## UNOFFICIAL COPY

COND MORTGAGE FORM (Illinois)		September, 1975	27009870	LEGAL FORMS
HIS INDENTURE, WITNESSETH, T	That James	H. Lampman		
ereinafter called the Grantor), of	2216 N. Ke	vstone.	Chicago,	т11
eremaner cancer the Grandry, or	(No. and Street)		(City)	(State)
r and in consideration of the sum of hand paid, CONVEY_S_ AND WAR				Dollars
_176_Riverside	CRANTA 10	Riverside		IL
(No. and Street) ad to his successors in trust hereinafter	named, for the pur	(City)	ormance of the covenants and as	(State)
wing described real estate, with the impr			[2] A. M. Harris, A. M. Martin, A. M. Martin, Phys. Lett. B 50, 120 (1997).	[2] A. M. Ling, A. A. M. M. W. M.
d ev ryt ing appurtenant thereto, toge				ity
Chicago County o	of <u>COOK</u>	and	l State of Illinois, to-wit:	
Loty 200 and 201 i				
West '/3 of the No				
North, Range 13, E Cook County, Illin		Third Prin	cipal Meridian, i	.n
cook coul y fiffil	iors.			
	<b>)</b>			
				-1 - 1 <sub>0</sub> γΥ = -1
ereby releasing and waiving all rights	under and by virte	of the homestead ex	emption laws of the State of Illi	nois.
IN TRUST, nevertheless, for the purp	pose of securit.	nance of the cover	nants and agreements herein.	
WHEREAS, The Grantor	nes H. Lam	All Assessment	l promissory notebearing eve	- 4 1(2
istry indebted upon		principa	i promissory noteoearing eve	in date nerewith, payable
To Richard S. Budz	zik. 176 R:	iversi e. Ri	verside. Illinoi:	5
·高·马克·克克·克·克克·克·克·克·克·克·克·克·克·克·克·克·克·克·				• 📞
				<b>`</b>
		a95098'	)o/_ \	<b>`</b>
		270098	of ACA	<b>&gt;</b>
		270098	CA CACACACA	
		270098	SON DESCRICA	
			o NORICA	
THE GRANTOR covenants and agrees	s as follows: (1) Treement extending			
THE GRANTOR covenants and agree to the control of t	es as follows: (1) T reement extending o exhibit receipts ti			
THE GRANTOR covenants and agree notes provided, or according to any agregainst said premises, and on demand to all buildings or improvements on said prommitted or suffered; (5) to keep all to a suffered to a suffe	es as follows: (1) T reement extending o exhibit receipts the premises that may b uildings now or at			
THE GRANTOR covenants and agree notes provided, or according to any agragianst said premises, and on demand to all buildings or improvements on said; committed or suffered; (5) to keep all therein, who is hereby authorized to pla oss clause attached payable first. to the	es as follows: (1) Treement extending o exhibit receipts the premises that may buildings now or at acc such insurance first Truster or M.			
THE GRANTOR covenants and agree notes provided, or according to any agregiants said premises, and on demand to all buildings or improvements on said; committed or suffered; (5) to keep all therein, who is hereby authorized to plates a constant of the suffered part of the provided p	es as follows: (1) T reement extending o exhibit receipts the premises that may louidings now or at ace such insurance first Trustee or M e said Mortgagees o			
THE GRANTOR covenants and agree to the provided, or according to any agreements and or memor to the bull buildings or improvements on said prommitted or suffered; (5) to keep all berein, who is hereby authorized to pla oss clause attached payable first, to the oblicies shall be left and remain with thand the interest thereon, at the time or In THE EVENT of failure so to inst	es as follows: (1) T reement extending o exhibit receipts ut puildings now or at ce such insurance first Trustee or Me e said Mortagees of times when the sar urre, or pay taxes o			
THE GRANTOR covenants and agree notes provided, or according to any agreamst said premises, and on demand it lib buildings or improvements on said prominited or suffered; (5) to keep all berein, who is hereby authorized to pla oss clause attached payable first, to the oblicies shall be left and remain with thand the interest thereon, at the time or In THE EVENT of failure so to instrantee or the holder of said indebtednien or title affecting said premises or not the control of the	es as follows: (1) T reement extending o exhibit receipts the premises that may louidings now or at acc such insurance first Trustee or Mr e said Mortgagees of times when the sar ure, or pay taxes of ess, may procure su	To pay said indebtedne time of payment; (2) herefor; (3) within six have been destroyed of any time on said nas in companies acceptate or Trustees upril the an ine shall become are a or assessment.	ss, and the there is thereon, s is to per when due need hear, type is a fifter destruction or the best of the there is a fifter destruction or the best of the holder of the first mother than the first mother of the first mothe	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be referred by the grantee trga z indebtedness, with ter in may appear, which ay z l prior incumbrances, set there when due, the
THE GRANTOR covenants and agrees provided, or according to any agragainst said premises, and on demand it lib buildings or improvements on said pommitted or suffered; (5) to keep all places clause attached payable first, to the oblicies shall be left and remain with thand the interest thereon, at the time or In THE EVENT of failure so to instruct of the object of	es as follows: (1) Treement extending o exhibit receipts the premises that may buildings now or acce such insurance first Trustee or Mr. es said Mortagages times when the sar urte, or pay taxes o ess, may procure st pay all prior incum without demand, are without demand, are seen as a said prior incum without demand, are seen as said prior incum seen as said	To pay said indebtedne time of payment; (2) herefor; (3) within six have been destroyed of any time on said nas in companies acceptate or Trustees upril the an ine shall become are a or assessment.	ss, and the there is thereon, s is to per when due need hear, type is a fifter destruction or the best of the there is a fifter destruction or the best of the holder of the first mother than the first mother of the first mothe	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be referred by the grantee trga z indebtedness, with ter in may appear, which ay z l prior incumbrances, set there when due, the
Grantor agrees to repay immediately v per annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately v per annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately v per annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately v per annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately ver annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately ver annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately voter annum shall be so much additional IN THE EVENT of a breach of any or statement of the control of th	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately voter annum shall be so much additional IN THE EVENT of a breach of any or statement of the control of th	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately ver annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately ver annum shall be so much additional IN THE EVENT of a breach of any	without demand, and indebtedness secur of the aforesaid co	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator Trustees until the part of the companies of agreements of pays of the companies of t	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately or annum shall be so much additional In THE EVENT of a breach of any arned interest, shall, at the option of thereon from time of such breach at eight as the same as if all of said indebtedness had a lart in the same as if all of said indebtedness had a lart in the same as if all of said indebtedness had a lart in the same as if all of said indebtedness had lart in the same as if all of said indebtedness had lart in the same as the sa	without demand, at indebtedness secur of the aforesaid cope of the legal holder the legal expenses and detorney for which are the legal expenses and detorney for which are the legal expenses and decree that man the legal expenses have been paid to the possession blaint to foreclose it arry claiming unden deposits of the sain	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said near in companies acceptate or Trustees up in the particular of particular	ss, and the interes thereon, s I to per when due it one char, type has a fitter destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
THE GRANTOR covenants and agree notes provided, or according to any agree to the provided of t	without demand, at indebtedness secur of the aforesaid co the legal holder the legal legal holder the legal	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said present of the payment of the pa	ss, and the interes thereon, s I to per when due it one when due it one car, tyse his after destruction or an index begin (4) that was 2 or is a sinsured in companie to be seen insured in companie to the seen from the debtedness is fully paid; (6) to p and payable, prior incumbrances or the interest the seen from time to time; a rest thereon from the date of p the whole or said indebtedness, become immediately due and 1 able by foreclosure thereof, or the whole or said indebtedness, become immediately due and 1 able by foreclosure thereof, or the whole or said indebtedness, become immediately due and 1 able by foreclosure thereof, or the whole or said indebtedness, are decree—shall be paid by the rantee or any holder of any passive the said premises pending such for foreclosure proceedings; which configure, until all such expense of grantor and for the heirs, exe said premises pending such for urt in which such complaint is fit a receiver to take possession of the said and the said the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rtage a indebtedness, with ter 'r may appear, which ay a l prior incumbrances, set thereo hen due, the harge o b rchase any tax and all money so pare, the ayment at eight per ent including principal and
Grantor agrees to repay immediately were annum shall be so much additional IN THE EVENT of a breach of any arred interest, shall, at the option of thereon from time of such breach at eisame as if all of said indebtedness had lossire hereof—including reasonable at eleging abstract showing the whole tilexpenses and disbursements, occasioned such, may be a party, shall also be paid shall be taxed as costs and included incree of sale shall have been entered on the costs of suit, including attorn of the costs of suit, including attorn out notice to the Grantor, or a suit pout notice to the Grantor, or any put in power to collect the rents issues as The name of a coordinate of the cost o	without demand, at indebtedness secur of the aforesaid cope of the legal holder the legal expenses and detorney legal expenses and detorney legal expenses and detorney legal expenses and the legal expenses and legal expenses have been paid to the possession blaint to foreclose it arry claiming unden profits of the sai Tames H. J. I loval from said legal expenses and legal expenses	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said men in companies acceptator Trustees until the part of the companies acceptator Trustees until the part of the companies acceptator of the companies acceptator of the companies and sees the companies of	ss, and the interes thereon, s I to per wheh due it and heart type his here destruction or an interest here is seen to be a companie to be the seen insured in companie to be to the holder of the first most the Trustee herein as their in the debtedness is fully paid; (6) to p and payable. Proprior incumbrances or the interest thereon from time to time; a rest thereon from time to time; a rest thereon from time to time; a rest thereon from the date of p the whole or said indebtedness, become immediately due and p able by foreclosure thereof, or the nurred in behalf of plaintiff in idence, stenographer's charges, are decree—shall be paid by trantee or any holder of any passursements shall be an addition foreclosure proceedings; which core given, until all such expense e Grantor and for the heirs, exe said premises pending such for the such complaint is fit a receiver to take possession of said County of the grant of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee riggs. indebtedness, with the right prior incumbrances, with the right prior incumbrances, with the right prior incumbrances, and all money so pare the ayment at eight per entincluding princip. I all all all and all money is pare the ayment at eight per entincluding princip. I all all all all all and with in resonate the forecost of procuring or compected and the state of proceeding, and the Grantors; and the like the office of the said indebtedness, as all lien upon said premises, and proceeding, whether deseand disbursements, and cutors, administrators and eclosure proceedings, and eclosure proceedings and eclosure proceedings.
Grantor agrees to repay immediately or annum shall be so much additional In THE EVENT of a breach of any armed interest, shall, at the option of thereon from time of such breach at eight of the same as if all of said indebtedness had IT is Agreed by the Grantor that closure hereof—including reasonable at pletting abstract showing the whole tilexpenses and disbursements, occasioned such, may be a party, shall also be paid shall be taxed as costs and included incree of sale shall have been entered of the costs of suit, including attorney assigns of the Grantor waives all right agrees that upon the filing of art softing out notice to the Grantor, on tany p with power to collect the rents issues at The name of a condowner is:  IN THE EVENTOR the death or rem refusal or failure to act, then	without demand, at indebtedness secur of the aforesaid cope the legal holder the legal expenses and detorney for smill of the legal expenses and detorney for smill of the legal expenses and detorney for smill or properties of the legal expenses and the legal expenses have been paid to the possession blaint to foreclose the legal expenses of the said and profits of the said and profits of the said legal expenses and legal expenses said fine legal expenses said fine legal expenses and legal expe	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said passin companies acceptatortgage, and, spoud, or Trustees up if the part of t	ss, and the interes thereon, s I to per wheh due it and per cert, type his hiter destruction or and the seed of th	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee riggs. indebtedness, with the remarks and premises, with the remarks or the remarks and appears, which are to rehase any taxed all moneys or part to the ayment at eight per entincluding princip. I do a logically a processing the remarks and the forecost of procuring or compection with the forecost of procuring or compection with the forecost of procuring or compecting, and the liker to fasid indebtedness, as all lien upon said premises, and cutors, administrators and eclosure proceedings, and led, may at once and without charge of said premises natice, and the proceedings, and the proceedings and the proceedings, and the proceedings and the proceedings, and the proceedings are the proceedings and the proceedings and the proceedings are the proceedings and the proceedings are the proceedings are the proceedings and the proceedings are the proceedings are the proceedings and the proceedings are the proceedings and the proceedings are the proceedings are the proceedings and the proceedings are the proceedings and the proceedings are the
Grantor agrees to repay immediately were annum shall be so much additional IN THE EVENT of a breach of any arred interest, shall, at the option of thereon from time of such breach at eisame as if all of said indebtedness had lossire hereof—including reasonable at eleging abstract showing the whole tilexpenses and disbursements, occasioned such, may be a party, shall also be paid shall be taxed as costs and included incree of sale shall have been entered on the costs of suit, including attorn of the costs of suit, including attorn out notice to the Grantor, or a suit pout notice to the Grantor, or any put in power to collect the rents issues as The name of a coordinate of the cost o	without demand, at indebtedness secur of the aforesaid cope the legal holder the legal expenses and detorney for smill of the legal expenses and detorney for smill of the legal expenses and detorney for smill or properties of the legal expenses and the legal expenses have been paid to the possession blaint to foreclose the legal expenses of the said and profits of the said and profits of the said legal expenses and legal expenses said fine legal expenses said fine legal expenses and legal expe	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said passin companies acceptatortgage, and, spoud, or Trustees up if the part of t	ss, and the interes thereon, s I to per wheh due it and per cert, type his hiter destruction or and the seed of th	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee riggs. indebtedness, with the remarks and premises, with the remarks or the remarks and appears, which are to rehase any taxed all moneys or part to the ayment at eight per entincluding princip. I do a logically a processing the remarks and the forecost of procuring or compection with the forecost of procuring or compection with the forecost of procuring or compecting, and the liker to fasid indebtedness, as all lien upon said premises, and cutors, administrators and eclosure proceedings, and led, may at once and without charge of said premises natice, and the proceedings, and the proceedings and the proceedings, and the proceedings and the proceedings, and the proceedings are the proceedings and the proceedings and the proceedings are the proceedings and the proceedings are the proceedings are the proceedings and the proceedings are the proceedings are the proceedings and the proceedings are the proceedings and the proceedings are the proceedings are the proceedings and the proceedings are the proceedings and the proceedings are the
Grantor agrees to repay immediately ore annum shall be so much additional IN THE EVENT Of a breach of any acraed interest, shall, at the option of thereon from time of such breach at eisame as if all of said indebtedness had IT is AGREED by the Grantor that closure hereof—including reasonable at lepting abstract showing the whole tit expenses and disbursements, occasioned such, may be a party, shall also be paid, shall be taxed as costs and included incree of sale shall have been entered of the costs of suit, including attorney agrees that upon the filing of affecting agrees that upon the filing of affecting agrees that upon the filing of affecting with power to collect the rents, issues as The name of a configuration of the trents are the refusal of failure to act, then Jan first successor in this trust; and if for an of Decease of said County is hereby apper performed, the grantee or his successor	without demand, at indebtedness secur of the aforesaid co the legal holder	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptatorigage, and, second or Trustees until the inner and second or assessment in the internation of the internat	ss, and the theres thereon, s is to per wheh due n ch _ear, 198 hiter destruction or the ser, 198 hiter distribution of the trustee herein as their in the trustee herein as their in the trustee herein as their in the debtedness is fully paid; (6) to p nd payable. prior incumbrances or the interruch taxes or assessments, or disc st thereon from time to time; a rest thereon from the date of p the whole or said indebtedness, become immediately due and jable by foreclosure thereof, or the neutred in behalf of plaintiff in idence, stenographer's charges, are decree—shall be paid by trantee or any holder of any pastursements shall be an addition foreclosure proceedings; which reof given, until all such expense es aid premises pending such for urt in which such complaint is fit a receiver to take possession of a receiver to take possession of the pression of the press	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee riggs; and edited by the grantee riggs; and edited by the grantee riggs; and and an appear, which ay a l prior incumbrances, est there or hen due, the harge or by rehase any tax and all money so pare, the ayment at eight per cent including princip. I and all anyable, and with intressing such that are connection with the forecost of procuring or compection with the forecost of procuring or compecting and the liker of said indebtedness, as all lien upon said premises, and disbursements, and cutors, administrators and reclosure proceedings, whether dees and disbursements, and edd, may at once and withor charge of said premises there, or of his resignation, y is hereby appointed to be then be the acting Recorder enants and agreements are reasonable charges.
Grantor agrees to repay immediately or annum shall be so much additional In THE EVENT of a breach of any armed interest, shall, at the option of thereon from time of such breach at eight of the same as if all of said indebtedness had IT is Agreed by the Grantor that closure hereof—including reasonable at pletting abstract showing the whole tilexpenses and disbursements, occasioned such, may be a party, shall also be paid shall be taxed as costs and included incree of sale shall have been entered of the costs of suit, including attorney assigns of the Grantor waives all right agrees that upon the filing of art softing out notice to the Grantor, on tany p with power to collect the rents issues at The name of a condowner is:  IN THE EVENTOR the death or rem refusal or failure to act, then	without demand, at indebtedness secur of the aforesaid co the legal holder	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptatorigage, and, second or Trustees until the inner and second or assessment in the internation of the internat	ss, and the interes thereon, s I to per wheh due it and per cert, type his hiter destruction or and the seed of th	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee rispans and premises shall not be relected by the grantee rispans and premises shall not be relected by the grantee rispans and appear, which are or be relected by the grantee rispans and appear when a pear of the area of the rispans and all money so wat the ayment at eight per entincluding princip. I do I advable, and with infress by suit at law, or both, 'e connection with the forecost of proceedings, and the like rispans and including shall proceeding, whether dependently and the rispans and disbursements, and cutors, administrators and eclosure proceedings, and led, may at once and without charge of said premises nice, or of his resignation, y is hereby appointed to be hen be the acting Recorder enants and agreements are reasonable charges.
Grantor agrees to repay immediately ore annum shall be so much additional IN THE EVENT Of a breach of any acraed interest, shall, at the option of thereon from time of such breach at eisame as if all of said indebtedness had IT is AGREED by the Grantor that closure hereof—including reasonable at lepting abstract showing the whole tit expenses and disbursements, occasioned such, may be a party, shall also be paid, shall be taxed as costs and included incree of sale shall have been entered of the costs of suit, including attorney agrees that upon the filing of affecting agrees that upon the filing of affecting agrees that upon the filing of affecting with power to collect the rents, issues as The name of a configuration of the trents are the refusal of failure to act, then Jan first successor in this trust; and if for an of Decease of said County is hereby apper performed, the grantee or his successor	without demand, at indebtedness secur of the aforesaid co the legal holder	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptatorigage, and, second or Trustees until the inner and second or assessment in the internation of the internat	ss, and the theres thereon, s is to per wheh due n ch _ear, 198 hiter destruction or the ser, 198 hiter distribution of the trustee herein as their in the trustee herein as their in the trustee herein as their in the debtedness is fully paid; (6) to p nd payable. prior incumbrances or the interruch taxes or assessments, or disc st thereon from time to time; a rest thereon from the date of p the whole or said indebtedness, become immediately due and jable by foreclosure thereof, or the neutred in behalf of plaintiff in idence, stenographer's charges, are decree—shall be paid by trantee or any holder of any pastursements shall be an addition foreclosure proceedings; which reof given, until all such expense es aid premises pending such for urt in which such complaint is fit a receiver to take possession of a receiver to take possession of the pression of the press	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee riggs; and edited by the grantee riggs; and edited by the grantee riggs; and and an appear, which ay a l prior incumbrances, est there or hen due, the harge or by rehase any tax and all money so pare, the ayment at eight per cent including princip. I and all anyable, and with intressing such that are connection with the forecost of procuring or compection with the forecost of procuring or compecting and the liker of said indebtedness, as all lien upon said premises, and disbursements, and cutors, administrators and reclosure proceedings, whether dees and disbursements, and edd, may at once and withor charge of said premises there, or of his resignation, y is hereby appointed to be then be the acting Recorder enants and agreements are reasonable charges.
Grantor agrees to repay immediately ore annum shall be so much additional IN THE EVENT Of a breach of any acraed interest, shall, at the option of thereon from time of such breach at eisame as if all of said indebtedness had IT is AGREED by the Grantor that closure hereof—including reasonable at lepting abstract showing the whole tit expenses and disbursements, occasioned such, may be a party, shall also be paid, shall be taxed as costs and included incree of sale shall have been entered of the costs of suit, including attorney agrees that upon the filing of affecting agrees that upon the filing of affecting agrees that upon the filing of affecting with power to collect the rents, issues as The name of a configuration of the trents are the refusal of failure to act, then Jan first successor in this trust; and if for an of Decease of said County is hereby apper performed, the grantee or his successor	without demand, at indebtedness secur of the aforesaid co the legal holder	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator or trustees until the inner and second any time of the companies acceptator or trustees until the inner and said second and sacrassessment of the continuous and the interest in the said her by.  Trustees until the inner and her by.  The same of the said second said said said said said said said sai	ss, and the theres thereon, s is to per wheh due n ch _ear, 198 hiter destruction or the ser, 198 hiter distribution of the trustee herein as their in the trustee herein as their in the trustee herein as their in the debtedness is fully paid; (6) to p nd payable. prior incumbrances or the interruch taxes or assessments, or disc st thereon from time to time; a rest thereon from the date of p the whole or said indebtedness, become immediately due and jable by foreclosure thereof, or the neutred in behalf of plaintiff in idence, stenographer's charges, are decree—shall be paid by trantee or any holder of any pastursements shall be an addition foreclosure proceedings; which reof given, until all such expense es aid premises pending such for urt in which such complaint is fit a receiver to take possession of a receiver to take possession of the pression of the press	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee riggs; and edited by the grantee riggs; and edited by the grantee riggs; and and an appear, which ay a l prior incumbrances, est there or hen due, the harge or by rehase any tax and all money so pare, the ayment at eight per cent including princip. I and all anyable, and with intressing such that are connection with the forecost of procuring or compection with the forecost of procuring or compecting and the liker of said indebtedness, as all lien upon said premises, and disbursements, and cutors, administrators and reclosure proceedings, whether dees and disbursements, and edd, may at once and withor charge of said premises there, or of his resignation, y is hereby appointed to be then be the acting Recorder enants and agreements are reasonable charges.
Grantor agrees to repay immediately ore annum shall be so much additional  IN THE EVENT Of a breach of any acracd interest, shall, at the option of thereon from time of such breach at eisame as if all of said indebtedness had IT IS AGREED by the Grantor that closure hereof—including reasonable at letting abstract showing the whole tit expenses and disbursements, occasioned such, may be a party, shall also be paid, shall be taxed as costs and included incree of sale shall have been entered of the costs of suit, including attorney agrees that upon the filing of an entry out notice to the Grantor, or wany pout notice to the Grantor, or wany pwith power to collect the rents, issues as The name of a conjowner is:  IN THE EVENT of the death or remensual or failure to act, then	without demand, at indebtedness secur of the aforesaid co the legal holder	To pay said indebtednet time of payment; (2) herefor; (3) within six have been destroyed of any time on said me in companies acceptator or trustees until the inner and second any time of the companies acceptator or trustees until the inner and said second and sacrassessment of the continuous and the interest in the said her by.  Trustees until the inner and her by.  The same of the said second said said said said said said said sai	ss, and the interes thereon, s I to per when due I. and hear, type it is a first destruction or an interest in the second of the	nerein and in said note or all taxes and assessments nage to rebuild or restore aid premises shall not be relected by the grantee riggs; and edited by the grantee riggs; and edited by the grantee riggs; and and an appear, which ay a l prior incumbrances, est there or hen due, the harge or by rehase any tax and all money so pare, the ayment at eight per cent including princip. I and all anyable, and with intressing such that are connection with the forecost of procuring or compection with the forecost of procuring or compecting and the liker of said indebtedness, as all lien upon said premises, and disbursements, and cutors, administrators and reclosure proceedings, whether dees and disbursements, and edd, may at once and withor charge of said premises there, or of his resignation, y is hereby appointed to be then be the acting Recorder enants and agreements are reasonable charges.

## UNOFFICIAL COPY

TILLI	15 長 12 10 nois ook 48-19-14	.ss. 856802 27009870 A — REC	10.20
	Victor Churma	, a Notary Public in and for said County	in the
		James H. Lampman	
			,
	집에 걸리 기급 한 경험 내가 비타셨다.	hose name subscribed to the foregoing inst	
hic	경우 그는 사람들이 가지 않는 것이 말했다.	owledged that _he signed, sealed and delivered the uses and purposes therein set forth, including the rele	
vaiver of the right of h	음악의 손 향랑 노스 11시스 호텔	the uses and purposes therein set forth, including the text	ase and
		17th day of February,	19.84
(Impress Seal Here)			
(ширгезе, эеат неге)	Ox	Victor Clum Notary Public	
Commission Expires	June 10, 1927		
	27.6000 cm		
			27 (
			9
			009 870
			Wa.
			i Ç
		1. 2.3	
		243	<b>B</b>
1 < 01		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	COI ORMS
Ветсь			
MORTGA	2		2 15 ¥
SECOND MORTGAGE  Trust Deed	Q.	Plear Mail to: Blund Undergot HA	GEORGE E. COLE®

END OF RECORDED DOCUMENT.