UNOFFICIAL COMMON 18:34 PAR 312 533 0127 BARCHAT-DIAGN

UNOFFICIAL COMMON 18:34 PAR 312 533 0127 BARCHAT-DIAGN

SECONGE E. COLEGO
No.103 REC | 2000-01-12 16:07:08
Cook County Recorder 31.50

MORTGAGE (ILLINIOS)
For Use With Note Form No. 1447

CAUTION: Consult a lawyer before using or seting under this form. Nather the publisher nor the seller of this form makes any warranty with respect thersto, including any warranty of merchantability or fitness for a particular purpose.

County Recorder 31.50



	at	•	
Alamand 1 00	Above Space for		only.
THIS AGREEMENT, made NOVEMber 119 94 , between	J&W Pro	perties.	Joseph H
and Michael C. Williams L	1123 Lind	enwood	Muttesan :
herein referred to as "Mortingers," and Kurt V.	1 Street)	(City)	(State)
1603 danet Downers Grove	エレ		
herein referred to as "Mortgages," wit a seth: (No. and	Street) (City	y) (\$	tate)
THAT WHEREAS the Mortgagors are justly indebted to the Mo	: Atgagee upon the inst	allment note of	even date berewith.
in the principal sum of Deven Thomasand	TWAT T	100 T	400
psyable to the order of and delivered to the Montgages, in and	hy which note the	Mandanan	anning and an artist
A STAN AND THE ENGLISH OF SHE BEG IN BIS TO VESTING ST DION	ded in this pale with	a final actions	of the halman due
	sed all of raid advair	14 (
such place as the holders of the note may, from time to time, in writing	_		intinent, then at the
office of the Morgague at 90 Sandstown Enterin		Exmoor	Rd
Olympia fields	66 60461		
NOW, THEREFORE, the Mortgagors to secure the paymon	tor the said principal	sum of money	and said interest in
accordance with the central bidamining and illuminations of this most see	P 404/1974 MANUSAMAA	 	_ &
And Any other services in the committee of the property of the state of the country of	CRIMON OF FURNISHED AS C	laa Ballaada ka	
whereof is hereby acknowledged, do by these presents CONVEY AN auccessors and assigns, the following described Real Estate and all of	D WARR NT into the	ne Mongagee, a	nd the Mortgagee's
VI I and I will an a series and series are series and series and series and series are series and series are series and series and series are series are series and series are series and series are series are series are s			, .
and being in the VCI lage of Matteson, COUNTY OF COO	<u> </u>	i State of	ILLENIOS, to wit:
		2)	• • • • • • • • • • • • • • • • • • • •
Per attached trust Agreement	,		
to conached trust Agreement	1	U _C	
V			*
which, with the property herein after described, is referred to herein as	the "premise."	(
Permanent Real Estate Index Number(s): 31-22-207	• • •	175	, CV
Address(cs) of Real Estate: 4117 + 4123 Linden W.	ood Matte	son IL	60443
TOGETHER with all improvements, tenements, easements, fixtu	res, and appurtenance	s thereto belong	ring, and all reuts,
ssues and profits thereof for so long and during all such times as h	fortgagors may be en	stilled thereto (s	which are pledged
rimarily and on a parity with said real estate and not secondarily) and all a ir thereon used to supply heat, gas, air conditioning, water, light, protocoled) and ventilation including (without receiving the protocoled).	pparatus, equipment o	articles now o	r hereafter therein
controlled), and ventilation, including (without restricting the foregoin	POWER, reingeration (whether single	units or centrally
isas assauris imposs acen estining prose the falle bestell this best	ka foragajno are decile		And the second
The light and a second district of the Bild it is agreed that all singlish	Stratistic equipment	PAPERIAIAN base	وملافينا لمماماته مماهم
remises by Mortgagors or their successors or assigns shall be consider	ed as constituting par	t of the real ear	iese hossen mine. Te
			-W·

SECURDADA GALLANDA (NOS POS POR CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DEL CONTRA DE LA CONTRA DE LA CONTRA DE LA CONTRA DE LA CONTRA DE

. . . .

.

War of della Coox

A Printer

أور

ړنه .

UNOFFICIAL COP⁹⁰⁰³²⁵⁵⁰

TO HAVE AND TO HOLD the premises unto the Mortgager, and the Mortgager's nuccessors and assigns, focever, for the purposes, and upon the uses berein set forth, free from all rights and benefits under and by virtue of the Homestead Examption Laws of the State of Illinois, which said rights and benefits the Mortgagors do bereby expressly release and waive. Michael C. Williams To GreatBanc Trust Co. The name of a second owner in: JOSEON This mortgage consists of four pages. The covenants, conditions and provisions appearing on pages 3 and 4 are incorporated berein by reference and are a part besset and shall be binding on Mortgagors, their beirs, successors and assigns Witness the hand . . Mortgagors the day and year first abo (SEAL) PLEASE PRINT OR TYPE NAME(S) MLOW (SEAL) (SEAL) SIGNATURE(S) 00 K State of Elizatis, Comment lotary Public in and for said County, in the State eforesaid, DO HEREBY CERTERY that THAT IS NOT THE OWNER. per on ally knows to me to be the same purson . Whose name to the forgoing instrument, appeared before me this day is person, and acknowledged that Magned and delivered the said instrument as free and welcomes y act, for the uses and purposes therein set forth, including the release and waiver of the right of homeser 1 Given under my hand and official seal, this Commission expires This instrument was prepared by (Name and Address) Mail this instrument to (Name and Address) (City) (Suece) (Zip Code) OR RECORDER'S OFFICE BOX NO.

UNOFFICIAL COPY

distributions of Michigal Colorana 16 Concessione Trais

A Section of the sect

the second of the second

The first of the selection

तर संबद्धना १ १ वर वर्ग वर्ग वर्ग वर्ग

The Company

The state and the control of the state of th

للمحافظ والمهاج والموارية المراجع والمستمر المستكان المستكان المتناب

M NEAR

000 (0 430 035 73 - 12 23)

William Control

and to

The construct of the construction of the const

The same of the sa

a see the see of the see of

\$ 1563 T

e to ier i fe ne fiele e nur

er in the second of the second of the

in the best of the second of the second to t

__;}

٠.,

11. The proceeds of any forexhoure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses facident to the foreclosure proceedings, including all such items as are mentioned in the proceeding paragraph hereof; second, all other items which under the terms bereof constitute secured indebtedness additional to that evidenced by the nove, with interest thereon as berein provided; third, all principal and interest remaining unpaid on the nove; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.

12. Upon or any time after the filing of a complaint to foreclose this mortgage the court in which such complaint is filed may appoint receiver of said premises. Such appointment may be made either before or after the sale, without notice, without regard to the solvener or insolvency of Morigagors at the time of application for such receiver and without regard to the then value of the postmises or whether the same shall be then occupied as a homestead or not, and the Mortgager may be appointed as such receiver. Such receiver shall have power to collect the tents, issues and profits of said premises during the pendency of such foreclosuse suit and, in case of a sale and a deticiency, during the full startitory period of redemption, whether there be redemption or not, as well as during any further times when Morgagors, 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 cause for the protection, possession, control, management and operation of the premises 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 payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree forerlosing this moregage, or any tax, special assessment or other lien which may be or become superior to the lien bereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

13. No us 10. for the unforcement of the lien or of any provision hereof shall be subject to any defense which would not be accord and available to the party interposing same in an action at law upon the note hereby secured.

14. The Montgram shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

15. The Mortgager shall periodically deposit with the Mortgager such sums as the Mortgager may reasonably require for payment of taxes and assessme it to the premises. No such deposit shall bear any interest.

16. If the payment of said adebtedness or any part thereof be extended or varied or if any part of the security be released, all persons now or at any time have for liable therefor, or interested in said premises, shall be held to assent to such extension, variation or release, and their liability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such persons being expressly reserved by the Mortgagee, notwithstanding such extension, variation or release.

17. Mortgagee shall release this cortgage and lien thereof by proper instrument upon payment and discharge of all indebteciness secured hereby and payment of a rear snable fee to Mortgages for the execution of such realcase.

18. This morrgage and all provisions heaves shall extend to and be binding upon Mortgagoes and all persons claiming under or through Mortgagoes, and the word "Mortgagoes" sheet used berein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or put such persons shall have executed the note or this moregage. The word "Morrgages" when used herein shall include the successors and assigns of the Morrgages named herein and the holder or holders, Clert's Office from time to time, of the note secured hereby.

UNOFFICIAL COPY

50 9 \$ 45 65 M CB

.

The second of th

11/01/99 MON 16:35

٠..

UNOFFICIAL COPY Page (

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 2.

1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and tepair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien thereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to the Mortgagee; (4) complete within a reasonable time any buildings or buildings now or at any time in process of creation upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to the Mortgagor duplicate receipts therefor. To prevent default hercunder Mortgagors shall pay in full under protest, in the manner

provided by statute, any tax or assessment which Mortgagors may desire to contest.

- In the event of the enactment after this date of any law of Illinois deducting from the value of land for the purpose of taxation any lien thereon; or imposing upon the Mortgagee the payment of the whole or any part of the taxet or assessments or charges or liens herein required to be paid by Mortgagors, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the mortgages's interest in the property, or the manner of collection of taxes, so as to affect this mortgage or the debt secured hereby or the holder thereof, then and in any such event, the Mortgagors, upon demand by the Mortgagee, shall pay such taxes or assessments, or reimburse the Mortgagee therefor; provided, however, that if in the opinion of counsel for the Mortgage (a) it might be unlawful to require Mortgagors to make such payment or (b) the making of such payment might result in the mossition of interest beyond the maximum amount permitted by law, then and in such event, the Mortgagors may elect, by notice in writing given to Mortgagors, to declare all of the indebtedness secured hereby to be and become due and payable sixty (60) days from the giving of such notice.
- 4. If, by the awl of the United States of America or of any state having jurisdiction in the premises, any tax is due or becomes due in respect of the issuance of the note hereby secured, the Mortgagors covenant and agree to pay such tax in the manner required by any such faw. The Mortgagors further covenant to hold harmless and agree to indemnify the Mortgagor, and the Mortgagee's successors or assigns. Against any liability incurred by reason of the imposition of any tax on the issuance of the note secured hereby.
- 5. At such time as the Morrisgors are not in default either under the terms of the note secured hereby or under the terms of this mortgage, the Mortgagors shall have such privilege of making prepayments on the principal of said note (in addition to the required payments) as may be provided in 1/3 note.
- 6. Mortgagors shall keep all buildings are improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under colicks providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Mortgagor, under insurance policies payable, in two of loss or damage, to Mortgagor, such rights to be evidenced by the standard mortgagor clause to be attached to each policy, and thal deliver all policies, including additional and renewal policies, to the Mortgagor, and in case of insurance about to expire, shall a liver renewal policies not less than ten days prior to the respective dates of expiration.
- 7. In case of default therein, Mortgager may, but need not, make any payment or perform any act hereinbefore required of Mortgagots in any form and monner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or perform any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfaiture affecting said premises or coar at any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection the expirit, including attorney's fees, and any other moneys advanced by Mortgagee to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the highest rate now permitted by Illinois law, inaction of Mortgagee shall never be considered as a waiver of any righ, account to the Mortgagee on account of any default hereunder on the part of the Mortgagors.
- 8. The Mortgagee making any payment hereby authorized relating to taxes or any invents, may do so according to any bill, statement or estimate produced from the appropriate public office without inquiry into the occuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or title or clair shereof.
- 9. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the Mortgagee and without notice to Mortgagors, all unpaid indebtedness secured by this mortgage shall, norwichstouding anything in the note or in this mortgage to the contrary, become due and payable (a) humediately in the case of default in making payment of any installment of principal or interest on the note, or (b) when default hall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 10. When the indebtedness hereby shall become due whether by acceleration or otherwise, Mortgagee ann'll have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for all meys' fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' 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, title insurance policies. Torrens certificates, and similar data and assurances with respect to title as Mortgagee may deem to be teasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the highest rate now permitted by Illinois law, when paid or incurred by Mortgagee in connection with (a) any proceeding, including probete and bankruptcy proceedings, to which the Mortgagee shall be a party, either as plaintiff, claimant or defendant, by reason of this mortgage or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the detense of any actual or threatened sum or proceeding which might affect the premises or the security hereof.

PAGE 3

UNOFFICIAL COPY

State of the first to the english terms of the first seed of the f

Delity of Collins Clerk's Office

INSTALLMENT NOTE	_
S, Minois	
FOR VALUE RECEIVED, the undersigned promise to pay to the order of	
Kurt V. Gottleb the principal sum of	
Seven Thousand DOLLARS	<u> </u>
*(a) and interest from on the balance of principal remaining from time	
to time annaid at the rate of 10% per cent per annum, such principal sum and interest to be payable in in-	
stallments as fullows: Seven Thousand Seven hundfollows on the 31st	i
day of October 102000000	
Dollars on the day of each thereafter for consecutive with	
Dollors on the day of 19	
"() o while in installments as follows Prince pul and interest payable of	I sale of
Dallars on the day of, 19:	Drong al o pron
Dollors on theday of	h 10/2/18/00
secutive and a final payment of	10 10 31 3000
Dollars on the day of 19, with interest on the balance of principal re-	
maining from time to time unpaid s, the late of	
tor installments of principal as aforesaid.	
All payments on account of the indubteures evidenced by this note shall be first applied to interest	
on the dipate principal calence and the runation to principal.	
Each of said installments of principal shall but a terest after manurity at the tate of Oper contest annum, and the said payments of both principal and interest are to be made at such place as the legal	j
colders of this note may, from time to time in writing oppoint, and in the absence of such appointment,	[
has a the action of Sandstone Enterprises in	į
828 Exmoor Rd Olympia Relds	
olympia fields	
C/2	
4,	
The payment of this note is secured by mortgage, bearing even date herewith, to	
kurt V. Gottlieb	
n real estate in the County of COOIC, Illinois; and it is agreed that at the election of the holder or holders beroot and without nodes, the principal sum remaining unpaid hereon, together with	
Curved interest thereon, shall become immediately due and payable at the place of payment aforested	
when detault shall occur and continue for three days in the performance of any other agreement con- used in said morreage, or in case the right so to elect shall accous to the holder or holders besend under)
ny of the provisions confided in said morigage.	[
All parties heretu severally waive presentment for payment notice of dishonor, protest and notice	, and a
Mulad C. William	8
	Ğ
	00325
Fill out either (a) or (b) and strike out the other of (a) or (b).	ćň

00032550 Page 5 of

UNOFFICIAL COPY 32550 Page 6 of

This Crust Agreement, desco this 157 19_97 and known as Trust Number _______is to certify that GREATBANC TRUST COMPANY, an ILLINOIS corporation, as trustee hereunder, is about to take title to the following described real estate in... COOK LOT 1 IN RESUBDIVISION OF LOT 7C IN RESUBDIVISION OF LOTS 5, 6 AND 7 AS PER PLAT THEREOF RECORDED MAY 25, 1965 AS DOCUMENT NUMBER 19475394, BOOK 687 OF PLATS, PAGE 37; ALSO LOT 8 OF MATTESON HIGHLANDS UNIT NUMBER 1, AS PER PLAT THEREOF RECORDED AUGUST 22, 1963 AS DOCUMENT NUMBER 18892127 IN BOOK 647 OF PLATS, PAGE 9; ALSO LOT "A" IN RESUBDIVISION OF LOTS 9, 10, 11, 12, 13 AND 14 IN MATTESON HIGHLANDS UNIT NUMBER 1, AS PER PLAT THEREOF RECORDED FEBRUARY 23, 1967 AS DOCUMENT NUMBER 20069800 IN BOOK 731 OF PLATS, PAGE 48, ALL IN SECTION 22, TOWNSHIP 35 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

P.J.N. 31-22-207-023

other or, above as No. 4117-23 W. LINDENWOOD, MATTESON, ILLINOIS 60443 and that when it has taken the title thereto, or to any other real estate deeded to it as trustee hereunder, it will hold it for the uses and purposes and upon the training benefits are forth. The following named persons shall be entitled to the carnings, avails and proceeds of said real estate according to the projective interests herein set forth, to wit:

JOSEPH H. AD'S TO AN UNDIVIDED SOT INTEREST AND MICHAEL WILLAMS TO AN UNDIVIDED SOZ INTEREST AS TENANTS IN COMMON AND NOT JOINT TENANTS.

NTERL.

Torpenior

Tofdir

Toc: IT IS UNDERSTOOD AND AGREED between the parties hereto, and by any person or person, who may become entitled to any interest under this trust, that the interest of any beneficiary hereunder shall consist solely of a power of direction rough with the ritte to said property and to manage and control said property as hereinafter provided, and the right to receive the proceeds from rout Is and from mortgages, sales of on the disposition of said property, and from mortgages, sales assigned and transferred as such; that in case of the death of any beneficiary hereunder during the axistence of air and property, and may be assigned and transferred as such; that in case of the death of any beneficiary hereunder during the axistence of air are his or her right and interest hereinage the action of the parties are called any any control of the parties are called any and the parties are called to this or here. assigned and transferred as such; that in case of the death of any beneficiary hereunder during the existence of our use, his or her right and interest hereunder shall, except as herein otherwise specifically provided, pass to his or her executor or adminitive. As it is not not not here here at least to be herein at law; and that no beneficiary hereunder at any time shall have any right, the secons restrict in or to any portion of said real estate as such, either legal or equitable, but only an unterest in the range, avails and proceeds at thoressid. The death of any beneficiary hereunder shall not terminate the trust nor in any manner affect the powers of trustee hereunder. We asking ment of any beneficial interest hereunder shall be binding on the trustee until the original or a duplicate of the assignment is lodged with the trustee, and every assignment of any beneficial interest hereunder, the original or duplicate of which shall not have been lodged with the trustee, shall be united as a small subsequent assignment assignment of any beneficial interest hereunder. void as to all subsequent assignees or purchasers without notice.

Nothing contained in this agreement shall be construed as imposing any obligation on the trustee to file any income, profit or other tax reports or schedules: it being expressly understood that the beneficiaries from lime to time will individually make all such reports, and pay any and all taxes, required with respect to the earnings, avails and proceeds of said real estate or growing out of their interest under this trust

In case said trustee shall make any advances of money on account of this trust or shall made a party to any litigation on account of holding In case said trustee shall make any advances of money on account of this trust or shall made a party to any litigation on account of holding title to said real estate or in connection with this trust, or in case said trustee shall be compelled to pay any sum of money on account of this trust, whether on account of breach of contract, injury to person or property, lines or penalties under any law or otherwise, the beneficiaries bereunder to hereby jointly and severally agree that they will on demand pay to the said trustee, with interest thereon at the rate of 7% per annum, all such disbursements or advances or payments made by said trustee, together with its expenses, including reasonable attorneys' fees, and that the said trustee shall not be called upon to convey or otherwise deal with said property at any time held herounder until all of said disbursements, payments, advances and expenses made or incurred by said trustee shall have been fully paid, together with interest thereon as aforesaid. However, nothing herein contained shall be construed as requiring the trustee to advance or pay out any money on account of this trust or to prosecuse or defend any legal proceeding involving this trust or any property or interest thereunder unless is shall be account of this trust or to prosecute or defend any legal proceeding involving this trust or any property or interest therounder unless it shall be furnished with funds sufficient therefor or be satisfactorily indemnified in respect thereto.

It shall not be the duty of the purchaser of said premises or of any part thereof to see to the application of the purchase money paid therefor. nor shall any one who may deal with said trustee be required or privileged to inquire into the necessity or expediency of any act of said trustee.

This trust agreement shall not be placed on record in the Recorder's Office of the county in which the land is situated, or elsew recording of the same shall not be considered as notice of the rights of any person bersunder, derogatory to the title or powers of said trustee.

The Trustee may at any time resign by sending by registered mail a notice of its intention so to do to each of the then beneficiaries hereunder at his or her address last known to the Trustee. Such retignation shall become effective ten days after the mailing of such notices by the at his or her address tast known to the Trustee. Such resignation shall become effective ten days after the mailing of such notices by the Trustee. In the event of such resignation, a successor or successors may be appointed by the person or persons then entitled to direct the Trustee in the disposition of the trust property, and the Trustee shall thereupon convey the trust property to such successor or successors in trust, in the event that no successor in trust is named as above provided within ten days after the mailing of such notices by the Trustee, then the Trustee may convey the trust property to the beneficiaries in accordance with their respective interests hereunder, or the Trustee may, at the reason may control the cost property to the observations in socionamoe with order respective interests necessation for the 1 rustee may, at its option, file a bill for appropriate relief in any court of competent jurisdiction. The Trustee notwithstanding such resignation shall continue to have a first lien on the trust property for its costs, expenses and attorneys fee and for its reasonable compensation.