	086828	MORTGAGE	
ا میند از	THIS INSTRUMENT ("Morigage") WITN	ESSES: That Jesus R. Flores and Nadine Flore	s (hu wife)
1	€"Mortgagor"), hereby MORTGAGES ar	d WARRANTS toENERGY_CRAFT_WINDOW_COMPANY	
Per s	whose address is 6333 N.	Pulaski Road, Chicago, Illinois 60646	6323
í.	("Mortgagee"), the real estate common	I also	e de la companya del la companya de la companya del la companya de
and the	 (including the improvements purchased 	County, Indiana, more particular formation of Mortgagor in and to all buildings, fixtures, and other improvements now under the "Contract," as defined below), and all awards, payments or iding all insurance, condemnation and tort claims (the "Mortgaged Pro	or hereafter placed on the Real Estate
	This Mortgage is given to secure paymer Contract ("Contract") dated	t of the following (called the "Indebtedness") (i) the debt (the "Contract D January 5 Jesus Jesus	ebt") owing under a Retail Installment R. Flores and
·	Nadine Flores ()	1)M 2 as buyer ("Buyer"), and	Mortgagge as contractor and coller
	in the amount of \$ 16,750.08 (the	dtal of Payments due under the Contract), payable in consecutive mon	thly installments of \$ 174.48
	months after the due date of the first pa payable by Buyer under the Contract; (iii)	etion of the improvements described in the Contract, with the full Contract yment under the Contract; (ii) late charges, deferral charges, and collect all sums advanced and expenses incurred by Mortgagee pursuant to, or a entage. Bate stated in the Contract from the date paid or incurred until ebtedness described above.	ction costs (including attorneys tees)
Hy Seig.	Mortgagor hereby agrees:	GED PROPERTY Mortgaggs will (a) promptly repair vestors as a shill of	THE OF THE STATE O
કેરો ન કેર્	Mortgaged Property; and (d) permit Mo	GED PROPERTY, Mortgagor will (a) promptly repair, restore or rebuild gaged Property in good condition and repair; (c) pay when due any indebir tgaged Property at all reasor Mortgaged Property at all reasor Mortgagor is the fee simple owner of the Real Estate and has the right to	edness that is secured by a lien on the
•	3. INSURANCE. Mortgagor will keep the hazards. The insurance shall be satisfact endorsement. Any money received by Mindebtedness or to reimbursement of M	Mortgaged Property insured against loss by fire, extended casualty, van ory to Mortgagee, and losses shall be payable to Mortgagee pursuant to a ortgagee as payment for any loss may be applied, at Mortgagee's option ortgagor for expenses incurred in the repair of the Mortgaged Propert all taxes, assessments, and other governmental and municipal charge	a standard noncontributing mortgage in, to prepayment of any portion of the viv.
Š	Mortgagor or the Mortgaged Property 5. PROTECTION OF SECURITY BY MOR	TGAGEE. Mortgagge may, at its option, make any payment and perform	any act required of Mortgagor by this
99	immediately due and payable by Mortga		
8	part of the Mortgaged Property.	RTY Mortgagor will not, without the prior written consent of Mortgagee, to	
	Indebtedness to be immediately due and constitute an "Event of Default:"	EDIES. Upon the occurrence of any "Event of Default" (as defined belo payables and Motigages shall have the right primed intally to force lose this	s Mortgagee may declare the entire
Z.	(a) Buyer fails to pay any installment du	e under the Contract or any other of the Indebiodriess, within thirty da uties under the Contract or Mortgagor fails to perform any of Mortgagor	ys after it is due;
(8)	Tandid is not cuted within thirty days,	r Mortgagor in the Contract or this Mortgage is talse;	
12	(d) Buyer (or any of them; if more than on	e) dies, becomes legally incompetent, makes an assignment for the bend	
	(e) Mortgagor, sells contracts to sell tre The proceeds of any to eclosure and of the Mortgagee in collecting the indebtedness	nsiers or abandons the Mortgage Property. The Mortgaged Property shall be distributed and applied in the following of sor in connection with the foreclosure proceedings; second, to all items rect Debt; and fourth, to the person or persons entitled thereto as deter	rder First to all expenses incurred by a which constitute indebtedness, other
	proceedings.	e proceedings, Mortgages will be entitled to the appointment of a receiv	
	without regard to the adequacy of any se given or reserved to Mortgagee in this Mo	curity for the Indebtedness and without the requirement of any bond. Eac irtgage is cumulative and in addition to every other right, power and remed mission in the exercise of any right, power or remedy shall not be con-	h and every right, power and remedy ly given in this Mortgage or existing at
	8. SUCCESSORS AND ASSIGNS. This	Mortgage shall run with the land and shall apply and extend to, be bird pistrators, successors and assigns, every person claiming under Mortga	
	9. AUTHORIZATION. Mortgagor hereby of	irects and authorizes Mortgagee (and any assignee of Mortgagee) to obta puragraph 9 for the purpose of providing a more precise description of th	in a legal description of the Real Estate
	below.)	MOJANA MILIT	ovida Zalata (iliaa vaga aasa ipina)
• . • :	Lot 23 in Parrish Aver	we Fourth Addition to Hammond, as per plat 17 in the Office of the Recorder of Lake Co	thereof, recorded unty, Indiana.
na j			- 1 ^e
	Din # - 26-35-6	102-23 : 1333 Carolina, Hommand	
	Commonly known as	: 1333 Carolina, Hommand	57
	IN WITNESS WHEREOF, Mortgagor ha	s executed this Mortgage, and acknowledges receipt of a copy of this	Mortgage, this
	forming survey		STATE (STATE (FILT FILT ROBER ROBER
	Mortgagor:	Also and the second sec	AYE CON AYE CON B 4 C
	Signature (Lucy)	Signature	<u> </u>
	Jesus R. Flo	pres	

Printed Name

Printed Name

Signature

Printed Name

Ylac

Signature

Printed Name

-Nadine-Flores

23/11/11