S. I. A.			
THIS INDENTURE, WITNESSETH, That	or Ateca	ر د د د د خود از محمد می مواند از این از این از این از این این از این	ages aggreg and against the selection of a company control and an impact of the set, of
927 SOUT	Vanacru VAC:	Cook	agua galan yangin dan daga mengunian selah Vila da Selah mendadi dagan 🍇
(hereinaster called the Grantor), of the <u>City</u> of and State of <u>Illinois</u> , for and in consideration of		County of	
mbirty five thousand dollars			Dollars
IS BUT THE CONVEY AND WARRANT to JOSE	ph Walen		
of the CITY of CHICAGO, Co	unity of	and State of T11	inois
and to his successors in trust hereinafter named, for the purpose lowing described real estate, with the improvements thereon, inclu	of securing performance	te of the covenants and agree	ments herein, the fol-
lowing described real estate, with the improvements thereon, meta- and everything appartment thereto, together with all reals, issue	a and profits of said pre-	mises, situated in the	±y,zuminte entermenten
of Chicago County of Cook	and State	of Illinois, to-wit:	
Lot 14 and the East 1/2 of Lot Subdivision of Lots 20 and 21:	in School Tru	stee's Subdivi	sion
a it want many of Costion 1	TOWNSDID :	sy north, kande	15
East of the Third Principal Men	cidian, in Co	ook County, Illii	nois
Property commonly known as 493	n West Van Bi	ren. Chicago.I	11
Property commonty known as 495	o West van De	Surger Section 1	17.0
Permanent tax index no. 16-16-	219-043-0000	. DEPT-01 RECORDI	NG \$23.5
		. 197777 TRAN 23	34 06/03/94 13:42:00
		# 1765 # D &# COUNTY	*-94-496294
		. COOK COUNTY	RECORDER
Hereby releasing and waiving all rights under and by virtue of the	he homestead exemption	n laws of the State of Illinois	
IN TRUST, nevertheless, for the purpose of securing perform	BUCE Of the Covenants at	nd agreements herein.	
WHEREAS, The Grantor Sc. 1 vador A		lssory notebearing even d	ate herewith neverte
justly indebted upon his	principal prom	issury notoucming even d	ate determini payaore
to Joseph Walen as therein sta	ted		
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			ti di manganting menghanggan sebagai s Sebagai sebagai sebaga
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THE GRANTOR covenants and agrees as follows: (1) To pay notes provided, or according to any agreement extending time of and assessments against said premises, and on demand to exhibit rebuild or restore all buildings or improvements on said premises.	payment; (2) to pry p	rior to the first, day of June	n each year, all taxes
and assessments against said premises, and on demand to exhibit rebuild or restore all buildings or improvements on said premises	t receipts therefor; (3) that may have been dy	within axty days after destr droyed or damaged; (4) that t	waste to said premises
rebuild or restore all buildings or improvements on said premises shall not be committed or suffered; (5) to keep all buildings now grantee herein, who is hereby authorized to place such insurance	or at any time on said of in companies acceptal	contres insured in companies to the holder of the first m	ortgage indebtedness.
with loss clause attached payable first, to the first I rustee or Mc	rigagee, and, second, to	The finales herein as men	interests may appear, 1733
brances, and the interest thereon, at the time or times when the sa	me shall become the m	nd payable.	person when due the
which policies shall be left and remain with the said Mortgagees of brances, and the interest thereon, at the time or times when the sain the Event of failure so to insure, or pay taxes or assest grantee or the holder of said indebtedness, may procure such inside or title affecting said premises or pay all prior incumbrances. Grantor agrees to repay immediately without demand, and the	urance of hay such taxe	s or assessy ents, or discharge	e or purchase any tax
lien or title affecting said premises or pay all prior incumbrances. Grantor agrees to repay immediately without demand, and the	same will interest there	eon from the day of payme	ent at seven per cent
per annum shall be so much additional indebtedness secured her in the Event of a breach of any of the aforesaid covenants earned interest, shall, at the option of the legal holder theseof.	mercements the who	ole of said indebtedness, inclu	ding principal and all
earned interest, shall, at the option of the legal holder thereof, thereon from time of such breach at seven per cent per annihilation.	without notice, become	e immediately due and payal foreclosure thereof, or by sui	ble, and with interest t t at law, or both, the
same as if all of said indebtedness had then matured by express to	rens. ments poid or incurred	in behalf of plaintiff in coun	section with the fore-
same as if all of said indebtedness had then matured by express the IT is AGREED by the Grantor that all expenses and disburse closure hereof—including reasonable attorney's fees outgas for a pleting abstract showing the whole title of said premies embracements, occasioned by any sail of proceeding such, may be a party, shall also be paid by the Grantor. All such a shall be taxed as costs and included in any decree that may be reree of sale shall have been entered or not shall not be dismissed, the costs of suit, including attorney's fees have been paid. The	locumentary evidence,	stenographer's charges, cust contains the C	or procuring or com-
expenses and disbursements, occasioned by any suit or proceeding	wherein the grantee of	r any holder of any part of	zair nidebtedness, as
such, may be a party, shall also be paid by the Grantor. All such a shall be taxed as costs and included in any accred that may be re-	expenses and dispursement endered in such forcelo	sure proceedings; which pro	cecung, whether de
cree of sale shall have been entered or not shall not be dismissed,	nor release hereof give Grantor for the Granto	n, until all such expenses an or and for the heirs, executor	a disbursements, and
assigns of the Grantor waives all right to the possession of, and	income from, said pre	mises pending such forecles	ure proceedings, and
agrees that upon the filing of any compant to foreclose this true out notice to the Grantor, or to any arry claiming under the with power to collect the rents is its and profits of the said premium to the s	rantor, appoint a recei	ver to take possession or chi	arge of said premises
Thomas J. Cacho Thomas J. Cacho Thomas J. Cacho The Market of the Cacho Thomas J. Cacho The Market of Deep of said Charlet is hereby appointed to be second success formal, the granteer or his successor in trust, shall release said	r	of said County is h	ereby appointed to be
Helt quecksor in this true and if for any like cause said first succ of Deeds of said County is hereby appointed to be second success	essor inn or retuse to action in this trust. And wh	i, the person who shall then been all the aforesaid covenant	s and agreements are,
former, the grange or his successor in trust, shall release said	premises to the party of	nutied, on receiving his reason	nadio charges.
Witness the hand_and seal_of the Grantor this	4th day	of February	1994
77 A		004	long to the
	Salvador A	To Caca	(SEAL)
his document prepared by:	Dalvador M	LEVA	
	in the second of		(SEAL)
Chomas J. Calchor 3135 West 111th St.	The second secon	akig i saatuu aa saasiy yoo daanaa saasaa ahaa ahaa ahaa ahaa ahaa ah	(SEAL)

UNOFFICIAL COPY

STATE OF	Illinois Cook	ss.		
- ,	mas J. Cachor DO HEREBY CERTIFY that	Sustant, salvador At	Notary Public in and for said	County, in the
	wn to me to be the same persone me this day in person and ac	•		_
instrument as	his free and voluntary act,	or the uses and pur	poses therein set forth, including	the release and
waiver of the ri	ght of homestead.		••	
Given und	er my hand and notarial scal this	4th	day ofFebruary	, 19 <u>94</u>
(impress Se	THE PROPERTY OF STATE		Thomas Ken	
Commission E	"OFFICIAL SEAL		Nothing Public	
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