## UNOFFICIAL COPY

94003321

·		THE MIKA	SACIFOR RICORDINAS US	in Oath
THIS INDENTURE, made AUGU	st 19	93 , hetween(	heryl Jones.	a spinster
herein referes	t tis no "Cirmuterea" and	Archway Cons	struction Co.	Inc
5875	N licoolo Ch	LC A O O	e i Martini Martini i Mart	er rea Alla III a Ala para para realiza para para para para para para para pa
of	N. Licnoln Ch	Illin	ois, herein referred to no "	Trustee", witnesseth:
THAT, WHEREAS the Grantors have promised	to pay to Associate	<u>s Financial</u>	<u>Services, Inc</u>	. herein referred to an
"Beneficiary", the legal holder of the Home In	provement Contract hereinafte	r called "Contract" and c	lescribed, the sum of SE	VEN THOUSAND NINE
HINDRED SEVENTEEN AND 4 evidenced by one certain Contract of the Grantors				
to pay the said sum in 60 consecutive me	nthly installments: 60 at	s 130.29	, followed by N/A at \$	N/A , followed by
N/A at S N/A , with the fit	st installment beginning on	(Minsh & Day)	9 . 19 93 and the	remaining installments continuing on
the same day of each month the catter until full	y paid. All of said payments b	eing made payable at	Calumet City	<u>, [].</u>
Illinois, or at such place as the peneticiary or a				and the second s
The principal amount of the Contract $1.5 - 5$				
NOW, THEREFORE, the Grantors of your performance of the covenants and agreements is receipt whereof is hereby acknowledged, the by the and all of their estate, right, title and inter-	rein contained, by the Grantor out presents CONVEY and W or therein, situate, lying and	s to be performed, and al ARRANT unto the Trusted d being in the	iso in consideration of the a c, its successors and assigna City of Dol	ium of One Dollar in hand peid, the Lithe following described Real Estate
COUNTY OF COOK	AND S	STATE OF ILLINOIS, to	wit:	
ots 6 and 7 (except the	TE West 15 feet	t thereof) i	n Block 7, 11	n Calumet Center
Sardens First Addition	peing a subdiv	VISION OF TH	at part of the	ne South % of the
Southeast % of Section Meridian, lying West of	TU, TUMPSHIDE C	su north, ka	nge 14 tast (	or the inira Prin
of lote 7 and 8 in Sub-	livision of nat	e ur the wes	and Kous, the	in VanVounons
f Lots 7 and 8 in Subcubdivision lying East	of the Fig. 1"	ing of calc	Wast 80 Pade	ac choup on Olat
ecorded, July 27, 1929	as Document 1	439573 in C	ook County, I	llinois
hich, with the property hereinafter described,			n# 20=10=426:	
TOGETHER with improvements and fixtures in				
TO HAVE AND TO HOLD the premises unto rom all rights and benefits under and by virtue of clease and Waive.	the said Trustee, its successors the Homestead Exemption Land	at I assigns, forever, for a	he purposes, and upon the which said rights and benef	uses and trusts herein set forth, free- lits the Grantors do hereby expressly
COVENANTS, CONDITIONS AND PROVISE	ONS			The second secon
COVENANTS, CONDITIONS AND PROVISE  1. Granturs shall (I) promptly repair, restore or rebuil outling and repair, without waste, and free from mechanic on or charge on the premises superior to the lien hereof, any building or buildings now or at any time in process of				
Grantors shall pay before any penalty attaches all a	required by law or municipal ordinan teneral taxes, and shall now special tax	ce. Les special assessments, water	c alves sever acreive chirons in	red other charges making the magnises when
ue, and shall, upon written request, furnish to Trustee or to my tex or assessment which Grantor may desire to comest.	i lleasticiary duplicate receipts therefo	or. To prevent default bereunde	Urantors shall pay as full under	protest, in the manner provided by statute,
1. Cironiors shall keep all buildings and improvements the insurance companies of numers sufficient either to pe oder insurance policies populie, in case of loss or damage, cliver all policies, including additional and renewal policies.	ry the cort of replacing of regulring to to Frusten for the benefit of the Herni to Beneficiary, and in case of insurance	tic saine of to pay in hill the ii Actory, such rights to be eviden about to expire, shall deliver re	wielding van Arrived hereby, all is wal by the abordure wintigage cla Bewil policies in dea than len da	s companies satisfactory to the Heneficiary, use to be attached to each pullcy, and shall ye prior to the respective dates of expiration.
4 In case of default therein, Trustee or Beneficiary in a need not, make full or partial payments of principal or in	nicted on prior encumbrances, if any,	and purchase, discharge, com	nomine or settle any tale den or c	other prior lien or title or claim thereof or
deem from any tax sale of torfensire affecting said fremitses and premises or context any tax or assessment. All moneys a oneys advanced by Trasses or Beneficiary to protect the milliont notice and with interest therein at the annual percenta- tion of account of any default bereinder on the part of the	or contest any det or promise or settle said for any of the purposes berein au ortgaged premises and the lien hereof ge rate stated in the Contract this Trus	c any lat her or other prior lie thorized and all expenses paid , shall be so much additional i t Deed secures, Inaction of Tru	n or title or claim the ect, or rece or incurred to connection thermal adobteshiess secured hereby and o sice or Heticliciary shall ness the c	em from any las sale or inferiore affecting the including attorney's fees, and any other
This Trust Deed consists of two pages. The cov	enants, conditions and provision	ons appearing on page 2 (		at /'cer') are incorporated herein by
ference and are a part hereof and shall be bindi WIFNESS the hand(s) and seal(s) of Grantors (	ng on the Grantors, their heirs he day and year first above w	ritten.		5 - 17 - 17 - 17 - 17 - 17 - 17 - 17 - 1
Cherry 2 Jones	(SFAt	.)		(SEAL)
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	Seat		and the contract of the contra	generalis (SHAL)
ATE OF ILLINOIS	1. Hux W.	eduringu	·	
unty of Cook	a Notary Public in and for and	residing in said County, in it	he State aforesaid, DO HERB	Y/CHRIDY THAT
The second secon				and the second
i de la companya de La companya de la co	who personally Instrument, appeared belief me t		C/4	subscribed to the foregoing signed and delivered the
**************************************	said Instrument as		d voluntary act, for the uses in	al purposes therein set torth.
"OFFICIAL CEAL"	GIVEN under my hand and N	olarial Seaf this ! 5.	day of	AD 10 99
CHESTER CHETRUSIEMICZ			Car D	Notary Public
My Commission TATE OF ILLINOIS	This instrument was prepared by			
Separation of Exhibition of 1/1/25 in E.	CHUSTER	Predensing	Archway	Construction Co
nde nathribit San La More an ac 20	Bill to the Control of the Control o	FOR N	lincoln Chic	Construction Co.
2 S 2 8 0 0 - 5 9 10	1. C. 1.		CINCOIN ONLO	
	•	*16.3		, n50/

5. The Trustee or Beneficiary hereby secures traking any payment hereby authorized relating to take or discounter, may do so neverthing to take 3/h), statement or estimate procured public office without inquiry lifts the acceptacy of such bull, statement or estimate or into the validity of any tax, axsessment, sale, fortening, tax hen or rate or claim thereor.

6. Grantors stall any each item of indebtedness berein mentioned, both principal and interest, when due according to the terms bereon. At the option of Beneficiary, and without notice to Grantots, all unput disclosedness secured by this Trust Deed shall, notwithstanding mycling in the Continue or in this Trust Deed to the Continue of the part of the principal payable (a) immediately in the case of details to making payable (a) interest, or (b) where default shall occur and continue for three days in the performance of large spaces of the principal of the Grantors berein contained, or (c) immediately if all or part of the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.

7. When the indebtedness breeby secured shall become due whether by acceleration or otherwise, Beneficiary or Trustee shall have be right to foreclose the ben hereof. In any suit to foreclose the ben hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expense. Which may be entired by cr on behalf or Trustee or Beneficiary for attempts fees, appringers' lees, outlay, for documentary and expert or indexec, strangersphess' observation costs and costs (which may be entired by a trent in the expended stiple entry of the decree) of precenting all such abstracts of fills, title scartches and examinations, guarance policies, Torrens certificates, and similar data and animanics with respect to the as Trustee or Beneficiary may deem to be reasonably increasing either to prosecute such soft or to evidence to bidders at any sale which may be had permain to such decree the true condition of the tile on the value of the primitive, and charge the state in this paragraph mentioned shall become to mice additional indebtedness secured benefit and animalisarily due and payable, with interest thereon at the animal percentage rate stated in the Contract this Trust Deed or expended or Beneficiary in connection with (s) any proceeding, including probate and bankruptey proceedings, to which either sale as party, either as plaintiff, claimant or defendant, by reason of this trust Deed or any indebtedness hereby secured; or (b) preparations for the decreedings to which effect or not actually commenced.

H. The proceeds of any fireclosure sale of the premises shall be distributed and applied in the following order of priority: Pirst, on account of all costs and expenses incidental to the furce-basic proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indeventes additional to that contented by the L'Original, with interest thereof as herein provided, third, all principal and interest remaining unpaid on the sone; fourth, any overplus as Grantess, their heirz, legal representances or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this Trust Deed, the court in which such bill is filed may appoint a receiver of said prantises. Such approximent may be made either before or after sale, without notice, sulfport regard to the then value of the premises or whether the same shall be fifth occupied as a bonessed or not and the Trustee 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 pendincy of such finechouse used and, in case of a sale and a deflectency, during the full statutory period of redemption, whether there be redemption on one as well as during any further times when Oranners-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 princetion, possession, control, management and operation of the premises during the whole of said period. The Court from time to time thus auditorize the receiver to apply the nor mome in his hands in payments in whole or in part of: (1) The indebtedness secured hereby, or by any decree fore-tosing this Trust Deed, or any tax, special assessment or other line which may be or become superior to the lien hereof or of saile ends clicked.

10. No action for the enforcer on of the lien 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. Trustee or Beneficiary share to ee the right to inspect the premises of all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to exacting the strength of the premises, nor shall Trustee be obligated to record this Trust Deed or to exercise any power licient given unless expressly obligated by the terms hereof, nor be liable for any acts or unussions hereunder, except in case of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power being given.

13. Upon presentation of satisfactor, a side co that all indebtedness secured by this Frust Deed has been fully paid, either before or after maturity, the Trustee shall have full authority to release this Trust Deed, the hen thereof, by proper instrume a

14. In case of the resignation, include or influence of Truster, the Beneficiary shall have the authority to appoint a Successor in Trust. Any Successor in Trust hereunder shall have the identical title, powers and authority as are herein given Trustee.

15. This Trust Deed and all provisions hereof, shall extra 'o and be binding upon Grantors and all persons claiming under or through Grantors, and the word "Grantors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such 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 Post Greaty.

A WINES WIEREOF, ME B	andersigned has set its hand and seal this	My And Cum SE			
	CORPORATE SELI ER SIGN	HERE			
Trest: O14					
- au	(Its Secretary)	Jump but Title)			
ACKNOWLED	GMENT BY INDIVIDUAL OR PARTNERS	SHIP BENEFICIARY (SELLER)			
ATE OF ILLINOIS.	SS. a Notary Public in and for and residing in said County	y, ir the Vate aforesaid, DO HEREBY CERTIFY THAT			
unty of	35. a receip rubbe in and its and testaing in said County	, i die cale amicano, montent curen i mat			
	happy parties to integrity of populations and a majorate harmon on the absolutes interest and control of the first of the				
		e same per sin, whose name subscribed to the foreg			
<ul> <li>A section of the sectio</li></ul>	Assignment, appeared before me this day in person and	// /			
	the said Assignment as				
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		Notary Public			
	ACKNOWLEDGMENT BY CORPORATE	ION (SELLER)			
and the second of the second	. The state of th				
ATE OF ILLINOIS,	1				
	SS. a Notary Public in and for and residing in said County	y, in the State aforesaid, DO HEREBY CEF (17) THAT			
unity of					
}	who personally known to me and who	executed the foregoing Assignment as president and secretary, respective			
		it they signed and delivered the same as their free and voluntary act as i			
	of the corporation named therein and acknowledged that	· ·			
	officers in the name of and on behalf of said corporation	ion for the uses and purposes therein set forth.			
( 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1	officers in the name of and on behalf of said corporation				
(a) (a)	officers in the name of and on behalf of said corporation	ion for the uses and purposes therein set forth.			
10 mg	officers in the name of and on behalf of said corporation.  GIVEN liftder my hand and Notarial Seat this	ion for the uses and purposes therein set forth.			
D as a second of the second of	officers in the name of and on behalf of said corporation of GIVEN liftder my hard and Notarial Seat this	on for the uses and purposes therein set forth.  A.D. 19  Nutary Public  FOR RECORDERS INDEX PURPOSES			
D NAME ASSOCIA	officers in the name of and on behalf of said corporation.  GIVEN liftder my hand and Notarial Seat this	on for the uses and purposes therein set forth.  A.D. 19  Nutary Public  FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF APOVE			
	officers in the name of and on behalf of said corporation of the said services of the said se	on for the uses and purposes therein set forth.  A.D. 19  Nutary Public  FOR RECORDERS INDEX PURPOSES			
L STREET 20,20 Ea	officers in the name of and on behalf of said corporation of GIVEN liftder my hard and Notarial Seat this	on for the uses and purposes therein set forth.  A.D. 19  Nutary Public  FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF APOVE			
L STREET 2020 Ea	officers in the name of and on behalf of said corporation of Side of S	on for the uses and purposes therein set forth.  A.D. 19  Nutary Public  FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF APOVE			
I STILLET 2020 Ea	officers in the name of and on behalf of said corporation of the said services of the said se	Nutary Public  FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF APOVE DESCRIBED PROPERTY HERE			
I STIMET 2020 Ea	officers in the name of and on behalf of said corporation of Side of S	on for the uses and purposes therein set forth.  A.D. 19  Nutary Public  FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF APOVE			

OR

RECORDER'S OFFICE BOX NUMBER.

#0101 #

COOK COUNTY RECORDER

\*-94-003321

INSTRUCTIONS