UNOFFICIAL

	UNULL	
TRUST DEED		THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made	4/22	, 19 <u>94</u> , hetween	Jewel W.	Graves and Lind	a J. Phillips	
	ferred to as "Grantors", and	FIRST C	HURCHILL 1	BUILDERS, INC	and the state of t	
of 1400 S.	WOLF RD, WHEI	LING. IL	Titinbis, berein	referred to as "Trustee", wil	inesecti:	
THAT, WHEREAS the Grantors have prom						
"Beneficiary", the legal holder of the Hom	e Improvement Contract here!	nather called "Comm	ici" and described, if	ic sum or six thousa	nd three	
hundred fifty t	two and 80/100	de psyable to the Ben	eficiary, and delivered	Dollars (s 0,352.60 _{),} not the Cirebian promise	
to pay the said sum in consecutive						
n/a at \$ n/a , with the	he first installment beginning c	(Month	A Day)	9 and the remaining in	atelineuro continuing on	
the same day of each month thereafter until			·			
Illinois, or at such place as the Beneficiary	•			•		
The principal amount of the Comract is 5 m	,					
NOW, THEREFORE, the Grant on the performance of the covenants and tender tendence in hereby acknowledge i, d) and all of their estate, right, title and COUNTY OF	its herein contained, by the Gr by these presents CONVEY as in trest therein, altuate, lying	antors to be performed and WARRANT unto the grand being in the	cd, and also in consider the Trustee, its succession	leration of the sum of One I sors and assigns, the following	Dollar in hand paid, the ng described Real Estate	
Lot 493 and the West 1/				djoining in Elmo	ore's	
Potowatomie Hills subdi	vision in the Sou	thwest 1/4	of SEction 2	25, Township 36	North,	
Range 13, East of the T	hird Principal Me	eridian, in	Cook County		\$23 06/24/94 12:55:0	3.50
PIN# 28-25-316-009			• 1	F146 \$ GV ↔ COOK COUNTY REC	-94-55600	
which, with the property hereinafter describ TOGETHER with improvements and fixtu TO HAVE AND TO HOLD the premises of from all rights and benefits under and by viril	ires now attached together whitento the said Trustee, its succession	r sements, rights, assorting the sements of the sem	ever, for the purposes	ents and profits.	sts herein set forth, free	
release and waive. COVENANTS, CONDITIONS AND PROV	·					
1. Granors shall (1) promptly repair, resure no condition and repair, without wase, and free from medition and supplie, without wase, and free from medition or charge un the premises asperior to the lien here any building or buildings now or at any time in process (6) make no material alterations in said premises except	rebuild any buildings or improvement charle's or other lieus or claims for at, and upon request exhibit satisfactors at of exection stops said premises: (lien not expressly rabor? ary evidence of the 31", as it comply with all require	rased to the lien hereof: ()	i) nwy when due any indebedicess	which may be ascured by a	
2. Grantors shall pay before any penalty strachedue, and shall, upon written request, furnish to Trustee any tax or assessment which Oranior may desire to co.	s all general taxes, and shall pay spec e or to Beneficiary duplicase receipts		er s, v aler charges, sewer ilt har orwer Grantors aba	service charges, and other charge it pay in full under procest, in the	a against the premises when manner provided by senute,	20
3. Orantors shall keep all buildings and improve by the insurance companies of moneys sufficient either made insurance college models to case of loss or day	ments now or hereafter situated on a r to pay the cost of replacing or repa- nant or Totales for the baselit of the	i menesiciary, tuch istinta i	IO DE EVIDENCE LY DE LOI	muniti montrane curisc do de atunci	licies providing for psyment historopy in the Beneficiary, and to each policy, and shall	S.
deliver all policies, including additional and renewal poli- deliver all policies, including additional and renewal poli- but need not, make full or partial psyments of principa redeem from any tax sale or forfeiture affecting said pre- said premises or contest any tax or assessment. All mo- moneys advanced by Trusse or Beneficiary to protect without notice and with instruct themon at the annual pe- to them on account of any default herrunder on the pa-	ary may, but need not, make any pay is or interest on prior encumbrance, remises or context any tas or promise a meys paid for any of the purprises be- the morraged premises and the item reemage rate studed in the Contract th	ment or perform any act if any, and purchase, disc or actile any tax lien or of rein authorized and all exp hereof shall be an much	thereinbefore required in Contage, compromise or where prior lieu or this or classes paid or increasing additional interpretations.	I mours in any form and manner of the roy tan lien or other prior then it thereof, or redeem from any ta- co rection therewith, including at the control and shall become in	deemed expedient, and may, or title or claim thereof, or x sale or forfetture affecting tomer's fees, and any other tomedistely due and people	56624
This Trust Deed consists of two pages. The reference and are a part hereof and shall be WITNESS the hand(s) and scal(s) of Grant	binding on the Orantons, their	heirs, successors and	n page 2 (the reverse d assigns.	side of this trust deed) are	incorporated herein by	
Tour Still Han	14xx		Sunda	1. Pulsan	(SEAL)	
Jewel W. Graves		(SEAL)	inda J. Phi	lips	(SEAL)	
state of Illinois.	,,	2 C. Johnson		uid, DO HERERY CERTIFY	THAT	
County of <u>COOK</u>			s and Linda			
•	who are per	sonally known to me to	be the same person S	us <u>976</u> sman eachw	galogeral art of bedinged	
"OREIGIAL SEAL"	instrument, appeared before		5 -		signed and delivered the	
MONNIE O KOMNAGO 8	said instrument as	and Notarial Scal this _	Tree and voluntary	of	A.D. 19	
Maiary Middle, Araba of Allinois A Commission Expres 1.40.44	The instrument was permit	and bu	CACO	me Sour	Notary Public	
	Tale instrument was prope	•		o egista	ÇU Çu	,
"OFFICIAL SEAL"	R.C. Johr	(Name)	wolf RD W	reeling, Il	180	:
Maries Public, State of Illinois My Commission Expires 1/5/98					(57)	*. ?

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COVENANTS, CONDITIONS AND ERO TO ONE CONTINUED FLOM PACE NOT THIS TRUST DEED:

5. The frustre of Benefickery ferreby second out findings, by the first of the properties of the country of the second out of the second of the second out of the second out of the second of the second out of the second out of the second of the second out of

and the contractor

6. Grantors shall pay each liern of indebtedness hearin mentioned, both principal and interest, when due according to the terms nereof. At the option of Beoeficiary, and without notice to Grantors, all unpold indebtedness secured by this Frust Deed shall, rotwithstanding anything in the Contract or in this Trust Deed to the contrary, become due and payable (at immediately in the case of default in making payment of any installment on the Contract, or (it) when default in three days in the performance of any other agreement of the Grantors become contained, or (c) immediately it all to pain of the premises are sold or transferred by the Grantons without Beneficiary's prior written consent.

7. When the indebtodness hereby secured shall become due whether by seccleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the lien hereof. In any soit to foreclose the lien hereof, there shall be allowed and included as additional indebtodness in the desire for sale all expenditures and expenses which may be paid or incurred by or on hehalf of trustee or Beneficiary for attorney's fees. Trustee's fees, appraisers' fees, outlay for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the deceeped of procuring all such abstracts of lifts, lift searches and examinates and expenses which may be had pursuant to such decree the first procedure such and or to evidence to bidders as any sale which may be had pursuant to such decree the time to the value of the premises. All expenditures and examinates and examinates with respect to title as Trustee of Beneficiary may deem to be teasonably necessary either to procedure such such in the paragraph mentioned shall become a much risidiational indebtodeness accural thereby and immediately due and payable, whi interest thereon at the annual percentage rate stated in the Constact lists Trust Deed secures, when paid or incurred by Trustee or Beneficiary in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either of them shall be a party, citize as plaintiff, claimant or defendant, by reason of this Trust Deed or any indebtodness hereby accuracy in (b) preparations for the commencement of any unit or the foreclose whether or not actually commenced.

N. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses medicined to the foreclosure proceedings, including all such items as are mentioned in the proceeding paragraph hereof; account, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Contract, with interest thereon as herein provided; third, all principal and interest remaining unpair on the note; fourth, any overplus to transfers, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this Trust Dood, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to its, solvency or insolvency of Grandra at the time of application for such receiver and without regard to the them which of the premises or whether the same shall be then occupied as a homestead or not such the Trustoe hereunder may be appointed as such receiver. Such receiver shall have the power to collect the tents, issues and profits of said premises during the premises during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Orantors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such case for the premises during the whole of said period. The Court from since to time may authorize the receiver to apply the net recome in his hands in payments in which or in part of: (1) The indebtodness recured kereby, or by any decree invertibing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the her hereof or of such decree, provided such application is made pittin to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be grant and available to the party interposing same in an action at law upon the note betteby secures.

11. Trustee or Beneficiary shall are the right to inspect the premises at all reasonable times and necess thereto shall be permitted for that purpose

12. Trustee has no duty to exact he she title, likeling, existence, or condition of the precuses, not shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, c.u.is. liable for any acts or omissions hereunder, except in ease of grows negligence or missionduct and Trustee may require indemnites satisfactory to Trustee before exercising any power herein given.

13. Open presentation of satisfactory r, denic that all indetectness secured by this Trust Deed has been fully paid, either before or alter maturity, the Trustee shall have full authority to release this Trust Deed, the lien thereof, by proper instrumen

14. In case of the resignation, inability or recent of color Trustee, the Beneficiary shall have the authority in appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical appoint a successor in Trust error of Trustee.

15. This Trust Deed and all provisions hereof, shall sate si to and be binding upon Grantots and all persons claiming under or through Grantots, and the word "Grantots" when used herein shall include all such persons and all persons shall have executed the Contract or this Trust Deed. The term Beneficiary as used herein shall mean and include any successors or assigns of Benefit issy.

Deed and the obligation secures IN WITNESS WHER	EOF, the undersign	ned has set its hard and seal this	day of	19
		<u> </u>	Dealer	(SEAL)
		CORPORATE S'LL		
ATTEST:		CORTORATE BER		
		(lis Secretary)	By (Name and Title	
			,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
ACKN	DWLEDGME	NT BY INDIVIDUAL OR	PARTNERSHIP BENEFICIARY (SE	LLEK)
STATE OF ILLINOIS.		1,		
	SS.	a Motary Public in and for and residir	g In said County, in State aforesaid, DO HEREBY	CERTIFY THAT
County of		a, manufacture analysis account sections and approximate the company of the compa		
		the second secon	n to me to be the same (ic sch whose name	subscribed to the foregoing
			ay in person and acknowledge, the	
			free and votum ary act.	
			Seal this day of	
			And the second s	Notary Public
	5.51	NOW! FROMENT BY CO	ORPORATION (SELLER)	
	ACI	MOWDEDGMENT BI CO	OKI OKATION (ODDELK)	
STATE OF ILLINOIS.	1	1,		
	SS.	a Notary Public in and for and resider	g in said County, in the State aforesaid, DO HEREBY	CSPULLY THAT
County of				
		who personally know	a to me and who executed the foregoing Assignment as p	esident and secretary, respectively,
1/2			cknowledged that they signed and delivered the same as	
1311 \ \ \ \	•	officers in the name of and on behalf	of said corporation for the uses and purposes therein se	forth.
		OIVEN under my hand and Notarial	Seal this day of	
			VI 1-1 A STATE OF THE STATE OF	Noury Public
			<u> </u>	
-+ D			FOR RECORDERS INDE	
E NAME	Cherchil	Builders, Inc.	INSERT STREET ADDRI DESCRIBED PROPERTY	
51 Same	won S. Wolf	Road, Suite 145		• •
× v	Wheeling	; IL 60090	<u>17317 S.</u>	KEDZIE
NJ E	***		HAZELCRES	

INSTRUCTIONS

UNOFFICIAL CORNOR

TRUST DEED

	4/22 , 1994 , between Jewel W. Graves e	
	d to as "Grantors", and FIRST CHURCHILL BUILDER	
of 1400 S. I	VOLF, RD. WHEELING, IL mumbls, herein referred to as 1 to pay to First Churchill Builders, Inc.	"Trusteo", witnesseth:
hundred fifty two	nprovement Contract hereinalter called "Contract" and described, the sum of \$19	- 6 352 80
evidenced by one certain Contract of the Granton 060	and 80/100s of even date herewith, made payable to the Beneficiary, and delivered, in and by whomthly installments: 59 105.88 , indicated by 1 at 5	Dollars (\$), ich said Contract the Grantors promise 105.88
n/a n/a	mility installments:	, followed by
at 5	red linealistent beginning on, 19, and the	remaining installments continuing on
the same day of each month thereafter until fu	ly paid. All of said payments being made payable at 1400 S WOLF RD.	
	other holder may, from time to time, in writing appoint.	
	500.00 The Contract has a Last Phyment Date of	
performance of the covenants and agreements he receipt whereof is hereby seknown of and on their estate, right, time and all of their estate, right, time	the payment of the said obligation in accordance with the terms, provisions and li- rein contained, by the Grantors to be performed, and also in consideration of the bese presents CONVEY and WARRANT unto the Trustee, its successors and assign est therein, situate, lying and being in the	sum of One Dollar in hand paid, the s, the following described Real Estate
	of the vacated alley lying East and adjoining	in floorate
	ion in the Southwest 1/4 of SEction 25, Towns	
	rd Ir noipal Meridian, in Cook Countyseflding	
PIN# 28-25-316-009	. T\$7777 TR/ - \$4146 \$ G	CBRDING \$23.50 AN 3700 06/24/94 12:55:00 GV *-94-556024 UNTY RECORDER
2. Orantors shall pay before any penalty attaches all per, and shall, upon written request, furtish or Thuster or by tax or assessment which Grantor may desite to contest. 3. Grantors shall keep all buildings and improvements the neutrose companies of moneys sufficient either to pusher insurance policies psyable, in case of loss or damage, illver all policies, including additional and renewal policies, including additional and renewal policies, it had not provided the provincial or it desert from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys a pushes a beginning of the province or the province of the province or the province of the pr	d any buildings or improvements now or he zaft/ on the premises which may become damaged or his or other lien or claims for lien not expre. "In condinated to the lien hereof, (3) way when due as dupon request sabibit satisfactory evidence of the disk stage of such prior lies to Trustee or to Benefic excition upon said premises; (5) comply with all, "full ments of law or municipal ordinances with a required by law or municipal ordinances, with a required by law or municipal ordinances, with a required by law or municipal ordinances, with a penetral taxes, said thail pay spocial taxes, special assess on "I water Changes, sower service charges, as Beneficiary the property duplicate receipts therefor. To prevent default her under Chantors shall pay in full under now or hereafter situated on said premises insured against loss or divide the light to be received to the part of the Beneficiary, such rights to be evide red by it is standard mortgage to the Deneficiary, and in case of insurance about to expire, shall deliver remainstances of the property of the pr	nul other charges against the premises when protein, in the manuer provided by satistic, as term under publicies providing for payment a companies satisfactory to the Berselfelary, use to be stached to each policy, and that ye prior to the respective dates of expiration. In and manuer deerned capadient, and ray, other prior lion or title or claim thereof, or earn from any tax sale or burfelture affecting th, including attorney's fees, and any other thall become immediately due and needle
This Trust Deed consists of two pages. The conference and are a part hereof and shall be bindle WITNESS the hand(s) and seal(s) of Grantors in the conference and are a part hereof and shall be bindle with the conference and are a part hereof and seal(s) of Grantors in the conference and the conference are a part hereof and shall be bindle with the conference and are a part hereof and shall be bindle with the conference and are a part hereof and shall be bindle with the conference and are a part hereof and shall be bindle with the conference and are a part hereof and shall be bindle with the conference are a part hereof and shall be bindle with the conference are a part hereof and shall be bindle with the conference are a part hereof and shall be bindle with the conference are a part hereof and shall be bindle with the conference are a part hereof and shall be bindle with the conference are a part hereof and the conference	al a la	deed) are incorporated herein by
Jewel W. Graves	Linda J. Phillips	(SEAL)
	(SEAL)	(SBAL)
	. Ronnie C. Johnson	
ATE OF ILLINOIS, SS.	a Notary Public in and for and residing in said County, in the State aforesaid. DO HEREB	Y CERTIFY THAT
unty of <u>Cook</u>	Jewel W. Graves and Linda J. Phill	
	who are personally known to me to be the same person S _ whose name	are subscribed to the foregoing
"ORRICIAL SEAL"	Instrument, appeared before me this day in person and acknowledged that they	signed and delivered the
RCHMIK C. HOMNRON	asid Instrument as TREIC free and voluntary set, for the usls an GiVEN under my hand and Notarial Seal this the set of th	d purposes therein set forth
etanithi to, etaid, collokt, craigh 88/8/4 earland galeathmings we	Consult Consul	Noury Public
	This instrument was prepared by	
"OFFICIAL SEAL"	R.C. Johnson 1400 S wolf RD Wheeling	<u> </u>
-SORORNIE C. JOHNSON Reme Public, State of Illinois	(Name)	(Address)
My Commission Expires 1/5/98		
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No.

COVENANTS, CONDITIONS AND PROVISIONS CONTINUED FROM PAGE OF THIS TRUST DET DE TO THE TRUST DET DE TO THE TRUST DE TO THE PROPERT OF THE PROPERT OF THE STRUST DESTRUCTION OF THE SECOND OF THE SECOND

6. Clantors shall pay each item of indebtedness herein trentioned, both principal and interest, when due according to the tetrus herent. At the option of Heneficiary, and without notice to Grantors, all unpaid indebtedness secured by this Trust Deed shall, netwithstanding anything in the Contact or in this Trust Deed in the contrary, become due and gasable 103 immediately in the case of default in making payment of any installment on the Contract, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Grantors herein contained, in (c) immediately if all or part of the premises are sold or transferred by the Grantors without Beneficiary's prior written consern.

7. When the indebtodness hereby secured shall become due whether by acceleration or otherwise. Beneficiary or Trustee shall have the right to foreclose the tien hereof, there shall be allowed and included as additional indebtodness in the decree for eale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for storney's fees, Trustee's fees, appraisers' fees, outlay for documentary and expert evidence, settingers, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, pills searches and examinations, guarantee publicles, Torrens certificates, and similar data and assurances with respect in till east trustee of Beneficiary may deem to be reasonably necessary either to protecte such suit or to evidence to bioders at any sale which may be had pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses of the nature in this pranagaspin mentioned shall become such additional indicatehess secured feereby and immediately due and payable, with interest decreen as its annual exceedings that the Contract this Trust Deed secures, when paid or incurrent by Trustee or Beneficiary in connection with (a) any proceedings, including probate and bankrupter proceedings, to which either of them shall be a party, either as planniff, claimant or defendant, by reason of this Trust Deed or any indebtedness hereby secured; or (b) preparations for the commencement of any said for the foreclose whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incidental to the foreclosure proceedings, including all such items as are mentioned to the preceding paragraph hereel, second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Contract, with interest thereon as herein provided; third, all principal and interest tensioning unpaid on the note; fourth, any overplus to Grantors, their feits, legal representatives or assigns, as their rights may opposit

9. Upon, or at any time after the filing of a bill to foreclose this Trust Deed, the coart in which such full is filed may appoint a receiver of said premises. Such appointment may be made either before or after saic, without notice, without notice, without regard to the solvency or insulvency of Grantors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestesd or not and the Trustee hercunder may be appointed as such receiver. Such receiver shall have the power in collect the rents, causes and profits 'il said premises during the pendency of such foreclosure soit and, in case of a sale and a deficiency, during period of redemptions, whether there be redemption or not, a well as during say further times when Grantors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, prosession, control, management and operation of the premises during the whole of safe period. The Court from time to time may authorize the receiver to apply the net mome in his hands in payments in such cases for the protection, in part of a 1/1 The indebtidness secured factory, or by any decrea foreclosing this Trust Deed, or any tax, special assessment or other item which may be or herome superior to the iten hereof or of such decree, provided such application is made prior to foreclosure tale; (2) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the fien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trinstee of Beneficit, 2 k-3 have the right in inspect the piennies at oil reasonable times and access thereto shall be permitted for that purpose

12. Trustee has no duty to extraine the title, location, existence, or condition of the premises, not shall Trustee be obligated to record this Trustee into exercise any power herein given unless expressly obligated by the terms between not be liable for any acts or omissions hereunder, except in case of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before acrecising any power herein given.

13. Upon presentation of substactory and noe that all indebtedness secured by this Trust Deed has been fully gold, either before on after maturity, the Trustee shall have full authority to release this Trust Deed, the lien thereof, by proper latery ex-

14. In case of the resignation, inability of ectual to act of Trustee, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereinder shall have the identical title, powers and authority as are herein given Trust c.

15. This Trust Deed and all provisions hereof, sha (ex end to mud be binding upon Grantors and all persons claiming under or through Grantors, and the ward "Grantors" when used herein shall include I such persons and all persons liable for the payment of 3- indebtedness or any part thereof, whether in not such persons shall have executed the Comract or this Trust Deed. The term Beneficiary as ed herein shall mean and include any successors or accounts of Beneficiary.

international (Market) (1997). The property of the Market (1997) and the second		ASSIGNA	MENT		
For value received, the	e undersigned, the	beneficiary under the within Trust D	eed hereby transfers, sets o	ver and assigns the benefi	cial interest under such Tru
Deed and the obligation secure	d thereby to	ned has set its var and seal this	day of		19
IN WITNESS WHER	ECH, the undersig	_ /			
		<i>—————————————————————————————————————</i>	anne a sensente per de primer de l'Arab de Lais de Lais de Lais de Lais de l'Arab de la l'Arab de l'Arab de l'	Dealer	(SEAI
		CORPORATE SELL			
ATTEST:					
		ths Secretary)	ly	(Name and Title)	
ACKN	OWLEDGME	NT BY INDIVIDUAL OR	FARTNERSHIP BE	NEFICIARY (SEL)	LER)
*			17,		
STATE OF ILLINOIS.	} ! ss.	n Nomery Public in and for and residing	ng ite said County, in the State	aforesaid, DO HEREBY CI	ERTIFY THAT
County of		R 140mm) 7 Strike in und 197 and 145 miles	III III III III III III III III III II		
County VI ,unanima and an arrangement of the country of the countr					
•		whopersonally know	en to me to be the same pricon	whose name	subscribed to the foregoing
		Assignment, appeared before me this is			signed and deliver
		the said Assignment as			. 72. 10
		GIVEN under my hand and Notarial	. Seal this	. day of	, A.D. 19
			Magazita d	a regional design for the same special and the same section of the	Notary Public
	AC	KNOWLEDGMENT BY C	ORPORATION (SEI	LLER)	
				7/%	Þ
STATE OF ILLINOIS.	* 1				
	{ ss	a Notary Public in and for and residu			ERTIFY THAT
County of	1				
		whopersonally know			ident and secretary, respectively
1/4		of the corporation named therein and a			
1011		officers in the name of and on behalf			
		OIVEN under my hand and Notarial	Scal this	day of	
			=0.000		Nosery Public
76	3		1		
eH D'	•			OR RECORDERS INDEX	
NAME NAME	Eirel Churchi	Il Buildors, Inc.		NSERT STREET ADDRESS DESCRIBED PROPERTY HI	
2	TADO S. Wolf	Road, Suite 145		10015	
STREET :	Wheelin	g, 11_60090	-	17317 S. K	EDZIE
D NAME CO I STREET SO E CITY				HAZELCREST	, IL 60429
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INSTRUCTIONS