15 2 50 30) 9412-80020 UNOFFICIAL COPY 95001125

UNOFFICIAL DISTRICTATION OF THE PROPERTY OF TH	4 Li COPY 95001125
RUST DEED	THE ABOVE SPACE FOR RECORDERS USE ONLY
HIS INDENTURE, made MARCH 12 1994 ber	ween NICHOLAS CONSTANTINE GRAND
	mon G. Dale, JR
Dallas Tx	Winese, herein referred to as "Trustee", witnesseth:
AT, WHEREAS the Granters have promised to pay to AMERICAN REI	,我们就是一个大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大
conficiary", the legal holder of the Home Improvement Contract hereinafter called "	
SIX THOUSAND THREE HUNDRED FORTY ONE	
idenced by one certain Contract of the Grantors of even date herewith, made payable to the	
pay the said him in consecutive monthly installments: at \$	B. 08 followed by at S N/A followed by
MARKET N/A	(Alonin & De.) 196666 TRAN 3338 01/03/92 10:51:0
manda ang manganggan menggalah ang balanggalah ng menggak akan menggalah ang kanada ang kanada ang kanada kan	• • • • • • • • • • • • • • • • • • •
same day of each month thereafter until fully paid. All of said payments being made	. Coon Submit i historian
nois, or at such place as the Beneficiary or other holder may, from time to time, in	
	act has a Last Payment Date of, 19
NOW, THEREFORE, the Oriston to secure the payment of the said obligation in accordance of the covenants and agreements herein contained, by the Grantors to be pereint whereof is hereby acknowledged, on by these presents CONVEY and WARRANT	erformed, and also in consideration of the sum of One Dollar in hand paid; the
d all of their estate, right till a interest therein, situate, lying and being interest therein, situate, lying and being interest.	in the FILLINOIS, to wit: 04-09-303-027
THE FOLLOWING DESCRIPLD REAL ESTATE SIT	TUATED IN THE COUNTY OF COOK
IN THE STATE OF ILLINOIS, TO WIT: LOT T	WENTY-ONE (21) IN GREENBRIAR
HIGHLANDS SUBDIVISION, IN THE SOUTHWEST TOWNSHIP 42 NORTH, RANGE ? EAST OF THE	QUARTER (1/4)OF SECTION 9,
ACCORDING TO PLAT THEREOF REGISTERED IN	THIRD PRINCIPAL MERIDIAN, THE OFFICE OF THE REGISTRAR
OF TITLES OF COOK COUNTY ILLINDIS, ON C	OCTOBER 22, 1956, AS DOCUMENT
NUMBER 1702883. (CERTIFICATE NUMBER 780	18650). 1432 WESCOTT ED NOFTHBROOK
ich, with the property hereinafter described, is referred to herein as the "premises." [DOETHER with improvements and fixtures now attached together with or ements, r	
TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assign all rights and benefits under and by virtue of the Homestead Exemption Laws of the sace and water.	ins, forever, for the purposes, and upon the uses and trusts herein set forth, free
WENANTS, CONDITIONS AND PROVISIONS	And the second s
 Grantors shall (I) promptly repair, reason or rebuild any buildings or improvements now or here fulltim and repair, without waste, and free from mechanics or other lices or claims for lice not expressly or charge on the premises superior to the lice hereot, and upon request exhibit satisfactory evidence of the building or buildings now or at any time in process of erection upon said gramises; (5) comply with all 	or the premises which may become damaged or be destroyed; (2) keep said premises in good is audinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a later are of such prior lien to Trustee or to Beneficiary; (4) complete within a reasonable time the lien and the lien and the lien are sometiments with respect to the premises and the use thereof:
make no material alterations in said premises except as required by law or municipal ordinance. 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special and shall, upon written request, famish to Trustee or in Beneficiary duplicate receipts therefor. To preve tax or assessment which Grantor may desire to contest.	assessment, while charges, sewer service charges, and other charges against the premises when one default her under Graniors shall pay in full under protest, in the manner provided by statute,
3. Graviors shall keep all buildings and improvements now or hereafter situated on said premises into the insurance compenies of moneys sufficient eldier to pay the cost of replacing or repairing the same or are insurance policies psyable, in case of tous or damage, to Trustoe for the benefit of the Beneficiary, such are fall policies, including additional and renewal policies, to Beneficiary, and in case of insurance about to early policies.	red against loss or d'anage y fire, lightning or windstorm under policies providing for payment to pay in full the it delead, est secured hereby, all in companies satisfactory to the Beneficiary, h rights to be evident with y it a standard mortgage clause to be attached to each policy, and shall
4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform	any act hereinbefore requir d of Grantors in any form and manner deemed expedient, and may,
need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purch seem from any tax sale or forfeiture affecting said promises or contest any tax or promise or settle any tax if premises or consist any tax or assessment. All moneys paid for any of the purposes herein subbrised an seys advanced by Trustee or Beneficier; or protect the mortgaged premises and the lien hereof, shall be or nost notice and with interest thereon at the annual percentage rate stated in the Contract this Trust Deed sect hem on account of any default hereunder on the part of Orantors.	len or other prior lien or title or main mercof, or redeem from any tax sale or forfeiture affecting and all expenses paid or incurred in on pocific a therewith, including attorney's foes, and any other so much additional indebtedness secu of hereby and shall become immediately due and payable
This Trust Deed consists of two pages. The covenants, conditions and provisions appearence and are a part hereof and shall be brinding on the Grantors, their heirs, success VITNESS the hand(s) and seal(s) of Openiors the day and year first above written.	iring on page 2 (the reverse side of this trust deed) are incorporated herein by pors and assigns.
Mind Cath Il	95001125
NICHOLAS CONSTANTINE GRAND	(SEAL)
(SEAL)	(SBAL)
1 - Marie Constant Co	Ω1. 1
TE OF ILLINOIS.	7410 7 70
nty of COOK 55. a Notary Public in and for and restding in NICHOLAS CON	n said County, in the State aforesaid, DO HEREBY CERTIFY THAT STANTINE GRAND
	75
months of the state of the stat	n me to be the same person whose name subscribed to the foregoing signed and delivered the
OFFICIAL SEAL Laid Instrument to	free and wiluntary act, for the uses and purposes therein set forth.
Joseph M, Motto OIVEN under my hand and Notarial Ser	1) marril all

AMERICAN REMODELING, TNO DALLAS, TX 75247

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COVENANTS, CONDITIONS AND PLOVIS ONS CONTINUEL FROM FIG. 1 OF THIS TROME (DEC). 5. The Truttee of Refight for feeling making any content he all ration from the appropriate public office without infully into the accuracy of archall statement and line the world of any on the content of the c

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- 6. Orantors 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 for Grantors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding anything in the Contract or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payament 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, or (c) immediately if all or part of the permisses are sold or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness hereby secured shall become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree (or sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for autorney's fees, Trustee's fees, sppraisers' fees, outlay for documentary and expert or idence, stenographics' charges, 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, title searches and examinations certificates, and similar data and assurances with respect to this as Trustee or Reneficiary may deem to be reasonably necessary either to procedule such suit or to evidence to bidders at any tale which may be had pursuant to such decree the true condition of the title or the velves of the premises. All expenditures and expenses of the nature in this partgraph mentioned shall become much additional indebtodness secured hereby and immediately due and payable, with interest thereon at the annual percentage rate stated in the Contract this 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, either as plainliff, claimant or defendant, by rakson of this Trust Deed or any indebtedness hereity secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not setually commenced.
- 8. The proceeds of any foreclesure sale of the premires shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incidental to the foreclesure proceedings, including all such items as are mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtodness individual to that evidenced by the Contract, with interest thereon as herein provided; third, all principal and interest remaining urpaid on the note; fourth, any overplus to Grantors, their heirs, 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 Deed, 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 the then value of the premises or whether the same shall be then occupied as a homestead or not and the Frustee bereunder may be appointed as such receiver. Such receiver shall have the power to collect the rents, issues and profits of said premises during the pendency of such to receivers which have the power to collect the rents, issues and profits of said premises during the pendency of such to receivers which have the redering time or not. a. well as during any 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, possession, control, management, and operation of the preprises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payments in whole or in part of: (1) The indebtodness 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.
- 10. No action for the enforcement 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 4. That e the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

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- 12. Trustee has no duty to examine be title, location, existence, or condition of the premises, nor shall Trustee be obligated to record this Trust Deed or to exercise any power herein given unlesses of gross negligence or misconduct and Trustee may require indemnities satisfactory to Trustee before single any power herein given.
- 13. Upon presentation of satisfactory withing that all indebtedness secured by this Trust Deed has been fully paid, either before or after maturity, the Trustee shall have tull authority to release this Trust Deed, the lien thereof, by proper instrument
- 14. In case of the resignation, inability or ref risk a set of Trustee, the Beneliciary 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 Trust.
- 15. This Trust Deed and all provisions beteef, shall er end to and be binding upon Grantors and all persons liable for the payment of the individuous or any part thereof, whether or not such persons shall have executed the Contract or this Trust Deed. The term Beneficiary as used berein shall mean and include any successors or assists. or floreficiary.

G 179 SALE FOR 2, 354493 **ZÜGIKINNERÜS** diciary in directly a Trust Beed hereby transfers, sets over and assigns the beneficial interest under such Tousi esectiond the undersioned BY BORTTOLIC DECIPORANCE CORPORATION tion control the IN WITNESS WHEREOF descioned has set its ha de at AMPRELICAN REMODELING TSEAL) CORPORATE SECURE SIGN HERE TEST: 53 (its Secretary) (Name and Title) ACKNOWLEDGMENT BY INDIVIDUAL OR PARTERSHIP BENEFICIARY (SELLER) STATE OF ILLINOIS, a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY THAT SS County of personally known to me to be the same pers in whose name _ subscribed to the foregoing Assignment, appeared before me this day in person and acknowledged "at signed and delivered ... free and voluntary net. the said Assignment as _ GIVEN under my hand and Notarial Seal this _ __ day of ___ __ , A.D. 19 Notary Public ACKNOWLEDGMENT BY CORPORATION (SELLER) STATE OF ILLINOIS, SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CENT of THAT County of ... personally known to me and who executed the foregoing Assignment as president and secretary, respectively. of the corporation named-therein and acknowledged that they signed and delivered the same as their free and voluntary act as such GIVEN under my hand and Notarial Seal this .. A.D. 19. Notary Public D FOR RECORDERS INDEX PURPOSES Ē NAME INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE RETURN TO: CREDIT-FACTS OF AMERICA STREET ्याप्त**े प्रा**त्नसम्बद्धाः वच्छे । वस् SUITE 120 (BOX 133) 530 WILLIAM PENN PLACE E PITTSBURGH, PA 15219-1811 R INSTRUCTIONS

OR

RECORDER'S OFFICE BOX NUMBER