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	436719
THIS INDENTURE WITNESSETH, That Juan Rico and Juana Rico (J)	d
(hereinatter called the Grantor), of 5256 So. Maplewood Chicago, Il	linois (State)
for and in consideration of the sum of Two Thousand Two Twonty-Two and 00/00's in band paid CONVEY AND WARRANT to	Hundred Dollars
Candice Co., Inc. of P.O. BOX#285 Berwyn, Illino	
as Trustee, and to his successors in trust hereinafter named, the tolkowing estate, with the improvements thereon, including all heating, air-condition plumbing apparatus and fixtures, and everything apparatus and fixtures, and everything apparatus and profits of said premises, situated in the County of	ning, gas and Above Space For Recorder's Use Only ether with all
xcept the S 1 foot thereof) in D.J.K the E ½ of the SE ½ (except the S 4 wnship 38 North, Range 13, East of t	ennedy's Park Addition, a Subdivis 66.7 feet thereof) of Section 12, he Third Principal Meridian, in
ok County, 1111 nots. Hereby releasing and waiving all rights under and by virtue of the homes 19-12-412-	
Permanent Real Estate Index Number(s). Address(es) of premises: 5256 Sov t'i Maplewood	Chicago, Illinois 60632
INTRUST, nevertheless, for the purpose of securing performance of the WHEREAS. The Grantor is justly indebted upo principal promonthly installments of \$195.18 each JUNE 15, 1994 and on the 15th of earling full. Total principal (mount of paid after 12 on time installments time installments is \$2,342.15	omissory notebearing even date herewith, payable1n _ 12 .h. First installment being due ach month thereafter until paid
time instailments is \$2,542.10	.
	Cir
THE GRANTOR covenants and agrees as follows: (1) To pay said indebter or according to any agreement extending time of payment; (2) to pay which demand to exhibit receipts therefor: (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said properties on said premises insured in companies to be selected by the grant acceptable to the holder of the first mortgage indebtedness, with loss clause Trustee herein as their interests may appear, which policies shall be left ampaid; (6) to pay all prior incumbrances, and the interest thereon, at the time IN THE EVENT of failure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior incumbrances and the interest thereon from time without demand, and the same with interest thereon from the date of pay indebtedness secured hereby.	tee herein, who is hereby a thorized to place such insurance in comparattached payable first, the first Trustee or Mortgagee, and second, to deremain with the anothorit gree or Trustee until the indebtedness is for times when the anothorit gree or Trustee until the indebtedness is for times when the anothorises or the interest thereon when due, the grantee or or assessive the production of interest thereon when due, the grantee or to time, and the money so point, the Grantor agrees to repay immediate the control of the contro
IN THE EVENT of a breach of any of the aforesaid covenants or agreement shall, at the option of the legal holder thereof, without notice, become imme	The whole of said indebtedness, including principal and all earned interes
IT IS AGREED by the Grantor that all expenses and disbursements pull of including reasonable attorney's fees, outlays for documentary guidages, ste whole title of said premises embracing foreclosure decree—shall happaid by suit or proceeding wherein the grantee or any holder of anypart of said indeed expenses and disbursements shall be an additional lien upon said premises, such foreclosure proceedings; which proceeding, whether day ree of sale shall until all such expenses and disbursements, and the costs of the right to the proceedings, and agrees that upon the filing of this pamplaint to foreclose the without notice to the Grantor, or to any party claiming under the Grantor, appoiled the rents, issues and profits of the suborabilities.	nographer's charges, cost of procuring or completing costract showing to the Grantor; and the like expenses and disbursements occasioned by a stedness, as such, may be a party, shall also be paid by an Grantor. All si shall be taxed as costs and included in any decree that may be rendered thave been entered or not, shall not be dismissed, nor relief everof give ormey's fees, have been paid. The Grantor for the Grantor, and for the height possession of, and income from, said premises pending such foreclost is Trust Deed, the court in which such complaint is filed, may at once a point a receiver to take possession or charge of said premises with power
The name of a record owner is: Qan Rico and Jua IN THE EVENT of the death or removal rom said Cook	k la Company de la Company de Conference announcement announcement announcement announcement announcement announcement
	of said County is hereby appointed to be first successor in this tru who shall then be the acting Recorder of Deeds of said County is here covenants and agreements are performed, the grantee or his successor
XXX	U
Witness the hand and seat of the Grantor this 9th day of	May 1994.
	Juan Rico (SEA)
Please print or type name(s) pelow signature(s)	Duana FRiso (SEA) Juana Rico
And the second s	
Fathan & Cane Inc	- 28 Fast Avenue Riverside. Illino
This instrument was prepared by Father & Sons, Inc.	28 East Avenue Riverside, Illino

UNOFFICIAL COPY

STATE OF			is		} ss.				
					s Juan Ri	•		for said County,	in the
appeared be instrument a waiver of the Given-	effice me for the first of the first of the first of the following the first of the	this day r free tomestead Solve Ell frami ires 2/9/95	in per and void.	son and a	eknowledged th	at they. I purposes the day of	signed, scaled erein set forth, i	0009 M RECORDIN 4 MAIL 4 94436719 H	c said se and C# 13: 23.
Trust Deed		1.0							GEORGE E. COLE® LEGAL FORMS