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## 86433101 OFF CHAPTER PYORT

MORTGAGOR	MORTGAGEE	
(Names and Addresses)	II	
NORMAN PARISH, JR.	COMMERCIAL CREDIT LOANS, INC.	
SHIRLEY PARISH,	15957 S. HARLEM AVE.	
HIS WIFE-mer (Social Security No.)  1207 JAMIE LANE Street Address	TINLEY PARK, IL 60477	
HONEWOOD		
OF COOK COUNTY, ILLINOIS	OF COOK COUNTY, ILLINOIS	
First Part One Date XXX Final Part From Springer Date	of Four (Note) No. Number of NO. Number of Loch Regular Plan (Face Ann. of Loca Personal Plan (Face	
	19/86 180 367.99 24,472.80	
THIS MORTGAGE ATSO ST CURES FUTURE ADVANCES AS PROV THIS INDENTUGE WITNESSETH, THAT the Mongagor, above i	TDFD-BLRFISC named address in the County and State above indicate	
Mortgage and Warrant of the Mortgagee named in print above, to secure		
PARISH, JR. AND SHIRLEY PARISH, HIS WIFE named in print above, the following described real estate, to wit:	owers"), bearing even date herewith, payable to the order of the Morigag	
LOT 18 IN BLOCK 6 IN LOW WOOD TERRACE WEST, EAST 1/2 OF THE SOUTH WEST 1/2 OF SECTION 5, TOW PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS	NSHIP 35 NORTH, RANGE 14 EAST OF THE THIRD	
ALSO KNOWN AS: 1207 JAMIE LANE HOMEWOOD, IL 6(430		
PERMANENT INDEX NO.: 32 05 326 018 ///		
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according to any agreement extending time of payment, or in accord with of the initial transaction and evidence the refinancing or advancing of add June in each year, all taxes and assessments against said premises, and on or damage to rebuild or textore all buildings or improvements on said premisshall not be committed in suffered; (5) to keep all buildings now or at any herein, who is thereby authorized to place such insurance in companies acceptanced payable first, to any prior Mortgagee, if any, and, second, to the be left and remain with the said Mortgagees until the indebtedness is fully por times when the same shall become due and payable; and (6) that Mortgag through safe by installment contract, without Mortgagee's prior written cor amount and accrued interest due and payable at once; provided, however, and transfers, as outlined by The Federal Home Loan Bank Board at 12 C.F.R. In the event of failure so to insure, or pay taxes or assessments, or the holder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior encumbrances and the interest thereon from time to without demand, and the same with interest thereon from the date of payin secured hereby. If any insurance coverage is obtained at Mortgagee's office to cancel part or all of that insurance and to apply any teturned premium. In the event of a breach of any of the aforesaid covenants or agreement shalf, at the option of the legal holder thereof, without notice, become immed at the rate of interest then prevailing under the above-described Promissory to toreclosure thereof; or by sun at law, or both, the same as it all of said. It is agreed by the Mortgagor(s) that all expenses and dishursements paced by any sun or proceeding wherein the Mortgagee or any holder of any part s gagor(s). All such expenses and disbursements shall be an additional hen uprendered in such foreclosure proceedings; which proceedings, whether decree hereof given, until all such expenses and disbursements, and costs of suit, inch and to	any "of "alt or breach of any of the covenants or agreements herein contained lebtedness, v" at the interest thereon, as herein and in said note provided, on the term, of a y subsequently executed notes, which shall be a continuation mional sums of money to Mortgagor(s); (2) to pay prior to the first day of demand (a) children "recipts therefor; (3) within sixty days after destruction in said pren ises in an ed in companies to be selected by the Mortgago nable to the holder or l'offist mortgage indebtedness, if any, with loss claim Mortgage above named a cheir interests may appear, which policies shall aid; and to pay all prior one and read premises or an interest therein, at the ting gor(s) shall not sell or transfer said premises or an interest therein, includin twent, or Mortgagee can, at all trigagee's option, declare the entire princip that if Mortgage (s) as amended, do not require Mortgagee's prior written comen prior encumbrances or the interest ther on when due, the Mortgage of the or assessments, or discharge or purch is a ry tax lien or title affecting said time; and all money so paid, the Mortgageo (s) agreets) to repay immediatelent at seven per cent, per annum, shall be so type's to Mortgagee the rights to the unpaid balance, if not prohibited by lay.  Is to the unpaid balance, if not prohibited by lay.  Is the whole of said indebtedness, including principal, ad all earned interest diately due and payable, and with interest thereon from line of such breach y Note or the highest rate of interest provided by lay.  Is the Mortgagor(s); and the like expenses and disbursements, occasione of said indebtedness as such, may be a party, shall also be paid by the Mort on said premises, shall be taxed as costs and included in any decree that may are all shall have been entered or not, shall morb dismissed, not a releas unding solicitor's fees have been paid. The Mortgagor(s) for said Mortgagor(s) are foreclose this mortgage, the court in which such bill is filed, may at one a said Mortgagor(s), appoint a rec	
FINANCIAL FEDERAL SAV. & LOAN 04/15/77 Morreagee Date Record	ed in floor Page Counts	
It in this mortgage the Mortgagor is or includes persons other than Bort Note and Mortgagor isolable and bound by all other terms, conditions, cove to the right of and power of Mortgages to foreclose on this mortgage in the \$4.4.4.2.2.4.6.4.2.4.4.6.4.5.2.5	lower, then Borrower only is primarily liable for payment of the promissory mants and agreements contained in this mortgage, including but not limited	

Winess the hand S hand S of the Mortgagor(s) this 19 day of SEPTEMBERA.D. 19 86

Winess the hand S hand S of the Mortgagor(s) this 19 (SEAL)

(SEAL)

(SEAL)

(SEAL)

CRBS 1924-B. Printed in U.S. N. 5-84

STATE OF ILLINOIS	-ICIAL C	OPYNOMIC
County of COOK		
I. KATHLEEN M. SCHULTZ, N	OTARY PUBLIC	in and for said County, in the
State aforesaid, DO HEREBY CERTIFY, ThatNORM	AN PARISH, JR. AND SHI	RLEY PARISH, HIS WIFE foregoing
personally known to me to be same person S w	nose name S ARE	subscribed to the foregoing instrument,
appeared before me this day in person, and acknowledged	hatY	_ signed, sealed and delivered the said instrument as
THEIR free and voluntary act, formestead.	or the uses and purposes therein set f	forth, including the release the waiver of the right of
	seat, this19	day of SEPTEMBER A.D. 19 86
A CARLOTTE CONTRACTOR	- Kethlun Y	D. Achulas
	MY COMMIS	SION EXPINES 11-5-86
This instrument was required by L. M. NUTTER (Name)	15957 S. HARLEM AVE.	TINLEY PARK, IL 60477
ORIGINAL—RECORDING	DUPLICATE—OFFICE	TRIPLICATE—CUSTOMER'S

86 433104

OF COOP COUNTY CLOTH'S OFFICE 



RETURN TO COMMERCIAL CREDIT LOANS, INC. P. O. BOX 577 TINLEY PARK, IL 60477