DEPT-01, RECORDING
1#0004 TRAN 3555 09/12/95 09:5;
#2163 # L.F. * -95-6.09;
COOK COUNTY RECORDER

This	Indent	ut, witness	SETH, That the	e Grantor			
		Q _A		l Ocampo and	l Candelar	io Ocampo	1444444444444444444 26 64 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
		S			****************	*****************	
	**************		Ox	*******************	••••••	*******************	
of the	Cityo	f. Chicago Co	ounty of	Jook	and State	of Illinois	***************
for and in	consideration	of the sum of	Seven Th	unand Seven	Hundred	Eighty and	i no/10Bollars
in hand p	aid, CONVEY.	s AND WARRAN	Rs. to	.William .Sch	ıumann	************	
	and the second			Cook	4	State of Illing	nie
				urpose of securing o			
the follow	ving described	real estate, with the	e improvement	s thereon, including	al heating, gas	and plumbing app	paratus and
6	A STATE OF THE STATE OF			h all rents, issues and			
in the	City	ofChica	ıgo	County	:ook	and State	of Illinois, to-wit;
••••••	••••••	***************************************					***********
	THE WEST	1/2 OF THE	SOUTH 1	2 FEET OF I	OT 11 AND	THL WEST	1/2
	OF WEST	HALF OF LOT	12, IN	BLOCK 20 IN	A.GALE'S	SUBDIVISI	ON
4	OF SECTIO	ON 32, TOWN	SHIP 40	TION 31, AN NORTH, RANG	E 13, EAS	T OF THE	
********	THIRD PR	INCIPAL MER	IDIAN, I	N COOK COUN	TY, ILLIN	ois.	
	PIN:13:	-32-301-029		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		*********	
	ADDRESS:	6430 W BL	OOMINGDA	LE CHICAGO	, IL		CV Ma
			*************	**************	***************************************		
	************	****************	***************	*****************			· · · · · · · · · · · · · · · · · · ·
		*******	*******	••••••	***************		
*************	***************************************	******************	***************************************	***************************************			
**********	*****************	*****************	*************			*****************	

Cooperation of Cooper

IN TRUST, nevertheless, for the purpose of securing pe	mormance of the covena	nts and agreements nerein.
WHEREAS, The Grantor'sFidel Ocam	po and Candela	rio Ocampo
justly indebted upon one retail in	nstallment contract bearing	ng even date herewith, providing for
installments of principal and interest in the amount of \$	161.19	each until paid in full, payable to
Sqde-All	America, Inc.	
Assign	ed To:	
old	Republic Insu	red Financial Accep. Corp.
420	9 W. Irving P	ark Road
Chi	cago, IL 6064	1
~/~,		

Hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of the State of Illinois.

THE GRANTOR...covenant...and agree...as follows: (1) To pay said indebtedness, and the interest thereon, as herein and in said notes provided, or according to any agreement extending time of payment; (2) to pay prior to the first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts therefore; (3) within sixty days after destruction or damage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be compiled or suffered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grance hardin, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trustees herein as their interests n ay poear, which policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to pay all prior encumbrances, and the interest thereon, at the time or times when the same shall become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior encumbrances or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance on pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premises or pay all prior encumbrances and the interest thereon from time to time; and all money so paid, the grantor agree to repay immediately without demand, and the same with interest thereon from the date of payment at seven per cent, per annum, shall be so much additional indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of aid indebtedness, including principal and all earned interest shall, at the option of legal holder thereof, without notice, become i amediately due and payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by foreclosure thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

It is Agreed by the grantor... that all expenses and disbursements paid or incurred in behalf of complainar. In connection with the foreclosure hereof - including reasonable solicitors fees, outlays for documentary evidence, stenographers - harges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree - shall be ruid by the grantor...; and the like expenses and disbursements, occasioned by any suit or proceedings wherein the grantee or any believe of any part of said indebtedness, as such, may be a party, shall also be paid by the grantor.... All such expenses and disbursements shall be an additional lien upon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceeding, whether decree of sale shall have been entered or not, shall not be dismissed, nor a release hereof given, until all such expenses and disbursements, and the costs of suit, including solicitors fees have been paid. The grantor... for said grantor... and for the heirs, executors, administrators and assigns of said grantor... waive... all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agree... that upon the filing of any bill to foreclose this Trust Deed, the court in which such bill is filed, may at once and without notice to the said grantor..., or to any party claiming under said grantor..., appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of the said premises.

Property of Cook County Clark's Office

Carl Brauer		f said County is hereby appointed i	to be first successor
in this trust; and if for any like cause said Deeds of said County is hereby appoint agreements are performed, the grantee or	first successor fail or refuse to ed to be second successor in	act, the person who shall then be the this trust. And when all the afore	acting Recorder of said covenants and
reasonable charges.	nis successor in trust, shan for	ase sale plennses to me party entire	ea, on receiving his
Witner the hand and seal of	the grantor this 13td	By of June	A.D. 19.95
Ó	(D) Fi	del ocuso	(SEAL)
100		ridel Ocampo	(SEAL)
	Co Fand	his O auch)	(SEAL)
4		Candelario Ocampo	(SEAL)
		***************************************	(SEAL)
	C		
	0/		Maring to the
	0		•
		The Clarks	
		4	
		C)/	· · · · · · · · · · · · · · · · · · ·
		10/1	
			Co

Soot County Clerks Office

County of Gook			
a Notary Public in and for said	County, in the State aforesaid, Du l	jereby Certity that	
***********	Cand	lelario Ocampo	subscribed to the foregoing
instrument, appeared before me	this day in person, and acknowled	ged that they, signed, scaled an	
Gitett under my hand ar	nd Notarial Seal, this	13th	
day ofJune		trily &	Hopha
9	O THE STORY		Iverary system.
	A CAR CAR CARREL		
	Ox		
	C		
	0	County	
		0//	
		777	
			0,,
•			0/5° O.S.
	ED BY:	1	

Box No.

Orust Aeed

THIS INSTRUMENT WAS PREPARED BY:

Old Republic IFA Corp. 4902 W. Irving Park Rd. Chicago, IL 60641

MAIL TO:

Old Republic IFA Corp. 4902 W. Irving Park Rd. Chicago, IL 60641

Doorty of County Clerk's Office

自己の名は、地域の名の意思

からいるとはいる。 ACHS AV PAROTECH (AT THE SELECTION OF S

95608856