THIS INDENTURE WITHESSETH, THAT			
	Arthur Wayne Vondracek &	Linda Munroe Vondracek	
•		(Husband and write) (XIII) (NXIIX) XXIII)	(MENUS
at 1112 S. Clarence	As Disk	THAT HE WISHINGS THE SE THE SETTI	
or III2 5. Clatelice	City ofQak_Patk	State of Minors, Mortgag	(S)
MORTRAGE and WARRANT to Super	City Home Remodelers		
# 4138 N. Kedzie, Chicago,	IL. 60618	Moriga	igee.
The second secon	(Setter's Appress)	e en menembronista de la marca en marca en	
o secure payment of that certain Hoste Improvs	ement Retail Installment Contract of even date her	ewith, in the amount of \$ 5910,82	
*		ses to pay the contract and interest at the rate and in installm	enis
The state of the s	yment of the balance due on the following de		
	LOT FORTY-ONE (41) AND LOT (7) IN SWIGART'S SUEDIVISION		
THE WEST 33 PEET OF L	OT SIX (6), IN THE SUBDIVIS	SION OF SECTION 18, TOWNSHIP	
39 NORTH RANGE 13, 8	EAST OF THE THIRD PRINCIPAL	MERIDIAN, (EXCEPT THE WEST	
	iwest quarter (人) of said se	CTION, IN COOK COUNTY,	
ILLINOIS.			
PIN#: 16-18-4'.7-005			
COMMONLY KNOWN AS:)	112 S. CLARENCE, OAK PARK,	IL.	
trailed in the County of Cook	in the State of historic heral	by releasing and waiving all rights under and by virtue of (the
mestead Exemption Laws of the State of II	linois, and all right to retain possession of sa	id premises after any delault in payment or breach of any	
e cevenants or agreements herein contained			
		rest in the property is sold or transferred by Morigagor witho	
		le payment in full of the entire amount due under the Mortga vaive the right to declare the balance immediately due and ma	
cept in writing an assumption agreement ex-	ecuted by the person I nom the Mortgagor is:	transferring or selling the interest in the property. If Mortgagi	ee
		ased from further obligation under this Mortgage and the Fron	ne:
	i following types of transfer, with not give wo ast the property which are interlur to this Mo	ortgagee the right to require immediate payment in full. rtgage:	
	is to a person who provides 🗀 🕮 tigagor wi	th the money to buy these appliances in order to protect th	21
person against possible losses; a transfer of the land to surviving co-own	ers, following the death of a co-or ner, when	the transfer is automatic according to law;	
) leasing the property for three years or les	is; so long as the lease does not include an o		ena
 a transfer to Morigagor's relative resulting a transfer where Mortgagor's spouse or ch 			
	i from a divorce decree, separation agreem of	a, or property-settlement agreement; ing / s there is no transfer of rights of occupancy in the property	٠.
IS FURTHER EXPRESSLY PROTEURO AND AG Isle or non-cayment of taxes or assessme	MEEU, Inat II default be made in the paymen mis on said premises, or of a breach of an	it of the faid contract, or of any part thereof, or in the case to the fave nants or agreements herein contained. Then	IU IU
ch case the whole of said sum, less unearn	ed char les, secured by the said contract in it	his mortgage clandioned, shall thereupon, at the option of ti	
? morigagee, his or its attorneys or assigns f it shall be lawful for the said mortgagee. h	, and as provided by taw, decome due and pa ils or ils allorneys or assigns, to enter into ani	yable, and tims contrage may be loreclosed to pay the sam disponithe premises hereby granted, or any partithereol, al	уĥ
			ne e.
	וא וויפו בעי		ne e.
eceive and collect all rents, issues and profit DN THE FORECLOSURE AND SALE of said	premises, there shall be first paid out of the p	proceeds of such said all appenses of advertisement, selling	ne ie. nd
receive and collect all rents, issues and profit DN THE FORECLOSURE AND SALE of said Il conveying said premises, and reasonable	premises, there shall be first paid out of the p	ree, and all moneys advance to for taxes, assessments are	ne ie. nd
receive and collect all rents, issues and profit DN THE FORECLOSURE AND SALE of said I conveying said premises, and reasonable er liens, then there shall be paid the unpaid to	premises, there shall be lirst paid out of the pe attorney's fees; to be included in the decibatance of said contract whether due and payal	ree, and all moneys advance to for taxes, assessments are	ne ie. nd
receive and collect all rents, issues and profit DN THE FORECLOSURE AND SALE of said I conveying said premises, and reasonable er liens, then there shall be paid the unpaid to	premises, there shall be first paid out of the eattorney's fees, to be included in the deci	ree, and all moneys advance to for taxes, assessments are	ne ie. nd
eceive and collect all rents, issues and profit DH THE FORECLOSURE AND SALE of said I conveying said premises, and reasonable er liens, then there shall be paid the unpaid to	premises, there shall be lirst paid out of the pe attorney's fees; to be included in the decibatance of said contract whether due and payal	ree, and all moneys advance to for taxes, assessments are	ne ne. nd ng ng
eceive and collect all rents, issues and profit DH THE FORECLOSURE AND SALE of said I conveying said premises, and reasonable er liens, then there shall be paid the unpaid to	premises, there shall be lirst paid out of the pe attorney's fees; to be included in the decibatance of said contract whether due and payal	tee, and all moneys ad lance's for laxes assessments and ble by the terms thereof or m. Worklood (SEA)	ne ne. nd ng ng
receive and collect all rents, issues and profit DN THE FORECLOSURE AND SALE of said I conveying said premises, and reasonable er liens, then there shall be paid the unpaid to	premises, there shall be lirst paid out of the e afformery's fees; to be included. In the decibalance of said contract whether due and payal where A.D. 19 344	izer, and all moneys ad lance's for taxes assessments and bie by the terms thereof or m. Worker (SEA)	ne ne. nd ng ng
receive and collect all rents, issues and profit OH THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable er liens, then there shall be paid the unpaid to	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidatance of said contract whether due and payal whether had been as the said contract whether due and payal whether had been as the said contract whether had been as the said contract whether ways with the said contract whether ways was a said contract ways with the said contract ways was a said contract ways with the said contract ways was a said	izer, and all moneys ad lance's for taxes assessments and bie by the terms thereof or m. Worker (SEA)	ne ne. nd ng ng
receive and collect all rents, issues and profit DH THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable er liens, then there shall be paid the unpaid of TED, This 2 day of Novert	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decibalance of said contract whether due and payal where A.D. 19	w. Voolune (SEA)	ne ne. nd ng ng
eceive and collect all rents, issues and profit OH THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable or liens, then there shall be paid the unpaid of the said o	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidatance of said contract whether due and payal whether A.D. 19	w. Voolune (SEA)	ne ne. nd ng ng
neceive and collect all rents, issues and profit DN THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable or liens, then there shall be paid the unpaid of the said	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidatance of said contract whether due and payal whether the said contract whether the and payal whether Wayre was a said contract whether wayre was a said contract whether wayre was a said contract was a said contract was a said contract whether wayre was a said contract was a said contract whether was a said contract w	w. Voolune (SEA)	ne ne. nd ng ng
THE OF ILLINOIS	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidance of said contract whether due and payal where A.D. 19 Arthur Wayr Linda Munro	w. Voolune (SEA)	he se. nd
PRESENTED BY THE PROPERTY OF T	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidance of said contract whether due and payal where A.D. 19 Arthur Wayr Linda Munro	We vonder the services of the services assessments and the by the terms thereof or the services assessments are being the terms thereof or the services assessments are being the services assessments are services as a service as a servi	he se. nd
OH THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable of conveying said premises, and reasonable of tens, then there shall be paid the unpaid of tens. This 2 day of Novernament of the Cook of the C	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidatance of said contract whether due and payal whether due and payal whether ways with the ways with the best of the contract whether due and payal was the contract whether due and payal was the contract whether ways with the contract whether was the contract was the contra	id County, in the State aloresaid, DO HEREBY CERTIFY. That Managements are supported to the loregoing instrument, appeared before me this day	he h
eceive and collect all rents, issues and profit DN THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable er liens, then there shall be paid the unpaid of SED. This 2 day of Novers ATE OF ILLINOIS INTO COOK MUCHBELL SAMUATE LONG TO THE SAME PERSON AND ACKNOWLEDGED THE SAME PERSON CONTROL OF THE SAME PERSON, and acknowledged that (they) (he)	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decibalance of said contract whether due and payal where A.D. 19 Arthur Wayr Linda Munro in and for said contract whether due and payal where wayr wayr was a said and delivered the said (she) signed, sealed and delivered the said (she) signed, sealed and delivered the said said said said said said said said	ISEAN AND THE STATE AND THE STATE AND THE PROPERTY OF THE STATE AND THE	he h
TED. This 2 day of Novert Manager from the Manager from the forest the said premises, and reasonable or liens, then there shall be paid the unpaid the free from the free shall be paid the unpaid to the free free free free free free free fr	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidatance of said contract whether due and payal whether due and payal whether ways with the ways with the best of the contract whether due and payal was the contract whether due and payal was the contract whether ways with the contract whether was the contract was the contra	ISEAN AND THE STATE AND THE STATE AND THE PROPERTY OF THE STATE AND THE	he h
DN THE FORECLOSURE AND SALE of said on THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable or liens, then there shall be paid the unpaid of the said o	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidance of said contract whether due and payal whether due and for said whether due to the said ding the release and waiver of the right of home payal whether due and waiver of the right of home payal whether due and waiver of the right of home payal whether due and waiver of the right of home payal whether due and payal wheth	id County, in the State aloresaid, DO HEREBY CERTIFY. The Months of Management and Management as (their) (ties) (her) free and voluntary activisities)	he h
ON THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable riens, then there shall be paid the unpaid of the conveying said premises, and reasonable riens, then there shall be paid the unpaid of the conveying said premises, and reasonable riens, then there shall be paid the unpaid of the conveying the c	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decibalance of said contract whether due and payally ber A.D. 19 Arthur Wayre A.D. 19 In and for said contract whether fees the said fees and delivered the said feing the release and waiver of the right of form thanks at the said fees	ISEAN AND THE STATE AND THE STATE AND THE PROPERTY OF THE STATE AND THE	he h
ON THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable reliens, then there shall be pard the unpard of the said of conveying said premises, and reasonable reliens, then there shall be pard the unpard of the said of the sai	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decidance of said contract whether due and payal whether due and p	id County in the State aloresaid, DO HEREBY CERTIFY. That Monty of United States and Voluntary actions to the loregoing instrument, appeared before me this day of Instrument as (their) (tus) (her) free and voluntary actions and the states of the states o	he h
ON THE FORECLOSURE AND SALE of said of conveying said premises, and reasonable reliens, then there shall be paid the unpaid of the said of conveying said premises, and reasonable reliens, then there shall be paid the unpaid of the said of the sai	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decibalance of said contract whether due and payall whether has been and payall whether has been and payall whether ways arthur ways for the fees and for said on the said on the said on the said of the said on the said of the said on the said of the said	id County, in the State aloresaid, DO HEREBY CERTIFY. The Months of Management and Management as (their) (ties) (her) free and voluntary activisities)	he h
ON THE FORECLOSURE AND SALE of said on the Foreclosure and Sale of said of conveying said premises, and reasonable or liens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then the same part of the same person, and acknowledged that (they) (he) he uses and purposes therein set forth, inclust the same person and acknowledged that (they) (he) the uses and purposes therein set forth, inclust the same person of the same pers	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decibalance of said contract whether due and payall whether has been and payall whether has been and payall whether ways arthur ways for the fees and for said on the said on the said on the said of the said on the said of the said on the said of the said	id County in the State aloresaid, DO HEREBY CERTIFY. That Monty of United States and Voluntary actions to the loregoing instrument, appeared before me this day of Instrument as (their) (tus) (her) free and voluntary actions and the states of the states o	he h
ON THE FORECLOSURE AND SALE of said on the Foreclosure and Sale of said of conveying said premises, and reasonable or liens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then there shall be paid the unpaid of tens, then the same part of the same person, and acknowledged that (they) (he) he uses and purposes therein set forth, inclust the same person and acknowledged that (they) (he) the uses and purposes therein set forth, inclust the same person of the same pers	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decibalance of said contract whether due and payall whether has been and payall whether has been and payall whether ways arthur ways for the fees and for said on the said on the said on the said of the said on the said of the said on the said of the said	id County, in the State aloresaid, DO HEREBY CERTIFY. The Working Control of the foregoing instrument, appeared before me this day of Instrument as (their) (ties) (her) free and voluntary act estead. 1. In the state aloresaid of the state and voluntary act is stated in the stated of the stated	he h
TED. This	premises, there shall be lirst paid out of the e attorney's fees; to be included in the decibalance of said contract whether due and payall whether has been and payall whether has been and payall whether ways arthur ways for the fees and for said on the said on the said on the said of the said on the said of the said on the said of the said	ises, and all moneys ad lance's for laxes assessments are ble by the terms thereof or a series of the terms thereof or a series of the vorgerace's and series of the vorgerace's treated of the series	he h

PATHET RECORDING MAINTEAST TO

FIGURE STATE MURTGAGE

TO

FIGURE TRANSCIAL GROUP

1070 Sibley Blvd.

Calumet City, IL 60409

Seases below for Recorder's use only

	ASSIGNMENT
The undersigned, for value received, does hereby grant, bargain, s	ell, assign, transfer and set over to
HARBOR FINANCIAL GROUP	all right, title and interest in and to the Mortgage appearing on the reverse
	ne Improvement Retail Installment Contract secured thereby and warrants tha
no liens have been filed by Assignor on the property described in the	Super City from a 12 modelers, Inc.
84 Mul feit	Super City home 12 modelers, Inc.
ACKNO	DWLEDGMZ#1
praying TH mac	The second secon
STATE OF TILLIOLS County of Cook }ss.	94988037
County of L'COK	
Un this 14 day of No	vember 1944. there personally appeared before me
Michael Schwartz	
the within assignment, and acknowledged that he/she executed the	same, as his/her free and voluntary of of the purposes therein contained and
(In the event the assignment is by a corporation) that he/she is	President 0
was authorized to execute the said assignment and the seat affixed th	ereto, if any, is the seal of the corporation.
IN WITHESS WHEREGF, I herounto set my hand and official seat.	
	Carlere Valerie Joseph
My Commission Expires Deficial SEAL Darlene Valerie Reynolds NOTARY PUBLIC, STATE OF ILLINOIS NY COMMISSION EXP: 8/31/96	

соок сопилу иесокоек

02:524 11-1939 00:14:00 40:521.11 5351 MART 5100#T 750852-49-* 9A # E475#