UNOFFICIAL COPY4333252

TRUST DEED		THE ABOVE SPACE FOR	R RECORDERS USE ONLY	V11386
THIS INDENTURE, made 12		3, between ANTHONY	CARLETHAS	DONETY
herein referred	to as "Grantors", and	MON A. KIE	716	
the contract of the property of the contract o		497, TX 728 Illinois, herein		nesseth:
THAT, WHEREAS the Grantors have promised to	pay to ARCHIVA,	Y CONSTRUCTION	1 Co., NC	, herein referred to as
"Baneficiary", the legal holder of the Home Imp	ruvement Contract hereinafter o	alled "Contract" and described,	the sum of NINETE	EN THOUSAND
SIX HONDRED E16- evidenced by one certain Contract of the Grantors of				
to pay the said sum in 120 consecutive month	The state of the s		by at 5 /64	of , followed by
at \$ 19, with the firs	Installment beginning on	(Month & Day)	1994 and the remaining in	stallments continuing on
the same day of each month thereafter until fully	paid. All of said payments bei	ng made payable at 1962	N. CLYBOURN	CHICAGO.
Illinois, or at such place ar the Beneficiary or of	<u>. </u>		1. 1. 100	, /
The principal amount of the Commet is \$ 96	7hc	Contract has a Last Payment Da	te of 1115 1200	-19
NOW, THEREFORE, the Granto's to secure the performance of the covenants and at test tents here receipt whereof is hereby acknowledged, the by the	ein contained, by the Grantors are presents CONVEY and WAF	to be performed, and also in cons URANT unto the Trustee, its succe	idenation of the sum of One says and assigns, the following	Dolfar in hand poid, the
and all of their estate, right, title and increase COUNTY OF		ATE OF ILLINOIS, to wit:	or comme	
-		20 IN SHEL	• • =	
BEING A SUBDIVISI	ON OF THE	NORTHWEST !	ly OF SECTI	an 21
TOWNSHIP 37 NORTA	1, RANGE 14	I EAST OF T	DEFT-01 RECORDING	<i>X/NC(PP</i> + <u>C</u> \$23
	COUNTY IN	1NO15.	T\$2222 TRAM 0078	04/13/94 16:56:0
which, with the property hereinafter described, is	referred to herein is the pres	20 - 018 · ·	±6332 ≠ ₹CE\$ - ★- COOK COUNTY REC	
TOGETHER with improvements and fixtures n	ow attached together wiln easer	nents, rights, privileges, interests,	rents and profits.	,
TO HAVE AND TO HOLD the premises unto the from all rights and benefits under and by virtue of release and waive.	the Homestead Exemption La vi			
COVENANTS, CONDITIONS AND PROVISIO		or hereal er c. , the premises which may b	ecome damaged or he destroyed: (2) keep said premises in aroud
condition and repair, without wester, and from from mechanic lies or charge on the premises superior to the lies hereof, ass any building or buildings now or at any time in process of e (6) make no material attentions in said premises except as n	a or other liens or claims for lien not I upon request exhibit satisfactory evid rection upon said premises; (5) compl	expressly the discharge of such prior lien to once of the discharge of such prior lien to y with all requirem this of law or munici-	; (3) pay when due any indebtednes Trustee or to Beneficiary; (4) comp	s which may be secured by a piete within a reasonable time
 Granton shall pay before any penalty attaches all gr due, and shall, upon written request, furnish to Trustee or in any tax or assessment which Grantor may desire to contest. 	meral taxes, and shall pay special taxes Beneficiary duplicate receipts therefor	a, special assessment, water charges, sew To prevent default hereund, stors s	wer service charges, and other charg hall pay in full under protest, in the	es against the premises when manner provided by statute,
 Orantors shall keep all buildings and improvements by the insurance companies of moneys sufficient either to pe under insurance pulicies psyable, in case of loss or damage, it deliver all policies, including additional and renewal policies, re 	y the cost of replacing or repairing the a Trustee for the benefit of the Benefit	t same or to pay in full the inuch advess clary, such rights to be evidenced by the	secured hereby, all in companies as standard mortgage clause to be attac	stisfactory to the Beneficiary, thed to each policy, and shall
4. In case of default therein, Trustee or Beneficiary mount need not, make full or partial payments of principal or, in redoem from any tax sale or forfeiture affecting said premises add premises or contest any tax or essessment. All moneys nunerys advanced by Trustee or Beneficiary to protect the mouthout notice and with interest thereon at the annual percentago them on account of any default hereunder on the part of C	terest on prior encumbrances, if any, a or contest any tax or promise or estite aid for any of the purposes herein sub- rigaged premises and the lien hereof, ge rate stated in the Contract this Trust	ind purchase, discharge, compromise or i any iax lien or other prior hen or lille or orized and all expenses paid or incurred, shall be so much additional indebtodness	in , any in lien or other prior liet cli in thereof, or indeem from any t in como cu in therewith, including a seculat hereby and shall become	t or title or claim thereof, or ax sale or forfeiture affecting attorney's fees, and any other immediately due and payable
This Trust Deed consists of two pages. The covreference and are a part hereof and shall be bindi WITNESS the hand(s) and seal(s) of Grantors to	ng on the Grantors, their heirs,	successors and assigns.	se side of this us good) are	incorporated herein by
3.3761 (34.5%) (276.5%)	(SEAL	O Kenlay	My Xon	(SEAL)
	(SFAI	(Caloth	as Down	Can A - (SEAL)
A CONTROL OF THE CONT			7 7	
STATE OF ILLINOIS, STATE OF ILLINOIS,	I GRANT K	· · · · · · · · · · · · · · · · · · ·		
County of COOK	ANTHONY GES	residing in said County, in the State at		THAT
MANAGEMENT CONT.		known to me to be the same person		subscribed to the foregoing
GRANT K RAZEE	said Instrument as	nis day in person and acknowledged the 2011 Intil Tieth and replumar martel Scal thing The Total Control	y act, for the uses and purposes	signed and delivered the () therein set forth
S MY COMMISSION EXPIRES 11-24-97 3	•	lan in	Lai MEIB	-Wolary Public
	This instrument was prepared by	TX TERES	DALLAS.	ا خاند خاند
+ •	GRANT K. RAR	E 1962 N.Czy	BOURN CHICK	TO FE GOLLY
13-S02 IL	(Na	ma)	(Address)	,

23/9

COVENANTS, CONDETIONS AND THE VISIONS CONTINUED FROM P. GEAL OF THIS ... See the ring to all ball, statement or estimate procured from the appropriate public office without inquiry into the accuracy or such bill, statement or estimate or in a U. and y of an income statement in such as a few or title or clarify thereof.

6. Gianters shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to all unpaid indebtedness secured by this Trust Deed shall, notwiths and my in the Contract or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of 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 berein contained, or (c) is if all or pair of the premises are sold or transferred by the Grantors without Beneficiary's prior written consent.

- 1. When the indebtedness bereby secured shall-become due whether by acceleration re otherwise, Beneficiary of Trusce shall have the right to foreclose the lien hereof, in any suit to fureclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be assumed by or on behalf of Trustee or Beneficiary for anturney's fees, Trustee's fees, appearance's fees, outlay for documentary and expert expendent after entry of the decree) of procuring all such abstracts of title, title scarcies and examinations, guarantee policies. Torrens certificates, and similar data and assurances with respect to title as Trustee or Beneficiary may doe on to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had porsulated to underect the first sentential of the terminal percentage rate stated in the Contract this Trust Deed secures, when poid or incurred by Trustee or Beneficiary in connection with (a) any proceeding, including probale and bankruping proceedings, to which either at the party, either as plaintiff, claimant or defendant, by trasm of this from feed or any indebtedness and on the right after according which might affect the premises or the accurring beneficiary after according which might affect the premises or the accurring beneficiary after according which might affect the premises or the accurring beneficiary to mean actually commenced:
- 8. The proceeds of any foreclosure sale of the precises shall be distributed and applied in the following order of priority. First, on account of all course and expenses incidental to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph better, second, all other items which under the returns bereof conditute secured indebtodness additional in that evidenced by the Contract, with interest thereon as herein provided, third, all practical and interest remaining unpaid on the note; fourth, any overplus to Grantons, their feirs, legal representatives or assigns, as their rights may appear.
- 9. Upon, or at any time ofter the filing of a bill to foreclose this Trust Deed, the court in which such tail is filed may appoint a receiver of soil premises. Such appointment may be made either before or effect also, without regard to the solvency or insolvency 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 homestead or one and the Trustee hereundor may be appointed as such receiver shall have the power to enfect the rests, issues and troofits of said premises during the pendency of such forectoure suit and, in case of a sale and a deficiency, during the pendency of such torectoure suit and, in case of a sale and a deficiency, during the file shall not operate on the premises during the premises the premises of the procession, except for the intervention of sach receiver, would be entitled to redices such rests, insees and profits, and all other powers which may be necessary or are usual for such cases for the prosection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorities the receiver to apply the net incume in his funds in payments in whole or in part of (1) The Indebtedness secured hereby, or by any decree foreclosing this Trust Deed, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale. (2) the deficiency in case of a sale and deficiency.
- No action for the enforcement of the tien or of any provision hereof shall be subject to any defense which would not be guid and available to the party interposing same in an action at law upon 10. the note hereby secured.
 - 11 Trustee of Beneficiary (ar) have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 12. Trustee has on duty to extraor the title, location, existence, or condition of the premises, not shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms forced on the liable for any acts or omissions hereunder, except in case of gross negligence or unsconduct and Trustee may require indemnities satisfactory to Trustee before exercising any power herein given.
- 14. In case of the resignation, inability or recises to act of Trustee, 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 trus ec.
- 15. This Trust Deed and all provisions hereof, shall elicind to and be binding upon Grantors and all persons claiming upder or through Grantors, and the word "Grantors" when used herein shall include such persons and all persons hable for the payment of the deviced read the contract or this Trust Deed. The term Beneficiary as

used herein shall mean and include any successors of an	gns of Beneficiary.	No. 1 Constant
	ASSIGNMENT	
For value received, the undersigned, the	beneficiar, under the within Trust Deed hereby transfers	, sets over and assigns the beneficial interest under such Trust
Deed and the obligation secured thereby to	igned has set its bard and seal this day of	en e
IN WITNESS WHEREOF, the bilders	ighed has set its day a sed this day of	
		Dealer (SEAL)
	CORPORATE SELLER SIGN HER	E
TTEST:		
	(lts Secretary)	(Name and Title)
ACKNOWI EDGMI	ENT BY INDIVIDUAL OR PAPTNERSHI	P BENEFICIARY (SELLER)
ACCE TO THE BOOK!)×.	(Salata)
TATE OF ILLINOIS,	1,	and a superior of the superior of the superior and a superior and a superior of the superior
SS.	a Notary Public in und for and residing he said county, in	- State eforessid, DO HEREBY CERTIFY THAT
County of	5.0	
•		
		r cr. o whose name subscribed to the foregoing
	the said Assignment as	
		day of A.D. 19
	SOUTH THE PERSON NAMED IN COLUMN TO A PART OF	0'
		Notary Public
AC	CKNOWLEDGMENT BY CORPORATION	(SELLER)
STATE OF ILLINOIS,	1.	
SS.	a Notary Public in and for and reading in said County, in t	he State aforesaid, DO HEREBY CFT LEY THAT
County of		
	who per and the bound to me and who ever	ted the foregoing Assignment as president and secretary, respectively,
	, ·	signed and delivered the same as their free and voluntary set as such
	officers in the name of and on behalf of said corporation for	
e de la companya del companya de la companya del companya de la co	GIVEN under my hand and Notarial Seal this	
		Notary Public
PORTFOLI	CORDING RETURN TO: O ACCEPTANCE CORP FRWY, SUITE	OFFICIAL SEAL OF CONMISSION SEAL OF COMMISSION SEAL CHARGE HADDON SEAN OF COMMISSION SEARCH CHARGE HADDON SEAN OF COMMISSION SEARCH SEA
DALLAS.	TX 75251 ACKAGING DEPT.	
CIR CITY ATTN:	BUILDING	
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INSTRUCTIONS