TH 4621838300

UNOFFICAL COP 86414036

FILED FOR RECORD

1986 SEP 15 PH 12: 58 8 6 4 1 4 6:36

1986 SEP 15 PH 12: 58

864148:36

MORTGAGE

RECORDERS OFFICE BOX NO.

G/N 131 use with G/N 130 . Rev 4/72

Loan No.

THE ABOVE SPACE FOR RECORDER'S USE ONLY
286 , between BOCUSLAW CHMIEL and
DRWOOD TRUST & SAVINGS BANK, a banking corporation organized hicago, Illinois, (herein referred to as "Mortgagee,") WITNESSETH Mortgagee in the sum of TWO HINDRED AND TWENTY — dollars (\$ 229,000,00) evidenced by a certain Promispayable to the order of the Mortgagee and delivered, by which Note
on the balance of principal remaining from time to time unpaid at the 25) per annum prior to maturity, at the office of Mortgagee in Chicago, liments commencing NOVEMBER 1, , 19.86, and on of said installments to be in the amount of \$ 2,460.87
lance of said sum, together with interest on the principal of each in- per annum; together with all costs of collection, including reasonable "Note"),
id Note in accordance with its terms and the terms, provisions and limitations of this repose of securing the payment of any and all obligations, indebtedness and liabilities the Mortgagors or any of them to the Mortgagoe or to the holder of said Note or to the er created, incurred, evidenced, acquired or arising, whether under the Note or this t of any and every kind now or hereafter existing or entered into between the Mortgadirect, primary, secondary, fixed or contingent, together with interest and charges as the parties herein, and including all present and future indebtedness incurred or arising properties of them to third parties to Mortgagee, and of them to third parties and assigned by said third parties to Mortgagee, and any and all e covenants and agreements herein contained, by the Mortgagors to be performed, and ereby acknowledged, do by these presents Mortgage and Warrant to the Mortgagee, its ounty of
A SUBDIVISION IN THE NORTH WEST 1/4 NGE 12, EAST OF THE THIRD PRINCIPAL REOF RECORDED AUGUST 16, 1977 AS ILLINOIS:
"premises",
and appurenances thereto belonging, and all rents, issues and profits thereof for hich are pledeed rimarily and on a parity with said real estate and not secondarily), hereon used to steply heat, gas, air conditioning, water, light, power, refrigeration thout restricting to oregoingly, screens, window shades, storm doors and windows, the foregoing are declared to be a part of said real estate whether physically attent or articles hereafte placed on the premises by the Mortgagors or their successors
sccessors and assigns, for ver for the purposes herein set forth, free from all rights. State of Illinois, which said that and benefits the Mortgagors do hereby expressly
ts, conditions and provision—appearing on page 2 (the reverse side remises in repair, insured and free of liens and to pay and discharge, the costs of such repairs, insurance, prior liens and taxes paid by a provide for tax and insurance eposits, for acceleration of maturity the allowance of Mortgagee's atto ney. I fees and expenses of forest thereof, and shall be binding on the Mortgagors and those claiming
or if the title thereto or any interest there a shall become vested in r than Mortgagors, Mortgagee shall have the option of declaring imte and enforcing the provisions of this Mortgage; with respect thereto ave consented thereto in writing and the prospective purchasers or isfactory to the Mortgagee assuming and agreeing to be bound by the
hal TNA CHMIEL (SEAL)
AL) HALINA CHMIEL (SEAL)
GNED , a Notary Public in and for and residing in said County, TIFY THAT BOGUSLAW CHMTEL AND HALINA CHMT
THEY signed, scaled and delivered the said instrument as THETR of the release and waiver of all rights under any homestead, exemption and valuable
the release and waiver of all rights under any homestead, exemption and valuates
A.B. 19
Notary Public S
FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE.
COUNT DESCRIPTION STORES STORES
COMPLETE OF THE STREET OF A COMPLETE OF THE STREET OF A COMPLETE OF THE STREET OF THE

Page 1

NORTHBROOK, ILLINOIS 60062

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PRICE 1 write reverses SIBE OF THIS MORTGAGE):

1. Noting on covernant and aging to pay said indebtedness and the interest thereoe as herrin and in said Note or other evidence chereof provided, or according to any statement never on the provided of the control of the payment thereof; (2) To pay when due and before any penalty attaches thereoe all tances, special tances; special tances; water charges, and cover service charges against the prepises (including those hereofoor due), and to tunish Mortgages, unon request, duplicate receipts, therefor, and all such items careaded against gain gain the prepise of the control of the propose of this requirement; (3) To keep the improvements now on hereafter upon said premises hall be controlled by the purpose of this requirement; (3) To keep the improvements now on hereafter upon and trends as the Mortgages may require to be insured against; and to provide liability insurance and such other insurance as the Mortgages may require to be insured against; and to provide liability insurance and such other insurance value thereof, in such companies, and in such form as shall be satisfactory to the Mortgages and Insurance polities shall armain with the Mortgages during stall period of previous and contain, the usual clause antisfactory to the Mortgages making then Mortgages; and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and in case of foreclosure sale payable to the Mortgages and increased payable to the Mortgages and increased payable to the Mortgages and increas

sage: when required by sourgage pursued to as written commitment, and that is pay when one any innectioness which may be accured by a lieu of Craige upon the premisers, appeciance, and upon receipt, which an intercept vehicles and the discharge of such prior lieu to Mantagare.

2. In addition to the monthly payments of principal and interest payable under the terms of the Note, the Mortagages agree to pay to the holder of the Note, when terms of the Note, the Mortagages agree to pay to the holder of the Note, when terms of the Note are according to the holder of the Note, the Mortagages agree to pay to the holder of the Note, when terms of the Note are according to the payment of premiums on policies of its instance and such other hazards as shall be required hereander covering the mottagaged property, and for the payment of saxes and special assessments and the same to the left by the holder of the Note without any allowance for instruct, for the payment of such premiums, takes and special assessments, mad to keep the mottagaged property, and for the construct to affect the obligations of the Mortagages to pay such premiums, aspecial assessments and instance premiums shall not be sufficient to pay the smootant construct to affect the obligations of the Mortagages appeals assessments and instance premiums shall not be sufficient to pay the smootant premium to the terms of the property of the propert

sent treprises for the foreign and the sent by designation.

A treprise of the company of the property of the company of the c

16. At reconveyance of paid premises shall be made by the Mortgagee to the Mortgagots on full payment of the indebtedness aforeasid, the performance of the covenants and agreements hereignands by the Mortgagots, and the payment of the reasonable fees of said Mortgager.

19. This Mortgage and all provisions hered, shall extend to and be binding upon Mortgagots and all persons claiming under or through Mortgagots, and the word. "Mortgagots," when used herein shall facilide all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Nate or this Mortgagot.

Assertment

**As

م ناز د