96895770

This Indentities witnesseth, That the Grantor
Discisso L. Cadera & Moulen Cadera
Ox
of the least of line sum of the successors in trust hereinalter named, for the purpose of securing performance of the covenanis and agreements herein, the following described real estate, with the improvements thereon, including all heating, gas and plumbing apparatus and fixtures, and everything appurtenant the eto, together with all rents, issues and profess of said premises, situated in the left of life of life of the sum of life of life of life of life of life of said premises, situated and state of life
Lot Twelve (12) in Block Three (3) in Central Averue Subdivision a Subdivision of part of the East half of the North West quarter of Section 32, Township 40 North, Range 13, Fast of the Third Principal Meridian, in Cook County, Illinois.
PIN: 13-32-224-011 PROPERTY: 2123 N Mango Chicago II

ORIFAC-ILL DR 12/94

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35.7.1-6.1 RECORDING 140002 Than 9080 11/20/75 10/01/10/15 \$8996 ≠ B.J. *-9.6-895770 COUNTOUNTY RECORDER

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10.00 P. 10.

UNOFFICIAL COPY

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

IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHEREAS, The Grantor's Dionoro 2. + Noelia Carlena
justly indebted upon Their one retail installment contract bearing even date herewith, providing for 84
each until paid in full, payable to
J. DE All Amuea Que.
Ciscon Do.
Old Ingubu TEAC
Ligor By Growe Mr
Chap 60641
<u>.</u>

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 eixty 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 committed or suffered; (5) to keep all buildings now or at any time on said premises incurred in companies to be selected by the grantile herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first mortgage indebted less, with loss clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Trustees herein as their interests nay appear, which policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to pay not 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, or pay such taxes or assessments, or discharge or purchase any tax lien or title affecting said premises or pay all prior encumbrances are the interest thereon from time to time; and all money so paid, the granter... 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 said indebtedness, including principal and all earned interest shall, at the option of legal holder thereof, without notice, become in mediately due and payable, and with interest thereon from time of such breach, at seven per cent, per annum, shall be recoverable by correctosure 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 complainant in connection with the foreclosure hereof - including reasonable solicitors fees, outlays for decumentary evidence, stenograple.' charges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure decree - shall be paid by the grantor...; and the like expenses and disbursements, occasioned by any suit or proceedings wherein the grantee or any holder 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 solicitor's 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.

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	IN EVENT of the death, removal or absence from said	eo, or
in this trust Deeds of s	of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Record f said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenant are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving the charges.	der of a and
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State of Minois UNOFFICIAL COPY { 555. County of Cookac Wolff a Notary Public in and for said County in the State aforesaid. Do Merring Certify that

DONG LOGO

A Dolle Carley instrument, appeared before me this day in person, and acknowledged that...he...signed, scaled and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Muri under my hand and Notarial Seal, this Charles and FA Corp. State Sept. 17. Chicago, 12. 0641 Box No..... 9

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