aloniiii în alistê

THIS INSTRUMENT WAS PREPARED BY:

SANJAILE BANK LAKE VIEW
330, NO ASSILAND
EMAN THE WOOKS?

- Sigg of Kingersy
Cityo IT KIOGENAY

TO THOMAS J. MICHELSON, Trustee

Box No. 146