# UNOFFICIPATES COPY ARTICLES OF AGREEMENT FOR TRUSCEE'S DEED

- Articles of Agreement made this 18t	day of _	May	19 96 , between
	but totaly at Imitice	TABLE FLORE WESSEL	nent dated May 11, 1980
nd known as Trust No. 80-05-3340 (hereinn)	tiet called the time t	Ologia, mig There	
LUCIANA ACOSTA	<del></del>		hereinafter called Putchaser).
		<u>-</u>	
	WITNESSETH:		to this apparent
That if the Purchaser shall first make all the	payments and perfo	mi all the covenat	ils and agreements in this agreement
equired to be inade and performed by said Purchaser, at fa proper written direction from those empowered to dir y Trustee's Deed, the real estate, continonly known as:	ECUMB LIVINE UNDER	CINE. CHICA	GO. ILLINOIS 60622
_	and Jedani v	DEZELIDOCA 43.	
Lot 78 in the Subdivision of Blo	ock 2 in the	Assessor 1	Division of the East
i ve ve kum Misublicach (Martar 6)	r section o	・ すいめいかいてち ・	y tion air, arenda
East of the Third Principal Mer	idian, in Co	ok County,	Illinois.
the filth structure in 1885			(1)
			GIT 39.44
			GIT 21. M
ogother with all buildings and improvements thereon, i	if any SUBJECT TO		
Pinhis or claims of parties in possession no	ol shown of record, qu	nethour of solves a	ind existing leases, if any;
and the state of t	STICKLING UNDERCOL BODI	ears of records	
c. Special assessments or taxes now the or fall	lling due after date hi	erent, and special a	sessments or taxes not confitmed by a
		E.C.1. 1	たがり しょうたいもから 本間
ourt of Record.  d. Building, building line and use or occupara	cy restrictions, como	nons, and coversan	69 1 Lr #-96-3702
e. Zoning and building laws or ordinances;  f. Taxes for the year 1995 and subsequ	ieni veet		ANDARONE A FECOROFER
f. Taxes for the year 1995 and subseque.  g. Party wall rights and agreements, if any;			
h Dande highwaye and easements:	0,		90-
have included the control of the con	ments and recoingran	s of record:	
<ol> <li>Violation of or liability arising under the Su</li> </ol>	atute of Illinois, iele:	ing to alcoholic liqu	lote approved January 31 17 X 3 19 2 19
Act amendatory thereof;	aa alaimiaa bu	brough from the	Durchaser:
k. Acis done or suffered by the Purchaser or a	tulous ciminnik oly	though or work are	1 0 0 1 0 1 0 1
å.			the section makes at
m. Purchaser covenants and agrees to pay to TR	UST SPECIAL,	6204 W. 1	rving Park Road,
Chicago, 1L 60634 or the benefic	iary or beneficiaries	of the Title Holder	nito such person as the Title Holder or
Chicago, IL 60634, or the benefic is beneficiaries may from time to time designate in writing the second of the control of the	iting, the sum of CN	THOUTENING TWO	U ANDER POTTARS
s beneficiaries may from time to this designate in with collars (\$ 146,000.00), in the following manner collars (\$ 29,200.00), upon the execution hereof.	L IMPLIATE MITTAL	THE WALLED THE	
Nollars (\$ 29,200.00-), upon the execution hereof.  ONE HUNDRED SIXTEEN THOUSAND EI	CHO BIGGEDED	יאלי אפוניז נטינטן אר פאר זיחם	iis ass and at the rate
of 10.5% per annum on the unpart	id principal	halance. U	with monthly payments
	A AMOUNT OF	51.000.44	
996, with a final payment of a	11 unpaid pr	incipal and	i accrued interest due
n November   1996.  1. When the Title Holder has been notified in			Agricultural contents have a contained
1. When the Title Holder has been notified in	writing by its bench	nes that the cove	Trustee have been paid in full. Title
ave been performed by the purchaser, providing that to older shall upon receipt of a proper written direction is	all thes and costs on some its Truster's Dec	of subject to the co	ditions herein set forth to be delivered
	Pristee's Deed.		
a Paristenam avidance of title has been subm	nined to and approve	d by the Putchaser I	and upon delivery of the Trustee's Doed
annual and the bond Coingian of the Tiple Holder agree to t	assion and deliver to	the Putchaset, the v	TAUGI & CONTRINED LOHO'S 1930AN OF AIR
himms Title and Trust Common to the name of the T	iile Holder and for li	ie amauni <i>ui uic</i> di	licitific blice, of the Owner a walanage.
lant Grown of Mile is road by the Repisters of Titles of C	Jook County, Illinois,	, which the benefici	SUGE OF THE THOUGH HAM HOLD min
It increases notices then in force coveritie these DEDDS	tes. Il is underslood D	A (ue l'oleuszel mu	LINE HORDER OF THE DESIGNATION OF MIS
tile Willer shall not be required to furnish any further	r evidence of title upo	DU GEHNELA OF THE T	Miles i Deco heleanasi.
3. The Purchaser shall not suffer or permit as		Other New By alloca	tiol of the adminer on allow and Link and
age 1 of 4 Form No. 101294A Reorder ConnILLIANA PINANCIAL II	NC.		
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foresald which may or might be superior to the rights of the Title Holder.

4. Each and every contract for repairs or improvements on the premises aforesaid, or any part thereof, shall contain an express, full, and complete waiver and release of any and all lien or claim of lien against the property herein agreed to be conveyed, and he contract or agreement, oral or written shall be executed by the Purchaser for repairs or improvements upon the property aforesaid, except if the name contain such express waiver or release of lien upon the part of the party contracting, and a copy of each and every such contract shall be promptly delivered to the beneficiaries of the Title Holder.

5. The Purchaser shall not transfer, pledge or assign this Agreement, or any interest herein or hereunder, without first obtaining the prior written direction from those empowered to direct the Trustee and the consent of the Title Holder; nor shall the Purchaser lease said premises, or any part thereof, or consent to or approve any sublease or assignment of lease thereof, without first obtaining the prior written direction from those empowered to direct the Trustee and the consent of the Title Holder. Any violation or breach or attempted violation or breach of the provisions of this paragraph by Purchaser, or any acts inconsistent herewith, shall vest not right, title or interest herein or hereunder, or in the said premises in any such transferee, pledge, assignee, lessee or sub-lessee, but Title Holder, or the beneficiaries of said trust, may, at their exclusive option, declare this Agreement null and void and invoke the provisions of this Agreement relating to forfeiture hereof.

6. No right, title, or interest, legal or equitable. In the premises described herein, or in any part thereof, shall vest in the

Purchaser until said Prestee's Deed, as herein provided, shall be delivered to the Purchaser.

7. No extension, change, modification, or amendment of any kind or nature whatsoever, to or of this instrument, shall be made or claimed by Purchaser, and no notice of any extension, change, modification, or amendment, made or claimed by the Purchaser, shall have any force or exercise phasoever unless the same shall be reduced to writing and be signed by the parties hereto.

8. During the existence of this Agreement, Purchaser agrees to keep all buildings which may at any time be on said premises insured, at Purchaser's expense, in the name of the Title Holder, against all loss by fire, lightning, windstorm and hail (or such risks as are usually and ordinarily included in policies of fire insurance with extended coverage, including vandalism and malicious mischief). in companies acceptable to Title Holder, in a minimum amount equal to the total purchase price hereinbefore stated. Purchaser further agrees to procure, at his own expense, in urnee protecting MIDWEST TRUST SERVICES, INC. individually and as Trustee as aforesaid, the beneficiaries under said trust and agents thereof, against loss due to accidents to persons in and about the premises, in \_\_ for any one accident. \_\_ for one person and \$100,000.00 \_ amounts not less than \$50,000.00 \_ All said insurance policies shall be delivered to and held by the beneficiaries of the Title Holder, and evidence of payment of the premiums for said policies of insurance shall also be submitted to the beneficiaries of the Title Holder. Should the use or occupancy of any part of the premises herein described create or give receivany liability under the Statue of the State of Illinois relating to alcoholic liquors, now in effect or becoming effective hereafter. Purchaser chell, at least thirty days prior to the effective date of such use or occupancy, procure at his own expense and deliver to Title Holder (Liquor Liability Dram Shop Policy or policies in amounts satisfactory to Title Holder and in a company or companies acceptable to Title Holder insuring the Title Holder both in its individual and in its trust capacity, the beneficiaries under said trust and their agents against any such liability. Should any insurance required hereunder not be provided as aforesaid and at the time hereinabove specified, or should said injurance he cancelled by the insurance company for any reason whatsoever, Title Holder or its beneficiaries may at their option either (z) place such insurance, if obtainable, and charge the cost of same to the Purchaser or (b) require the Purchaser, on demand, either not to enter upon such use or occupancy or to cause such use and occupancy forthwith, a the case may be, and in default of compliance therewith by faid Purchaser, the Title Holder or its beneficiaries may, forthwith, invoke the provisions this Agreement relating too forfeiture hereof.

9. In case of the failure of the Purchaser to make any of the payments, or any pan thereof, or perform any of the covenants hereof on Purchaser's part hereby made and entered into at the time or times provided herein for such payments or for the performance of any of the covenants hereof, this contract shall, at the option of the beneficiaries of said trust, or the Title Holder, be forfeited and determined, and the Purchaser shall forfeit all payments made hereunder, and such payments shall be received by the beneficiaries of said trust, in full satisfaction and as liquidated damages by the beneficiaries of said trust sustained, and in such event the beneficiaries

of said trust shall have the right to re-enter and take possession of the premises described herein.

10. In the event of the termination of this Agreement by lapse of time forfeiture or otherwise, all improvements, whether finished or unfinished on the premises aforesaid which may be put upon said premises by the Purchaser shall belong to and be the property of the beneficiaries of the aforesaid trust without liability or obligation on Title Holder's part to account to the Purchaser

therefore or for any part thereof.

11. The Purchaser shall pay to the Title Holder and to the beneficiaries of said trust all costs and expenses, including anomey's fees, incurred by the Title Holder and by the heneficiaries of said trust in any action or proceeding to which the Title Holder or the beneficiaries of said trust may be made party by reason of being party to this Agreement, and the Purchaser will pay to the Title Holder and to the beneficiaries of said trust all costs and expenses including attorney's fees, incurred by the Title Holder and by the beneficiaries of said trust in enforcing any of the covenants and provisions of this Agreement, and incurred in any action brought by the Title Holder or by the beneficiaries of said trust against the Purchaser on account of the provisions, or any of them, in this Agreement contained, and all such costs, expenses, and attorney's fees may be included in and form a part of any judgment entered in any proceeding brought by the Title Holder or by the beneficiaries of said trust against the Purchaser on or under this Agreement.

12. It is further expressly agreed between the parties hereto that the remedy of forfeiture herein given to the Title Holder or to the beneficiaries of said trust shall not be exclusive of any other remedy, but that the Title Holder, or the beneficiaries of said trust, shall, in case of default or breach, or for any other reason herein contained have every other remedy given by this Agreement and by law or

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equity, and shall have the right to maintain and prosecute any and every such remedy, contemporaneously or otherwise, with the exercise of the right of forfeiture, or any other right berein given.

19. The Purchaser Interby irrevocably constitutes any Automey of any Court of Record Attorney for Ruschaser, in Furchaser's name, on default by Durchaser of any of the covenant and agreements herein, to enter purchases appear name, on desault by purchaser or any or more covenance agreement against Burcheser in favore arthe Title Polder of the banefic or said dust, or their assigns, for such sum as may be due together with the config of such said, including reasonable attorneys, see a sign to enter Purchaser's appearance in such court, wave process and served thorsest, and all proposed right of appear from su said Purchaser hereby supressly welving all right to any notice or damand under any statute in this State with reference to such suit or action At the be more than one person above designated as Purchases the power and authority in this paragraph given, is given by auch persons jointly and severally.

14. It is further expressly agreed by and between the parties hereto that it shall not be the responsibility of the Title Holder to confirm any payments made to the beneficiaries of said trust under or pursuant to these Articles of Agreement, nor shall the Title Holder at any time be held accountable to the Purchaser for the application of any montes paid to a beneficiary, beneficiaries, or their agent or

lagents under or pursuant to these Articles of Agreement

15. Purchaser na. examined the improvements, if any, now existing on said premises prior to and as a condition precedent to this acceptance and the execution hereof, and is satisfied with the physical condition thereof, and his taking possession thereof shall be conclusive evidence of his receipt thereof in good order and repair, except as in this Agreement otherwise specified, and agrees and sadmits that no representation is o condition or repair thereof and no agreement or promise to decorate, after, repair or improve said premises either before or after the execution of this Agreement has been made by Title Holder, by beneficiaries of Title Holder, or by the

igent or agents of the beneficiaries, which is not specifically set forth in this Agreement.

16. In the event the premises hereabove described are improved with a structure or structures, Purchases covenants and agrees to keep the said premises and appurtamences thereto in good repair and in a clean, sightly, and healthy condition, all according to the tatules and ordinances in such cases made and provided, now, or thereafter enacted, and the directions of public officers thereunto duly authorized, all at his own expense. Purchaser shall make all necessary repairs and renewals upon said premises and replace broken lass, globes, fixtures of every kind with material of the same size and quality as that broken, and when necessary, will paint the exterior walls and to the interior door eashes, and porches, and make any and all necessary repairs to the roof and exterior walls and to the nterior of the premises hereinabove described, all at his (w) expense. If, however, the said premises shall not be thus kept in good apair, and in a clean, sightly, and healthy condition by Purcheser, as aforesaid, beneficiaries of the Title Holder may either (a) enter ame, themselves, or by their agents, servants, or employees, without such entering causing or constituting a termination of this greement or an interference with the possession of the premises by the Purchasers, and make the necessary repairs and do all the work equired to place said premises in good repair and in a clean, sightly and figurity condition, and Purchaser agrees to pay to beneficiaries of the Title Holder, as so much additional purchase price for the said premise; the expenses of the beneficiaries of the Title Holder in paking the said repairs and in placing the said premises in a clean, sightly, and highly condition; or (b) notify the Purchaser to make ach repairs and to place premises in a clean, sightly, and healthy condition within ten days of such notice; and upon default by urchaser in complying with said notice, then beneficiaries of Title Holder may, at their option declare this Agreement forfeited and blermined as in this Agreement provided.

17. In the event that the Title Holder's beneficiaries shall fail to make payments on an existing mortgage, the Purchaser shall ive the right to make such payments and deduct such payments made from the existing balance due on this Contract for Trustee's Deed deduct from the monthly payments due hereunder. Title Holder's beneficiaries shall exhibit receipts for payments made to any

ongaged upon reasonable requests of Purchasers.

18. It is expressly agreed between the parties hereto and the beneficiaries of said trust that the Title Holder is hereby authorized accept and endorse any and all assignments of beneficial interest as Title Holder without the consent of the Pursuasers or notice to the prchasers, provided that said assignments shall be made subject to this Contract. It being further agreed that the beneficiaries of said kle Holder shall have the right to direct the title Holder to issue its Trustee's Deed and said Trustee may convey said property without e consent of the Purchasers or notice to the Purchaser, provided, however, that said Trustee's Deed shall be subject to this Contract.

19. The Purchaser shall comply with all federal, state, and municipal laws, ordinances and regulations relating to the operation the property and will not permit said property to be used for any indecent or immoral purposes. The Purchaser shall not permit waste

be committed or suffered on said premises.

20. If there be more than one person designated herein, and the verbs and pronouns associated therewith, although expressed singular shall be read and construed as plural. Wherever the masculine gender is used herein it shall also be read and construed as minine as the case may be.

21. It is further mutually agreed by and between the parties hereto that the covenants and agreements herein contained shall tend to and obligatory upon the heirs, executors, administrators, successors and assigns of the parties hereto.

22. All notices and demands herein required shall be in writing. The mailing of a notice by registered mail to the Title Holder 1606 N. Harlem Ave., Elmwood Park, Illinois, or the Purchaser at

the sufficient service thereof.

23. This Agreement is executed by the undersigned, MIDWEST TRUST SERVICES, INC. not individually but solely as Trustee, as aforesaid, and said Trust Agreement is hereby made a part hereof and any claims against said Trustee which may result from the signing of this Agreement shall be payable only out of the trust property which is the subject of this Agreement, and it is expressly understood and agreed by the parties hereto, notwithstanding anything herein contained to the contrary that each and all of the undertakings and agreements between made are made and intended not as personal undertakings and agreements of the Trustee or for the purpose of binding the Trustee personally, but this Agreement is executed and delivered by the Trustee solely in the exercise of the powers conferred upon it as such Trustee and no personal liability or personal responsibility is assumed by or shall at any time be asserted or enforced against said Trustee on account of any undertaking or agreement herein contained, either expressed or implied, or for the validity or condition of the title to said property, or for any agreement with respect thereto. All representations of Title Holder including those as to title, are those of Title Holder's beneficiary only. Any and all personal liability of MIDWEST TRUST SERVICES, INC. is hereby expressly waived by the parties hereto and their respective successors and assigns.

00	MIDWEST TRUST SERVICES, INC.  as Trustee as aforesaid and not individually  U/T/A#80-03-3340
Tueine World	Attest Thegas H Tous Last VICE PRESIDENT
Co	LAND TRUST ADMINISTRATOR
	Olympia Clark's Office
	CO

RIDER A TO THAT CERTAIN ARTICLES OF AGREEMENT FOR TRUSTEE'S DEED BETWEEN MIDWEST TRUST SERVICES, INC., SUCCESSOR TRUSTEE TO MIDWEST BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBER 80-05-3340 AS SELLER AND EMIGDIO ACOSTA AND LUCIANA ACOSTA AS PURCHASERS, COVERING THE PROPERTY LOCATED AT 628 N. RACINE, CHICAGO, ILLINOIS.

- (A) THE PURCHASER SHALL PAY, IN ADDITION TO THE PAYMENT OF PRINCIPAL AND INTEREST CALLED FOR HEREIN, A SUM EQUAL TO 1/12 OF THE ESTIMATED REAL ESTATE TAXES INTO AN ESCROW TO BE ESTABLISHED BY SELLER, AS WELL AS DEPOSITING, WITH SELLEY, THE TOTAL TAX CREDIT RECEIVED BY PURCHASER AT CLOSING TO INSURE PAYMENT OF TAXES WHEN DUE.
- (B) THE PURCHASER SHALL PAY INTEREST FROM THE DATE OF CLOSING TO MAY 31, 1996 AT THE RATE CALLED FOR HEREIN.
- (C) THERE SHALL BE A LATE CHARGE OF \$50.00 PER MONTH FOR ANY PAYMENT RECEIVED AFTER THE 10TH OF THE MONTH IN WHICH IT IS DUE.
- (D) IN THE EVENT THE ENTIRE PRINCIPAL BALANCE HAS NOT BEEN PAID ON OR BEFORE NOVEMBER , 1996, THE INTEREST RATE ON THE UNPAID BALANCE SHALL INCREASE TO 14% PER ANNUM.
- (E) PURCHASER SHALL ASSUME AND PAY ALL LIABILITY INSURANCE DUE ON THE PREMISES FROM THE DATE OF CLOSING.

MIDWEST TRUST SERVICES, INC., SUCCESSOR TRUSTEE TO MIDWEST BANK AND TRUST CO. AS TRUSTEE AFORESALD AND NOT INDIVIDUALLY WHO 10-05-3310

PURCHASER

PURCHASER Acosta

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LIGHT AD

BY: Trust Officer

ADMINISTRATOR

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RIDER B TO THAT CERTAIN ARTICLES OF AGREEMENT FOR TRUSTEE'S DEED BETWEEN MIDWEST TRUST SERVICES, INC., SUCCESSOR TRUSTEE TO MIDWEST BANK AND TRUST COMPANY, AS TRUSTEE UNDER TRUST NUMBER 80-05-3340 AS SELLER, AND EMIGDIO ACOSTA AND LUCIANA ACOSTA AS PURCHASERS, DATED MAY 1, 1996, COVERING THE PROPERTY LOCATED AT 628 N. RACINE, CHICAGO, ILLINOIS 60622.

N. R. OYEN AND BARRY W. EXECUTED BY THIS RIDER 15 HEREBY DISCLOSED TO BE THE BENEFICIARIES OF KOLLER, MHO ARE TITLE HOLDING TRUST, SAID BENEFICIARIES REPRESENTING THAT HAVE THE POWER OF DIRECTION IN SAID TRUST AND THAT, THEY TITLE UNDERTAKE TO CONVEY OR CAUSE TO BE CONVEYED, THE REAL WHICH IS THE SUBJECT OF THE REAL ESTATE INSTALLMENT IN ACCORDANCE WITH ITS TERMS AND CONDITIONS. CONTRACT FURTHER EXPRESSLY WARRANT THAT NO NOTICE FROM OR OTHER FOVERNMENTAL AUTHORITY OF A DWELLING CODE VIOLATION WHICH EXISTED AT THE DWELLING STRUCTURE BEFORE THE INSTALLMENT CONTRACT WAS EXECUTED HAS BEEN RECEIVED BY THE CONTRACT SELLER, HIS PRINCIPAL OR AGENT, WITHIN 10 YEARS OF THE DATE OF EXECUTION OF THE INSTALLMENT CONTRACT.

LIAL BYEN

BARRY W KOLLER

THAT CERTAIN ARTICLES OF AGREEMENT FOR LUCIES'S DEED BETWEEN MIDWEST TRUST SERVICES, INC., DUCCESSOR TRUSTEE TO MIDWEST BANK AND TRUST COMPANY, IS TRUSTEE UNDER TRUST NUMBER 80-05-3340 AS SELLER AND EMIGDIO ACOSTA AND LUCIANA ACOSTA AS PURCHASERS, DATED MAY 1, 1996 COVERING THE PROPERTY LOCATED AT 628 N. RACINE, CHICAGO, ILLINOIS 60622.

ASSIGNMENT

ADDITION TO THE COVENANTS AND AGREEMENTS HEREIN CONTAINED, PURCHASER, IN CONSIDERATION OF TEN DOLLARS (\$10.00)

THE HAND PAID AND OF OTHER GOOD AND VALUABLE CONSIDERATIONS, THE RECEIPT SUFFICIENCY WHEREOF ARE HEREBY ACKNOWLEDGED, SUFFICIENCY WHEREOF ARE HEREBY ACKNOWLEDGED, TO SUCCESSOR TRUSTEF TO MIDWEST BANK AS TRUSTEF UNDER TRUST HUMBER 80-05-3340 (SELLER), ALL THE RENTS, TRUSTEF UNDER TRUST HUMBER 80-05-3340 (SELLER), ALL THE RENTS, TRUSTEF UNDER TRUST HUMBER 80-05-3340 (SELLER), ALL THE RENTS, TRUSTEF UNDER TRUST HUMBER 80-05-3340 (SELLER), ALL THE RENTS, EARNINGS, INCOME, JOSUES AND PROFITS OF AND FROM THE REAL ESTATE AND PREMISES HEREINAFTER DESCRIBED WHICH ARE NOW DUE AND WHICH MAY HEREAFTER BECOME DUE, PAYABLE OR COLLECTIBLE UNDER OR BY VIRTUE OF ANY LEASE, WHETHER WRITTEN OR VERBAL, OR ANY LETTING OF, POSSESSION OF, OR ANY AGREEMENT FOR THE USE OR OCCUPANCY OF, ANY PART OF THE REAL ESTATE AND PREMISES HEREINAFTER DESCRIBED, WHICH SAID PURCHASER MAY HAVE HERETOFORE MADE OR AGREED TO DE MAY HEREAFTER MAKE OR AGREE TO, OR WHICH MAY BE MADE OR AGRED TO BY THE SELLER UNDER THE POWERS HEREINAFTER GRANTED TO IT BEING THE INTENTION HEREOF TO HEREBY MAKE AND ESTABLISH AN ABSOLUTE TRANSFER AND ASSIGNMENT OF ALL SUCH LEASES AND AGREEMENTS AND ALL THE RENTS, EARNINGS, ISSUES, INCOME, AND PROFITS THEREUNDER, UNTO THE SELLER HEREIN. ALL BELLER TO THE SELLER HEREIN. THE SELLER HEREIN, ALL RELATING TO THE REAL ESTATE AND PREMISES SITUATED IN THE COUNTY OF CODE, AND DESCRIBED AS TO-WIT: FOLLOWS:

LOT 78 IN THE SUBDIVISION OF BLOCK 2 IN THE ASSESSOR'S DIVISION OF THE EAST HALF OF THE ASSESSOR'S DIVISION OF THE EAST HALF OF THE NORTHWEST QUARTER OF SECTION 8, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

17-08-120-036 P.I.N.:

628 N. RACINE COMMONLY KNOWN AS:

CHICAGO, ILLIHOIS 60622

THIS ASSIGNMENT SHALL NOT BECOME OPERATIVE UNTIL A DEFAULT EXISTS IN THE PAYMENT OF PRINCIPAL OR INTEREST OR IN PERFORMANCE OF THE TERMS OR CONDITIONS CONTAINED IN THE ARTICLES OF AGREEMENT TO WHICH THIS IS ATTACHED. WITHOUT LIMITATION OF ANY OF THE LEGAL RIGHTS OF ABSOLUTE ASSIGNEE OF THE RENTS, ISSUES, AND AS THE

SAID REAL ESTATE AND PREMISES ABOVE DESCRIBED, AND **PROFITS** ENUMERATION ONLY, PURCHASER HEREBY COVENANTS AND BY WAY THAT IN THE EVENT OF ANY DEFAULT BY THE PURCHASER UNDER ARTICLES OF AGREEMENT ABOVE DESCRIBED, THE PURCHASER WHETHER BEFORE OR AFTER THE OBLIGATION SECURED HEREIN IS ARE DECLARED TO BE IMMEDIATELY DUE IN ACCORDANCE WITH ITS WHETHER BEFORE OR AFTER THE INSTITUTION OF ANY LEGAL PROCEEDINGS TO ENFORCE, OR BEFORE OR AFTER ANY SALE THEREIN, DEMAND OF SELLER, SURRENDER TO SELLER AND FORTHALTH, UPOH TAKE ACTUAL POSSESSION OF, THE SELLER SHALL BE ENTITLED TO SAID REAL ESTATE AND PREMISES HEREINABOVE DESCRIBED, OR OF ANY THEREOF, PERSONALLY OR BY ITS AGENTS OR ATTORNEYS, AS FOR CONDITION GROKEN, AND, IN ITS DIRECTION, MAY WITH OR WITHOUT FORCE AND WITH OR WITHOUT PROCESS OF LAW, AND WITHOUT ANY PART OF THE HOLDER OR HOLDERS OF THE INDEBTEDNESS SECURED HEREIN, ENTER UPON, TAKE, AND MAINTAIN POSSESSION OF ALL OR ANY PART OF SAID REAL ESTATE AND PREMISES HEREINABOVE DESCRIBED TOGETHER WITH ALL DOCUMENTS, BOOKS, RECORDS, PAPERS, AND ACCOUNTS OF PURCHASER RELATING THERETO, MAY EXCLUDE THE PUPCHASER, ITS AGENTS, OR SERVANTS, WHOLLY THEREFROM, AND MAY, IN ATS OWN NAME, AS ASSIGNEE UNDER THIS ASSIGNMENT, HOLD, OPERAVI, MANAGE AND CONTROL THE SAID REAL PREMISES HEREINABOVE DESCRIBED, AND CONDUCT THE ESTATE AND BUSINESS THEREOF, EITHER PERSONALLY OR BY ITS AGENTS AND MAY, AT THE EXPENSE OF THE PROPERTY, FROM TIME TO TIME, EITHER BY REPAIR, OR CONSTRUCTION, MAKE ALL HECESSARY PURCHASE, REPAIRS, RENEWALS, REPLACEMENTS, USEFUL ALTERATIONS, ADDITIONS, BETTERMENTS, AND IMPROVEMENTS TO THE AND PREMISES AS TO IT MAY SEEM JUDICIOUS, AND ESTATE THE SAME, AND MAY LEASE SAID PROPERTY IN INSURE AND REINSURE PARCELS AND FOR SUCH TIMES AND ON SUCH TERMS AS TO IT MAY SUCH FIT, INCLUDING LEASES FROM TERMS EXPIRING BEYOND THE MATURITY OF THE INDEBTEDNESS SECURED HEREIN, AND MAY CANCEL ANY LEASE OR SUB-LEASE FOR ANY CAUSE OR ON MAY GROUND WHICH THE PURCHASER TO CARCEL THE SAME, AND IN EVERY WOULD ENTITLE THE SELLER SHALL HAVE THE RIGHT TO HANAGE AND CASE THE SAID REAL ESTATE AND PREMISES, AND TO CARRY ON OPERATE AS IT SHALL DEEM BEST, AND THE SELLER BUSINESS THEREOF COLLECT AND RECEIVE ALL EARNINGS, ENTITLED TO ISSUES, PROFITS, AND INCOME OF THE SAME, AND RENTS PART THEREOF, AND, AFTER DEDUCTING THE EXPENSES OF CONDUCT THE BUSINESS THEREOF AND OF ALL MAINTENANCE, REPAIRS, REPLACEMENTS, ALTERATIONS, ADDITIONS, BETTERMENTS, RENEWALS, IMPROVEMENTS, AND ALL PAYMENTS WHICH MAY BE MADE FOR TAXES, ASSESSMENTS, INSURANCE, AND PRIOR OR PROPER CHARGES ON ESTATE AND PREMISES, OR ANY PART THEREOF. SAID REAL JUST AND REASONABLE COMPENSATION INCLUDING THE SELLER AND OF ITS ATTORNEYS, AGENTS, CLERKS, SERVICES OF THE SERVANTS, AND OTHERS EMPLOYED BY IT, PROPERLY ENGAGED AND

EMPLOYED, FOR SERVICES RENDERED IN CONNECTION WITH THE OPERATION, MANAGEMENT, AND CONTROL OF THE PROPERTY AND THE CONDUCT OF THE BUSINESS THEREOF, AND SUCH FURTHER SUMS AS MAY BE SUFFICIENT TO INDEMNIFY THE SELLER AGAINST ANY LIABILITY, LOSS, OR DAMAGE ON ACCOUNT OF ANY MATTER OR THING DONE IN GOOD FAITH IN PURSUANCE OF THE RIGHTS AND POWERS OF SELLER HEREUNDER, THE SELLER MAY APPLY ANY AND ALL MONEYS ARISING AS AFORESAID:

OVERDUE INTEREST ON THE DAYMENT OF INTEREST ON THE PRINCIPAL AND OVERDUE INTEREST ON THE OBLIGATIONS SECURED HEREIN, AT THE RATE THEREIN PROVIDED; (2) TO THE PAYMENT OF THE INTEREST ACCRUED AND UNPAID ON THE SAID NOTE OR NOTES; (3) TO THE PAYMENT OF THE PRINCIPAL OF SAID NOTE OR NOTES FROM TIME TO TIME REMAINING OUTSTANDING AND UNPAID; (4) TO THE PAYMENT OF ANY AND ALL STHER CHARGES SECURED BY OR CREATED UNDER THE SAID OBLIGATION ABOVE REFERRED TO; AND (5) TO THE PAYMENT OF THE BALANCE, IF ANY, AFTER THE PAYMENT IN FULL OF THE ITEMS HEREINBEFORE REFERRED TO IN (1), (2), (3) AND (4) TO THE PURCHASER.

THIS INSTRUMENT SHALL BE ASSIGNABLE BY SELLER, AND ALL OF THE TERMS AND PROVISIONS HEREOF SHALL BE BINDING UPON AND INURE TO THE BENEFIT OF THE RESPECTIVE EXECUTORS, ADMINISTRATORS, LEGAL REPRESENTATIVES, SUCCESSORS AND ASSIGNS OF EACH OF THE PARTIES HERETO.

THE FAILURE OF SELLER OR ANY OF ITS AGENTS TO AVAIL ITSELF ASSICKS, SUCCESSORS OR ATTORNEYS, THEMSELVES OF ANY OF THE TERMS, PROVISIONS, AND CONDITIONS OF THIS AGREEMENTS FOR ANY PERIOD OF TIME, AT ANY TIME OR TIMES, SHALL NOT BE CONSTRUED OR DEEMED TO BE A MAIVER OF ANY OF ITS. HIS, OR THEIR RIGHTS UNDER THE TERMS HEREOF, BUT SAID SELLER, OR ITS AGENTS OR ATTORNEYS, SUCCESSORS OR ASSIGNS SHALL HAVE RIGHT, POWER AND AUTHORITY TO ENFORCE THIS AGREEMENT, OR TERMS, PROVISIONS, OR CONDITIONS HEREOF, AND OF THE EXERCISE THE POWERS HEREUNDER AT ANY TIME OR TIMES THAT SHALL BE DEEMED FIT,

THE PAYMENT OF THE SUMS DUE SHALL IPSO FACTU OPERATE AS A RELEASE OF THIS ASSIGNMENT.

EMIGDIO ACOSTA

LUCIANA ACOSTA

9:3:0038

STATE OF ILLINOIS ) COUNTY OF C O O K )

I, THE UNDERSIGNED, A NOTARY PUBLIC, IN AND FOR SAID IN THE STATE AFORESAID, DO HEREBY CERTIFY, COUNTY, EMIGDIO ACOSTA AND LUCIANA ACOSTA \_, PERSONALLY KNOWN TO ME TO THE SAME PERSONS WHOSE NAMES ARE SUBSCRIBED TO THE FOREGOING INSTRUMENT, APPEARED BEFORE HE THIS DAY IN PERSON, AND ACKNOWLEDGED THAT THEY SIGNED, SEALED AND DELIVERED THE THETRUMENTS AS THETR FREE AND VOLUNTARY ACT, FOR THE USES AND PURPOSES THEREIN SET FORTH.

NOTARY PUBLIC

SEAL" "OFFICIAL ADELQUI J. BOUE NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 1/22/2000

THIS INSTRUMENT PREPARED BY:

H County Clark's Office JESS E. FORREST 4970 N. HARLEM AVENUE HARWOOD HTS., ILLINOIS 60656 (708) 867-4800