UNOFFICIAL CORY

MORTGAGE

85232625

THE UNDERSIGNED, Jack Czarlinski and Arlene F. Czarlinski, his wife, . State of Illinois of Palos Heights, , County of Cook

. hereinafter

referred to as the Mortgagor, does hereby mortgage and warrant to Raymond R. Rolnicki and Delphine M. Rolnicki, his wife, as joint tenants and not as tenants in common, having their residence in the Gity of Chicago, County of Cook, State of Illinois, hereinafter referred to as the Mortgagee, the following real estate in the County of Cook, in the State of Illinois, to wit:

Lot 8 in the Second Addition to Austin View, a subdivision of part of the East half of the Southwest quarter of Section 29, Township 37 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Common address: 6137 West 123rd Street, Palos Heights, Illinois

PIN: 2429308014 👊

\$11.25 DEPT-OL RECORDING T#1111 TRAN 2426 10/11/85 14:11:00 8753 # A - *--BS--2332625

00000 Together with all buildings, improvements, fixtures or apout renance tow or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used in supply heat, gas, air conditioning, visite, byte, power refrigeration, ventilation or other services, and any other thing now or hereafter therein at thereon, the furnishing of which by lessors to lessees is customary or appropriate, including screens, window shades, storm duors and sendings. Bother coverings, screen doors, in action heat, awongs, sloves, water heaters, refrigerators, wishing machines, clother dryers, and all other suck applicable in which are intended to be and are hereby declared to be a part to said real estate whether physically stabled therein or not, and also together with all easements and the rents, issues and rould of said premises which are hereby piedged, assigned, transferred and set over unto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby suit for jet to the rights of all mortgages, tenholders and inwers paid off by the proceeds of the liter hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improve ner an extures, apparatus and equipment, unto said Minitgager forever for the uses herein set forth om all rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the said rights and benefits under the Homestead Exemption Laws of the State of the St

TO SECURE (1) The payment of a Note executed by the Mortgagor to the order of the mortgage bearing even date herewith in the principal sum of Eighty Thousand

---- (Nollars 15 80,000.00

thereon as therein provided, is payable in monthly installments of Nine Hundred Nine and 28/100-----

day of December

- 19 85 . which payments are in be applied, first, to interest.

and the balance to principal, until said indebtedness is paid in full. (2) The performance of other agreements in said for , which is hereby incorporated herein and made a pert hereof, and which provides, among other things, for an additional monthly payment of one-twellth (1/12) of the estimated annual taxes for items the Mortgagee has pledged an interest bearing saxings account to satisfy estimated annual successions; insurance permitted and other charges upon the mortgaged premises. (4) Any future advances of sales provided, and (4) The performance of all of the covenants and obligations of the Mortgager to the Mortgagee, as contained herein and in said Society. 10/4/5

THE MORTGAGOR COVENANTS

A (1) To pay said indebtedness and the interest thereon as herein and in said Note provided, or according to any agreement extending the time of pay meny thereot. (2) To pay when due and before any penalty attaches thereto all taxes, special assessments, water charges, and sewer service charges against said property including through the control of the purpose of the due? and to furnish Mortgages, upon request, duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose of this requirement. 3 To be keep the improvements now or hereafter upon said premises insured against damage by fire, and such other hazards as the Mortgage entering the neutral distance and in our propose may required in the said indebtedness is folly paid, or in case of foreelouses, until experision of the period of redemption, for the full insurable said of insurance and such other insurance as the Mortgages and in case of foreelouse sale payable to the owner of the certificate of said, content the usual laws making them payable to the owner of the certificate of said, content of foreelouse said foreelouse sale payable to the owner of the certificate of said, content of foreelouse said foreelouse sale payable to the owner of the certificate of said, content of foreelouse said foreelouse sale payable to the owner of the certificate of said, content of the control of the said of foreelouse said foreelouse said payable to the said said of the said of foreelouse said payable to the said of foreelouse said payable to the said of foreelouse said payable to the said said of the foreign of the said of foreelouse said payable to the said of the foreign of the said of th

- B. That in case of failure to perform any of the covenants herein. Mortgagee may do on Mortgager's hehalf everything so covenanted, that said Mortgagee may also do any act it may deem necessary to protect the lien hereof, that Mortgager will repay upon demand any moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at eight (%) per cent per annum shall become so much additional includeness secured by this Mortgagee with the same priority as the original indebtedness and may be included in any device forestosing this Mortgage and be paid out of the rents or proceeds of sale of said premises if not otherwise paid, that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, encumbrance or claim in advancing moneys as above authorized, but nothing here contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any act hereunder, and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder.
- C. That it is the intent hereof to secure payment of said Note whether the entire amount shall have been advanced to the Mortgagor at the date hereof or a later date, or having been advanced
- D. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgager may, without notice to the Mortgagor, deal with such successors in interest with reference to this Mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.



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- E. That time is of the essentio besoft, and if default be made in performance of any covenant herein contained or in making any payment under said. Note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lieu or charge upon any of said property, or in the Mortgager shall make an assignment for the benefit of his creditors or if his property be placed under control or in cuitably of any court, or if the Mortgager shall make an assignment for the benefit of his creditors or if his property be placed under control or in cuitably of any court, or if the Mortgager shall make an assignment for the transfer of, or agreement to transfer, any input of the more in process of exection upon and premises, then and in any of said received talls to complete eighth a creational time, any building or buildings now of any time in process of exection upon and premises, then and in any of said servers, the Mortgager is hereby authorized and empowered, at its option, and without affecting the firm hereby created or the priority of said lieu or any right of his Mortgager has been defaulted by the Mortgager has an apply toward the payment of said Mortgage mortalized with an any foreclosus as all many foreclosus as
- Mortgages to show such change of ownership.

 E. That upon the commencement of any foreclosure proceeding hereunder, the court in which such bill is filed may, at any time, either before is after sale, and without notice to the Murtgagen, or any party claiming under him, and without regard to the then value of said premiers, or whiching the same shall then be occupied by the owner of the county of redemption as a homestead, appoint a receiver with power to manage and tent and to collect the tents, issues and profits of said premiers during the pendency of such foreclosure tuit and the statutory period of redemption, and such rent, issues and profits, when collected, may be applied before as well as after the Master's sale, towards the payment of the indebtedness, costs, takes, maintance or other terms necessars for the portection and preventation of the property, including the expense of user to man y deticency decree whether there is a decree therefor in pronound in its accesses shall be appointed be shall remain in possession until the experiment of the full period allowed by statute for redemption, whether there he issued, and not leave of said premiurs shall be millified by the appointment or entry in possession in the statutory period during which if may be issued, and not leave of said premiurs, there shall be almosted as an additional undebtedness in the decree of said all expenditures and expenses together with interest thereon at the vate of 8% per animum, which may be paid or mourred by or on behalf of Mortgages of said all expensions, consistency frees, outlays for exhibition statished to pleadings, documentary and expenses together with interest and consistency foreign of the proposer between the full premium and containing and contained to proceedings to which either party between the full premium and containing probate or bankruptcy proceedings to which either party between thall be a party by reason of this Mortgage in the Note hereby secured. On the proposer has been a foreign the interest and pa
- entire indebtedness where the and payable by the terms hereof or not and the interest due thereon up to the time of such sale, and the overplats, it amy and it purchase many.

 C. In case the moranged property, or any part thereof, shall be taken by condemnation, the Mortgager is hereby empowered to collect and receive all compensations which may be perfect to the immediate reduction of the indebtedness secured hereby, or to the repair and retrievation of any property of damaged, provided that are reas over the amount of the indebtedness shall be delivered to the Mortgager or his assignee.

 B. All casements, rent, issues and profits of said premises are pladged, assigned and transferred to the Mortgager, whether now due or hereafter to become due, under or by virtue or assert as greenment for the use or occupancy of said property, or any part hereof, whether said lease or agreement is written in verbal, and it is the intent is, breed (a) to pledge said rents issues and profits on a party with said real estate and not accordarily and such pledged, assignment on the deemed merged in any type-or of decree, and (b) for erable all, either hereof or after interclosure sale, to criter upon and take possession of the manager, maintain and operate said premises or appeared reduced advantageous to it, terminate or modify existing or inture leases, collect said avails, rents, issues and profits, grandered advantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits, grandered or repair said premises, but furnishing and equipment therefore when it deems necessary, purchase adequate thereof employ central granders for any purpose herein stated to accure which a lien is hereby created on the motive agreements, and all expenses of every kind a closure for existing and out of the international availation of the international availations of the international availations and expenses and on the minimal to the international availations of the motivagage in any surplus accurate,
- J. That each right, power and remedy herein conferred us to the Mortgagee is sumulative of each other right or remedy of the Mortgagee, whether herein or its law conferred, and may be enforced concurrently therewith, that "valver by the Mortgagee of performance of any covernant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgages to require or enforce performance of the same or any other of said covernants, that wherever hereof requires, the masculine gender, as such herein, shall include the ferminine and the neutre and the singular number, as used herein, shall include the plural, that all rights and obligations under this Mortgage shall extend to and be hinding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagor, and the successors and assigns of the Mortgagor.

SAMPLED BAL OUT DESIGN BUC BEST -U	(III) III OCCODEL	
Arlene F Cr	erlinski	A A (SEAL)
(SEAL)		(SEAL)
, Margaret E. Grady	0	
foregoing Instrument, appeared before me this day signed, sealed and delivered the said Instrument as	in person and acknowledge that	hey d voluntary act, for the
tion and valuation laws. CIVEN under my hand and Notarial Seal)
A.D. 19 03.	13 nut & 3	riarla
y: Ć	9	Nastry Public
	(SEAL) (SEAL)	(SEAL) [SEAL] [Arlene F. Czarlinski [SEAL] [Margaret E. Grady a Notary Public in and for said County, in the State aforesaid, in hereby certify that I and Arlene F. Czarlinski, his wife, personally known to me to be the same person or persons whose name in one is o foregoing Instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said Instrument as. their for an uses and purposes therein set forth, including the release and waiver of all right under tion and valuation laws. GIVEN under my hand and Notarial Seal this. 7th

Gregory M. White Anne M. Pachciarek Crowley Barrett & Karaba 111 W. Monroe Street Suite 2200E Chicago, Illinois 60603 (312) 726-2468