MAIL

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THIS INDENTURE WITNESSETH, That EDUARDO RAMOS and DATSY RAMOS, AS JOINT TENANTS,	DEPT-AL PECAPATRIC LOS ST
(hereinafter called the Grantor), of  2241 N- Lemington Ave., Chicago, II. 60639 (No. add Street)	· +0048 + *-93-183042
tor and in consideration of the sum of .Twelve thousand two hundred twenty-one dollars and twenty-seven cents towns in hundraid, CONVEY S. AND WARRANTS to JOEL MICHAELS.	K CHOK CHUNTT RECURDER
on behalf of MISTER ING., an Illinois co	orp.
as Trustee, and to his successors in trust hereinafter named, the following described real 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
Lot 7 in the Resubdivision of Lots 25 to 48 Inc. Land Investment Company's Subdivision in the N 40 North, Resubdivision of the third Frincipal	clusive, in Block 7 in the Chicago
Hereby releasing and waiving all rights under and by virtue of the homestead exempti	on laws of the State of Illinois.
Permanent Real Estate Index Numbr. (s): 13-33-208-007-0000	TI (06.20
Address(es) of premises: 2241 N. Lamington Ave., Chicage IN TRUST, Presenteless, for the purpose of securing performance of the covenants and	
WHEREAS, The Grantor is justly indebted poor the principal promissory note	Bearing grown days because the soundless
Principal plus 10% simple interest to the thirteen payments. The first through the in the amount of \$1000.00 The thirt	the twelfe payments shall control of the control of
in the amount of \$957.52. rayments sha of each month commencing on April 4, 19 thirteenth payment on April 4, 1994.	111 be made on the 4th day 193 and ceasing after the
And the same of th	
	4 CV
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, not the or according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receipts therefor; (3) within sixty days after destruction or damage premises that may have been destroyed or damaged; (4) that waste to said premises shall rany time on said premises insured in companies to be selected by the grantee herein, we acceptable to the holder of the first mortgage indebtedness, with loss clause attached pay Trustee herein as their interests may appear, which policies shall be bift and remain with paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrables of said indebtedness, may procure such insurance, or pay such taxes or assessment premises or pay all prior incumbrances and the interest thereon from time to times and without demand, and the same with interest thereon from the date of paymental includes according to the payment of th	
INTHE EVENT of a breach of any of the aforesaid covenants or agreement strey note of shall, at the option of the legal holder thereof, without notice, become immediately due at at	nd payable, and with in telest thereon from time of such breach
then matured by express terms.  IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in a including reasonable attorney's fees, outlays for documentary wide, cc., stenographer's a whole title of said premises embracing foreclosure decree — shafted paid by the Grantor suit or proceeding wherein the grantee or any holder of any cort of said indebtedness, as su expenses and disoursements shall be an additional lieu up a fide premises, shall be taxes such foreclosure proceedings; which proceeding, whether decree of sale shall have been equallful all such expenses and disbursements, and the decree of such shall have been equallful all such expenses and disbursements, and the decree of such shall have been equallful all such expenses and assigns of the Grantite waives all right to the possession of proceedings, and agrees that upon the filing of any idemplaint to foreclose this Trust Decretices and profits of the said premises.	charges, cost of procuring or completing abstract showing the card the like expenses and disburs ments, occasioned by any uch, may be a party, shall also be paid on the Grantor. All such das costs and included in any decree that may be rendered in intered or not, shall not be dismissed, no. recase hereof given, have been paid. The Grantor for the Grantor of the heirs, of, and income from, said premises pending such foreclosure d, the court in which such complaint is filed, may at once and wer to take possession or charge of said premises with power to y Ramos, as Joint Tenants.
IN THE EVENT of the death or represent from said COOK County of	the grantee, or of his resignation, refusal or finlure to act, then
Larry Roseman of said and if for any like cause said first successor fail or refuse to act, the person who shall the appointed to be second successor in this trust. And when all of the aloresaid covenants a trust, shall release said plants is to the party entitled, on receiving his reasonable charges this trust deed is capted to a Mortgage and Note held by Said Mortgage recorded under Cook County	Home Savings of America, F.A.
Witness the hand S. and seal S. of the Grantor this 3rd day of March	1993.
X G	hart Transor (SEAL)
Please print or type name(s)	
below signature(s)  DAISY  DAISY	RAMOS (SEAL)
	1 (50 51 11
This instrument was prepared by Leonard S. Becker, Attorney at Northbrook, IL 6008200 ADDRESS)	Law, 450 Skokie, Blvd., Suite 502 (708) 559-8968

## **UNOFFICIAL COPY**

STATE OF	Illinois			
STATE OF Illinois  COUNTY OF Cook		SS.		
ı. Racı	hel Poli	a Nota	ry Public in and for said C	ounty, in the
State aforesaid,	DO HEREBY CERTIFY that	Eduardo Ramos and	Daisy Ramos	
personally know	on to me to be the same person s	whose names	subscribed to the foregoing	instrument,
appeared before	me this day in person and ac	knowledged that they	signed, sealed and delive	red the said
instrument as - t	their free and voluntary act. t	for the uses and purposes t	therein set forth, including the	e release and
waiver of the rig	tht 60 opestead.			
". R mpr <b>n</b> kčtšry	OFFICIAL SEA!  ACHEL H. POLI  Public, State of Illinois dission Expires Aug. 26, 19.15	$\alpha$	1 1 - 1 0 1	3
Commission Exp		H County C	Control Office	

SECOND MORTG. 92183642

Trust Deed

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GEORGE E. COLE LEGAL FORMS