RU'F SEED	23 87	7 868		
F'CND MORTGAGE FORM (Illinois)		and the state of t	and the second second second	
HIS IN ENTURE, WITNESSETH, That Thom as joint tenants	as F. Loughe	ery and Diane Loug	hery, his wi	ife.
ereinafter (all d. f. a. Grantor), of 3307 Page R. (No. and Street)	d.	Arlington Heigh		11inois (State)
and in consider. In the sum of Ten and 00/		te National Bank		Dollars
555 W. Duncas	Buffalo_Grov	'e	Illin	
Ux-	n, including all heat s, issues and profits	ling, air-conditioning, gas ams s of said premises, situated in and State of Illinois, to-wil	ts and agreements plumbing apparate the VIIIage	herein, the fol- us and fixtures,
Lot 302 in Northgate Unit No 3 Section 8 and in the West 1/2 o 11 East of the Third Princ pal				1000
	0/		L	
	4		•	
by releasing and waiving all rights under and by virtue	of the besselves			
		exemplical laws of the State even his an agreements her clane our hery, hi		Odne bounds
indebted upon \$13,000.00 on demand.			ng even date herev	
		//X.		1.0
				i
이 물론 기간 하는 말을 되었다.				
			J. 10	
the GRANTOR covenants and agrees as follows. (1) To provided, or according to any agreement extending ton occurrent against said premises, and on demanding ton do restore all buildings or improvements on said premote to examine the committed or suffered; (5) to keep all buildings of the committed or suffered; (5) to keep all buildings of the herein, who is hereby authorized to place such insura- ous clause attached payable hist, to the first Trustee or policies shall be left and remain with the said Mortgages, and the interest thereon, at the time or times when the STHE EVENT of failure so to insure, or pay taxes or as or the holder of said indebtedness, may procure such title affecting said premises or pay all prior incumbran	hibit receipts there nises that may have now or at any time ince in companies a Mortgagee, and, s ees or Trustees unt the same shall becomes opsessments, or the	for; (3) within slaty days, been destroyed or damaged on said premises insured in a acceptable to the holder of re- econd, to the Trustee herein if the indebtedness is fully pro- ided and payable. prior incumbrances or the	of the in each ye ifter destruction or (4) that waste to so ompanies to be sel- ne first mortgage in as their interests r aid; (6) to pay all p interest thereon wh	dh the the control of
num shall be so much additional indebtedness secured	the same with inte hereby.	rest thereon from the date	of payment at seve	en per cent
is Addition by the Grantor that all expenses and disbur- hereof including reasonable attorney's fees, outlays for example, the state of the state of the state of the state example of the state of the state of the state of the state of the state of the state of the state of the state of the taxed as costs and included in any decree that may be also shall have been entered or not, shall not be dismiss sale shall have been entered or not, shall not be dismiss.	nbracing foreclosu ling wherein the gr ch expenses and dis-	re decree—shall be paid brantee or any holder of any	y the Grantor; an part of said indeb	d the like tedness, as
taxed as costs and included in any decree that may be sale shall have been entered or not shall not be dismiss is of suit, including attorney's fees have been paid. The of the Grantor waives all right to the possession of, a	e rendered in such ed, nor release her	foreclosure proceedings; we eof given, until all such exp	nich proceeding, we enses and disburser	hether de-
of the Grantor waives all right to the possession of, a hat upon the filing of any complaint to foreclose this T	ne Oranior for the and income from, : rust Deed, the con	Surantor and for the heirs, said premises pending such It in which such completes	rxecutors, administ foreclosure procee	rators and dings, and
NO SMI, including attorney's fees have been paid. If of the Grantor waives all right to the powersion of, a hat upon the filing of any complaint to foreclose this T eet to the Grantor, or to any party claiming under the wer to coffect the rents, issues and profits of the said pre manne of a record owner is: Thomas F. Lout	Grantor, appoint emises.	a receiver to take possessio	n or charge of said	l premises
THE EVENT of the death or removal from said		County of the	rantee, or of his re	signation,
r failure to act, then — essor in this trust; and if for any like cause said first sue s of said County is hereby appointed to be second succeed, the grantee or his successor in trust, shall release sa	ccessor fail or refusessor in this trust. A	se to act, the person who shall	nty is hereby appoil then be the acting	nted to be Recorder
ness the hands and seals of the Grantor S this	lst	day of	April	19 <u>77</u> .
ocument prepared by J. Widbin, IN AIC TO: BITTALD DESAE ASSESSAL BANK	(Thomas	Flour	<u>/</u>	(SEAL)
MILL ALL GROOM CONTRACT DAME				

A 190812

TATE OF	} ss.		
COUNTY OF. Cook			
Johnston	h K. Widbin	a Manage Bubble to and for said County	. In the
		., a Notary Public in and for said County oughery and Diane Loughery, his	
	ERTHY that	suggery and prane noughery; we	,
as Joint tenants		are the terms of the terms	
		are subscribed to the foregoing inst	
		they signed, sealed and delivered t	
		ourposes therein set forth, including the rele	ase and
raiver of the right of homestead.		4	. 77
Given Under, my hand and a	otarial seal thisst	day of April 1	9.//
(Interess San Here)			
3 B 7 A	<u>≥</u>	Notary Public	
ommission Paptres	<u> 08 /</u> 2		
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BOX No. 503

