4024141

MORTGAGE AND ASSIGNMENT OF MORTGAGE

1.5 Out	
That the undersigned DAWKIN	VS 04024141
and TERESA JOHNSON (AKA) TERESH JOHNSON DAWKIN	VS spouse
mareinafter referred to as "Mortgagor" whether singular or plural for and in consideration of other good and valuable considerations, cash in hand paid by E.M. Of Y.E.C.P.	the sym of One and No/100 Dollars (\$1.00) together with
hereby acknowledged, do hereby grant, bargain, self, convey and warrant unto Mortgague ar	rad to as "Mortgagee"), receipt of which consideration is
properties, situated in the County of	will for 10 IN BLOCK DE
IN THE FOURTH ADDITION TO AUBURN HIRH	
SUBBIULTION OF BUSCKS 13, 14, 15 AND 16	IN Congulate Count Pantition
OF THE MATHORIT 1/4 OF STATION BY T	DUNISHIP 35 NORTH, RANGE 1
EAST OF THE THIRD PRINCIPAL MERIDIA	
PIN 20-32-028	THOUGHT THE STATE STATE OF THE
	() () () () () () () () () ()
Address of property 8230 S GOA CHILAGO	16
	the state of the self-be and an analysis of the self-bed
To have and to hold the same unto Mortgagne and unto its auropasses and assigns for ng; and all fixtures and equipment used or useful in connection with neld property, Mor Aorigagor will forever warrant and defend the title to said properties apainst any and all claims	tgager hereby coverants by and with Mortgages that
And we, the Mortgagor for and in consideration of the consider, mons hereinbefore recite ill our rights of dower, curtsey and homestead in and to the above-disorbed lands.	d, do and heraby release and relinquish unto Mortgagee
This remail of Mortango is on the condition that whereas Mortangor is well included upto	FIRME
· This complete Management is an inic contillar in all whitees example for in	MODERNIANA IN INA ALIAN DI LAM GERMANIA MATERIA

installment, which shall be the balance the due on the Contract.

This instrument shall also secure the payment of any and all renewals and/or extensions of sale indebtedness, or any portion hereof together with any and all amounts that the Mortgager new owe or may owe the Mortgages, either direct or by on Jersensent, at any time between this date and the salisfaction of record of the lien of this instrument, including any and all future advances that may by Mortgages to made to the Mortgager jointly

____pqual successive monthly installments of

Installment contract (the "Cogunet") of even execution date, in the sum of \$ 24.2

Mortgager and Mortgages acknowledge and represent that a material part of the consideration for the indebtedness award by Mortgagors to Mortgage is that the entire unpaid balance of principal and accrued interest due on said indebtedness shall be paid prior to the sain, transfer encumbrance, contract to transfer or contract to encumber all or any part of or interest in the mortgage property. In the event of the sain, transfer or contract to encumber all or any part of the property form described, without the prior written approval of Mortgages, which approval may be withheld in the sole and absolute disording of Mortgages, such sain, transfer, encumbrance, contract to transfer or contract to encumber shall constitute a default under the Mortgages and the indicator distance evidenced by the Contract hereinabove described shall be immediately due and payable on the election of Mortgages regardless of the immediately due and payable on the election of Mortgages regardless of the immediately due with payable or the election of Mortgages regardless of the immediately due with proposed transferor.

Mortgagor hereby agrees and coverants to pay any and all taxes both general and special as same may be assessed, and become due and payable and if required by Mortgagos to keep all buildings located upon the premises insured against loss or damage from fire, consider and extended coverage insurance in a company and amount deceptable to Mortgagos, with standard mortgage clause in favor of Mortgagos as its interest appears, and with adequate flood coverage under the National Flood Insurance Program, and pay the premiums thereon. If Mortgagor fails to pay any such taxes or obtain any such insurance coverage, Mortgagos, its assigns or holders of said indebtedness shall have the right to pay said taxes and/or insurance premiums, and the amount solpaid shall constitute a charge against the Mortgagor and added to the amount due hereunder, shall be secured hereby and shall be, without demand, immediately repaid by Mortgagor to Mortgagor with interest thereon at the rate then applicable to the unpaid balance of the principal as set forth in the above-referenced Contract.

In addition to pledging the property as hereinbefore mentioned, Mortgagor also tighed any and all profits, rents and income accruing in connection with said property. However, the right is reserved to the Mortgagor to gilled the profits, rents and/or income as same mature and become due and payable, but in the event of default as to any of the covenants fujrein contained, then at the option of Mortgagos, its assigns, or the holders of said indebtedness, it or they are hereby given the right of taking over adid property, managing same, renting same and collecting the rents thereon, and the not income so collected shall be credited upon the indebtedness and/or covenants in connection herewith.

If the Mortgagor should fall or refuse to make any of the payments herein before recited, either principal, interest taxes or insurance premiums as same mature and become due and payable, then at the option of the Mortgagor, its assigns or the holders of the Indebtedness, all the remaining unpaid portion thereof shall become due and payable, and the lien of this instrument subject to foredozum by suit filed in Ohmoery Court of the country is a possible on the option harein granted to declare the entire balance due and payable on the default hall not be a waiver to exercise the option at any subsequent default.

But, it the undersigned shall pay all of the indebtedness secured by this Mortgage, at the time and in the manner set out above; and shall fully do and perform all of the other obligations herein assumed by the undersigned, the above conveyance shall be null and void; otherwise, to remain in full force and effect.

23.50

400 60 (All) hyldenged by one retail

interest from date until due as provided in the

Contract Cont

pileter project

Contract, payable in ____

and/or severally, either direct or by endorsement.

	of your obligations under your home Improvement contract.
INTESTIMONY WHEREOF, the signature of Mortgagor is 19	hereunto affixed this, the 17 day of HUGUII,
Prepared by:	Ceril Ocembers
- TBNIO OF	CECIC AGESANORO CAWKING (Mortgagor)
J. COILORG	THE TOURISM DANGER (Ma)
TRUE GOD DUTTERRIECE	TERESH SUMBERS DAULING (ARM)
	TEERS TOHOUSON (Mortgagor)
	The state of the s
ACKI	NOWLEDGEMENT COMMON TO THE PROPERTY OF THE PRO
STATE OF ILLINOIS	OFFICIAL SEAL" }
COUNTY OF SS.	RONALD K. KOFFSKI
	NOTARY PUBLIC, STATE OF ILLINOIS \$ MY COMMISSION EXPIRES 2/25/98 \$
1, KONALD K KOFFSKI	a Notary Publish and focasid county and state do hereby certify
	AND TERESA JOHNSON DAWKINS
	(s) la/are subscribed to the foregoing instrument, appeared before me this day
	ered the sald instrument as his/her/their free voluntary act, for the uses and
purposes therein set forth.	
Given under my hand and off cic seal, this	double Allaiser in 961
and the first the second secon	day of
My Commission Expires:	Bowle A. Magan.
	Notary Public
ASSIGNME	ENT OF MORTGAGE
KNOW ALL MEN BY THESE PRESENTS, that the under	ersigned for legally sufficient consideration, does hereby grant, sell
assign, transfer, set over and convey to EMPINE PUNDIF the lien thereof encumbering the real property described	NG CORP., Its successors and assigns, the foregoing Mortgage, and
the light the deli dhadhibering the roat property asserted t	(Control of the cont
IN METALEDO MULTIPOS Aborr proporto borra branches	and the sandaminent and Oct 25 1094
IN WITNESS WITEREOF these presents have been execut	ed by the Undersigned as of
(SEAL) { "OFFICIAL SEAL" }	EM WEVELSTMENT COLONE
RONALD K. KOFFSKI NOTARY PUBLIC, STATE OF ILLINOIS	B. God THON Killer
MY COMMISSION EXPIRES 2/25/98	SARL MORE Seller
My Commission Expires:	Howel K. Heldel.
in y sommittee of the second s	Notary Public
•	(CORPORATE ACKNOWLEDGEMENT)
STATE OF ILLINOIS	
COUNTY OF CUBA 532.	74,
on 10-25 1994 before	re me, the undersigned authority persivially appeared Essue Mask
to me known to be the	ra me, the undersigned authority persivally appeared
EM DEVELOPMENT CO.	and krown to me to be the person who as
	a acknowledged before me that said instrument is the act and deed of said
	executed as with officer for the purposes
iherein expressed.	annum united
	"OFFICIAL SEAL"
WITNESS, my hand and official seal the day and year last ab	RONALD K. KOFFSKI NOTARY PUBLIC, STATE OF ILLINOIS NOTARY PUBLIC STATE OF ILLINOIS
My Commission Expires:	TANK TANK TANK TANK TANK TANK TANK TANK
	Notary Public
	(INDIVIDUAL ACKNOWLEDGEMENT)
Tr	(IIADIAIDONE WOUNDAREDGEMENI)
TATE OF ILLINOIS	PSOPO
COUNTY OF } sb.	~~0
OUNTE OF	
h	, a Notary Public in and for said county and state, do hereby certify
hal	·
	subscribed to the foregoing instrument,
	hesigned and delivered the said instrument asfree
oluntary act, for the uses and purposes therein set forth.	
Given under my hand and official seal, this	day of
Ay Commission Expires:	Notary Public