For Use With Note Form No. 1447

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86422371

Kenneth L. Acc	ola Jr.	and Dolore	s M.Acco	la, his	wife				
10311 Roosevel		·····							
(NO. AND	STREET)			(STATE					
erein referred to as "M Vest Brook Ban		ind							
0500 West Cer		i; Westches	ter, Ill	inois 6					
erein referred to as "M	-	itnesseth:	-	,			Above Space Fo	r Recorder's Us	se Only
THAT WHEREA One Hundred F			ichted to the	Mortgagee u	pon the in	stallment note	of even date her	ewith, in the p	orincipal sum of
• 150.000.00	Paratra	bla to the order of	and delicered	o the Mortu:	wee in an	d by which note	e the Mortgagors r	promise to pay t	he said principal
sum and interest at the r 1987, and all of said pri of such appointment, th	rate an cin in	aallments as provi	ded in said not	e, with a fina	Epayment	of the balance	due on the 16t1	1 day of Ma	rch
NOW, THEREFO and limitations of this national from the sum Mortgagee, and the Mound being in the Vi	mortgage, and n of One Doll stanger's succ	i the purfermance ar in hand poid, the essence of assigns	of the covena receipt where the following t	its and agree of is hereby a tescribed Re	ements ner jeknowied al Estate a	em contained, ted, do by thesi nd all of their es	oy the Mortgago e presents CONVI state, right, title ar	rs to be perion EY AND WAR ad interest there	tRANT unto the
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except railro lange 12 East	ad) of t	he West 1/	2 of the	North I	West 1	/4 of Sec k County	tion 21, 7	Cownship DRDING	39 North, \$1
ange 12 East	or the .	ALLI LLLIC	O C	-4-411,	11. 000	. Country	T#3333 TRA	N 4412 09/	18/84 13:49:
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he Note secur pon the sale, nterest in th	assignn e premis	ent or tra	nsfer by	contrac	ct for	Deed or	otherwise	of the u	ndersigned!
f the Lender.		a considerate to the		thu ther ='-	4				P. Care
which, with the property	y nerematter	uescribea, is reterr	eu to nerem as	ore premis	ea.	ζ,		1 4 8	
Permanent Real Estate			15-21-10						
Address(es) of Real Esta	1.0	311 West R	oosevelt	Road; V	Westch	ester, II	llinois 601	.53	
TOGETHER with a man and during all such till apparatus, equipmen ingle units or centrally overings, inador beds, a root, and it is agreed toonsidered as constituting TO HAVE AND There in set forth, free from Mortgagors do hereb	times as Mort it or articles in controlled), i awnings, stov that all similar ing part of the O HOLD the m all rights ar	gagors may be enti- ow or hereafter the and ventilation, incess and water heate: apparatus, equipi- real estate. premises unto the d benefits under a	iled thereto (werein or thereo ruding (without rs. All of the forment or articles Mortengee, ar	hich are pled n used to sup of restricting oregoing are of s hereafter pl nd the Mortes	ged primar ply heat, g the forego declared to laced in the agee's succ	ily and on a paras, air conditioning), screens, be a part of sac premises by Nessors and assi	rity with said real e nir the water, light, water wishades, si id real et alle whet dortgago's or the gas, forever, for the	estate and not s power, refrige torn doors and her physically a ir successors or repurposes, an	econdarily) and ration (whether windows, floor attached thereto assigns shall be
he name of a record ow	vneris:								
This mortgage conserved by reference and Witness the hand	are a part her	eof and shall be bi	nding on Morty	gagors, their	heirs, succ	on page 2 (the	e reverse side of II gns.	ais in srijage) a	re incorporated
PLEASE E	/WWw." Helen M	Fichtner	unis	((Seal)	Kenneth	L. Accola,	Gr.	action of the second
PRINT OR YPE NAME(S)		1			1	11/10	<i>□p</i> _{1,23}	12 11	,
BELOW IGNATURE(S)				(Scal) .	Dolores	M. Accola	M.C.O.C.	(Seal)
		look					ersigned, a Notar	v Public in and	for said County
to be not 115 hands of the control	in the Stat	e aforesaid, DO II enneth L. I	EREBY CER Accola, J	r. and	Dolore	M. Ficht s M. Acc	ner, a Wid ola, his w	ow and no ife	ot Remarrie
tate of Illinois, County							subscribed		
tate of Illinois, County of the American American American Seal.	personally		THE PROPERTY OF THE				sed, sealed and do et forth, including		
«PRESS	personally	before me this day		t, for the use	•				
APRESS SEAL HERE liven under my hand an	personally appeared their right of he	before me this day free ar mestead. , this 16th	id voluntary ac	day of		Sept	ember	•	19 86
APRESS SEAL HERE	personally appeared Eheir right of he ad official seal	before me this day free an mestead. this 16th July 26,	nd voluntary ac	day of	Doro	thy M. Po	- Plock	•	19 86 Notary Public
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MPRESS SEAL HERE iiven under my hand an ommission expires his instrument was prep	personally appeared The 1 r right of he ad official seal	before me this day free ar mestead. this 16th July 26, Chomas E. L	oftus; (NA	day of 1988. Executi ME AND ADDI	Doro ve Vic RESS)	thy M. Po	- Plock	ois	

THE COVENANTS, CONDITION NO ROVISION BEFFRED TO OF PART 1 (THE REVERSE SIDE OF THIS MORTGAGE):

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien thereof; (3) pay when due any indebtedness which may be secured by a lien or therefore, on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to the Mortgagee; (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises; (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to the Mortgage duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. In the event of the enactment after this date of any law of Illinois deducting from the value of land for the purpose of taxation any lien thereon, or imposing upon the Mortgagee the payment of the whole or any part of the taxes or assessments or charges or liens herein required to be paid by Mortgagors, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the mortgagee's interest in the property, or the manner of collection of taxes, so as to affect this mortgage or the debt secured hereby or the holder thereof, then and in any such event, the Mortgagors upon demand by the Mortgagee, shall pay such taxes or assessments or reimburse the Mortgagee therefor; provided, however, that if in the opinion of counsel for the Mortgagee (a) it might be unlawful to require Mortgagors to make such payment or (b) the making of such payment might result in the imposition of interest beyond the maximum amount permitted by law, then and in such event, the Mortgagee may elect, by notice in writing given to the Mortgagors, to declare all of the indebtedness secured hereby to be and become due and payable sixty (60) days from the giving of such notice.
- 4. If, by the laws of the United States of America or of any state having jurisdiction in the premises, any tax is due or becomes due in respect of the issuance of the note hereby secured, the Mortgagors covenant and agree to pay such tax in the manner required by any such law. The Mortgagors further covenant to hold harmless and agree to indemnify the Mortgagee, and the Mortgagee's successors of assigns, against any liability incorred by reason of the imposition of any tax on the issuance of the note secured hereby.
- 5. At such time is the Mortgagors are not in default either under the terms of the note secured hereby or under the terms of this mortgage, the Mortgagors shall have such privilege of making prepayments on the principal of said note (in addition to the required payments) as may be provided in said note.
- 6. Mortgagors shall cere all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Mortgagee, under insurance policies payable, at case of loss or damage, to Mortgagee, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and some bliver all policies, including additional and renewal policies, to the Mortgagee, and in case of insurance about to expire, shall deliver teneral policies not less than ten days prior to the respective dates of expiration.
- 7. In case of default therein, Mortague may, but need not, make any payment or perform any act hereinbefore required of Mortaggors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, corporation or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises of contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other moneys advanced by Mortaggee to protect the mortgaged premises and the lien hereof, had be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereof at the highest rate now permitted by Illinois law. Inaction of Mortagae shall never be considered as a waiver of any right accruing to the Mortaggee on account of any default hereunder on the part of the Mortaggors.
- 8. The Mortgagee making any payment hereby a 4th rized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office wincut inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or tile or claim thereof.
- 9. Mortgagors shall pay each item of indebtedness hereil mentioned, both principal and interest, when due according to the terms hereof. At the option of the Mortgagee and without notice to Mortgagors, all unpaid indebtedness secured by this mortgage shall, notwith-standing anything in the note or in this mortgage to the contrary, second due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, o. (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 10. When the indebtedness hereby secured shall become due where to by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there that he allowed and included as additional indebtedness in the decree for, sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorneys' fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, rub cation costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches, and examinations, title insurance policies, Torrens certificates, and similar data and assurances with respect to title as Mortgagee may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had provent to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this patagraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the bighest rate now permitted by Illinois law, when paid or incurred by Mortgagee in connection with (a) any proceeding, including probate a d bankruptcy proceedings, to which the Mortgagee shall be a party, either as plaintiff, claimant or defendant, by reason of this mortgar. Or any indebtedness hereby secured; or (b) prepilirations for the commencement of any suit for the foreclosure hereof after accrual of tue, a get to foreclose whether or not actually commenced; or (c) preparations for the defense of any actual or threatened suit or proceeding valich might affect the premises or the security hereof.
- 11. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the colowing order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as a rementioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness uddition. I to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- 12. Upon or at any time after the filing of a complaint to foreclose this mortgage the court in which such complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, which it regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not, and the Mortgagee may be appointed as such receiver, such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in care of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this mortgage, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
 - 13. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
 - 14. The Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
 - 15. The Mortgagors shall periodically deposit with the Mortgagee such sums as the Mortgagee may reasonably require for payment of taxes and assessments on the premises. No such deposit shall bear any interest.
 - 16. If the payment of said indebtedness or any part thereof be extended or varied or if any part of the security be released, all persons now or at any time hereafter liable therefor, or interested in said premises, shall be held to assent to such extension, variation or release, and their liability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such persons being expressly reserved by the Mortgagee, notwithstanding such extension, variation or release.
 - 17. Mortgagee shall release this mortgage and lien thereof by proper instrument upon payment and discharge of all indebtedness secured hereby and payment of a reasonable fee to Mortgagee for the execution of such release.
 - 18. This mortgage and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include 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 note or this mortgage. The word "Mortgagee" when used herein shall include the successors and assigns of the Mortgagee named herein and the holder or holders, from time to time, of the note secured hereby.
 - Upon request of Mortgagors, Mortgagee at Mortgagees option prior to release of this Mortgage may make future advances to Mortgagors. Such future advances, with interest thereon shall be secured by this Mortgage when evidenced by promissory notes stating that said notes " are secured hereby.