MOHIGAGE		THE ABOVE SPACE FOR RECORDER'S USE ON	LY
THIS INDENTURE, made _JANUARY_	3rd, 1:86	, between _Columbia National Bank of Chicago,	
not personally, but as Trustee under agree (herein referred to as "Mortgagor,") and business in Chicago, Illinois, (herein	Gladstone-Norwood	November 6 , 19.81 and known as Trust No. 1498 d Trust & Savings Bank, an Illinois banking corporation, doi WITNESSETH THAT WHEREAS Mortgagor is justly indebted	
Mortgagee in the sum of Forty-fit dollars (\$ 45,000,00) evi	ve thousand and 0/1	Oothssory Note of even date herewith executed by Mortgagor, payable to tomises to pay said principal sum and interest on the balance of principal sum a	he
remaining from time to time unpaid at the chicago, Illinois, in 60	he rate of 12 per cent	t (<u>12.00</u> %) per annum prior to maturity, at the office of Mortgag inthly installments commencing	ce
be in the amount of \$ 540.08	ent after the original maturity	installment to be the entire unpaid balance of said sum, together with date thereof at 13 % per annum; together with all costs of co	th
NOW, THEREFORE, the Mortgagor to seed gage, and all extensions and renewals thereof, and every kind now or horeafter owing and to gage during the term of this mortgage, howsoe instrument, obligation, contract, ag eement of wise and whether direct, indirect, primary, seed ments made by and between the partes herein. Mortgagor of present or future indestrains or that parties and assigned by said thirt prives to and agreements herein contained, by the fortgage edged, floes by these presents Mortgago. A by Mand State of Illinois, to wit:	ire the payment of said Note in and for the further purpose of selection due from the Morigage ver created, incurred, evidenced, any and every kind now or here pondary, fixed or contingent, tog, and including all present and fubilizations of third parties to Mo Morigagee, and any and all rene gor to be performed, and also in ortgagee, its successors and assign.	n accordance with its terms and the terms, provisions and limitations of this Moccuring the payment of any and all obligations, indebtedness and liabilities of a result of the Mottagage or to the holder of said Note or to the Assignee of the Moc, acquired or arising, whether under the Note or this mortgage or under any oth rafter existing or entered into between the Mortgagor and the Mortgagee or other soft of the interest and charges as provided in said Note and in any other agreet indebtedness incurred or arising by reason of the guarantee to Mortgagee to rigagee, and of present and future indebtedness originally owing by Mortgagor ewals or extensions of any of the foregoing, and the performance of the covenan consideration of One Dollar in hand paid, the receipt whereof is hereby acknowns, the following described Real Estate in the County of Cook	by to
The Northwesterly 30 feet	ほこえ of the Southw	4 in Angeline Dyniewicz Park, being a est ½ of Section 8, Township 40 North, an, Cook County, Illinois.	
Tax ID: 13-08-302-014	0,5		Ś
	C	8601183	\ 2
	0/		7
and during all such times as Mortgagor may be apparatus, equipment or articles now or herealt units or centrally controlled), and ventilation, inside their managers stores and water heaters.	ints, easements, fixtures and ap- entitled thereto (which are ple- fer therein or thereon used to su- neluding (without restricting the All of the foresoing are declared	remises". urto lances thereto belonging, and all rents, issues and profits thereof for so loo leged primarily and on a parity with said real estate and not secondarily), and a ppir neat, gas, air conditioning, water, light, power, refrigeration (whether sing is foregoing), screens, window shades, storm doors and windows, floor covering to be a part of said real estate whether physically attached thereto or not, and he premies a to the Mortgagor or its successor's shall be considered as constituting.	att tle 33.
This Mortgage consists of two pages. The coverage of the keep the premises in repair, insured an such repairs, insurance, prior liens and taxes paracceleration of maturity of the Note and forecland are incorporated herein by reference, are a in the event Mortgagor sells or conveys the person or persons other than Mortgagor, Mortgaforcing the provisions of this Mortgage with respectively market and the second of the sec	enants, conditions and provision in free of liens and to pay and id by Mortgagee constitute additionare hereof in case of default a part hereof, and shall be bindir remises, or if the title thereto or igee shall have the option of depect thereto unless prior to such the within a will be a prior to such a will be a presented in feet the prior of the pect thereto unless prior to such a will be a presented in feet.	is and assignt, [frever, for the purposes herein set forth, is appearing on pige 2 (the reverse side hereof) among other things, require Morischarge prior is and taxes, provide that if not paid by Morigagor, the costs of tional indebtodness require dereby, provide for tax and insurance deposits, find for the allowance of Mortgagee's attorneys' fees and expenses of foreclosuring on the Mortgagor and those claiming through i. any interest therein shall or ome vested in any manner whatsoever in any other claring immediately due and and spale all unpaid installments on the Note and eith sale or conveyance Morigage's shall have consented thereto in writing and the sale or content of the Mortgagee's sunning and agreeing to be bound by the term	er er or
	on and vested in it as such Trus	Chicago not person uv but as Trustee as aforemid, in the ex- stee, and it is expressly understood and agreed by the mortgagee herein and be hing contained herein or in the Note secure by this mortgage shall be construe	γ
any co-signer, endorser or guaranter of said not	e,	edocation or on any of the bene iclar as under said trust agreement peedhess accruing hereunder or to perform any commans either express or implies according this mortgage and the Note securer in a chy shall be solely against an and of said Note, but this waiver shall in now y priect the personal liability of	r- id id of
in Witness Whereof, Columbia these presents to be signed by its (Executive) (/ecutive) (Assistant) (Vice President) (Trust Office Columbia National Bank of (Assistant) (Vice President) (Trus et) the day and year first above w	st Officer), and its corporate seal to be hereunto affilied and affected by its (Ex	
HY PLOS A CO O W. Alloss As Ser & Society		(Executive) (Assistant) (Vice-President) (Trust Officer (Executive) (Assistant) (Vice President) (Frust Officer	r)
STATE OF ILLINOIS SS.		bile in and for said County, in the state aforesaid, DO HEREBY CERTIFY, thu	TT (
(Executive) (Arsistant) (Vice President) (Trust Of (Assistant) (Vice President) (Trust Officer) of sainstrument as such (Executive) (Assistant) (Vice before me this day in person and acknowledged untary act of said Bank, as Trustee as aforesaid, then and there acknowledged that said (Executive to said Bank to said instrument as said (Executive to said Bank, as Trustee as aforesaid, for the under of said Bank, as Trustee as aforesaid, for the under under my hand and Notarial Scal this	id Bank, who are personally kn President) (Trust Officer), and that they signed and delivered for the uses and purposes therel (Assistant) (Vice President) coutive) (Assistant) (Vice President)	ional Bauk of Chicago and (Executive town to be the same persons whose names are subscribed to the foregoin (Executive) (Assistant) (Vice President) (Trust Officer), respectively, appeare the said instrument as their own free and voluntary act and as the free and voluntary act and as the free and voluntary act and as the free and voluntary of President) (Trust Officer (Trust Officer), as custodian of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the free and voluntary day of the corporate seal of said Bank, did affix the ent's) (Trust Officer's) own free and voluntary act and as the f	g d () o y
This Document Propared By: RY COR	HISSION EXP. OCT. 30,1989	Many A. Bearl the	
5200 N. Central, Chicago, I	160630	Notary Public Notary Public NOTARY PUBLICATION OF A DODDESS OF	<u>-</u>
STREET GLADSTONE-NOR TRUST & SAVINGS	DANIE	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 6158-60 W. Higgins Rd.	_
SECONDARY CONTINUE AND CONTINUE FOR RECORDER'S OFFICE BOX NUMBER OF THE BOX NUMBER O	SO DOY 34	Chicago, 11: 60630	-

FORM GN 231 (3/78) (USE WITH GN 232)

DD NOT RECORD THIS SILE

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS MORTGAGE):

- THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS MORTGAGE):

 1. Mortgagor covenants and agrees to pay said indebtedness and the interest thereon as herein and in said Note or other evidence thereof provided or according to sity agreement extending the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special taxes, special saxes, appellal saxes and the same provided of the purpose of this requirement; (3) To keep the Improvements now or hereafter upon said all such times against and primitives shall be conclusively deemed yalld for the purpose of this requirement; (3) To keep the Improvements now or hereafter upon said all such times as the Mortgage may require to the saxed spaint; and such other hazards as the Mortgage of the insured spaints of the period of redemption. For the full insurable value thereof, in such companies, and in such into mas shall be satisfactory to the Mortgage in the Mortgage and in case of foreclosure, until expiration of the period of redemption. For the full insurable value thereof, in such companies, and in such into mas shall be satisfactory to the Mortgage in a decrease of the certificate of safe, owner of any deficiency, only receiver or redemptioner, or any grantee it a deed; and in case of foreclosure safe payable to the owner of the certificate of safe, owner of any deficiency, only receiver or redemptioner, or any grantee it a deed; and in case of lots undersary proofs of loss, receipts, vouchers, releases and acquitisances required to the Mortgage is authorized to apply the proceeds of any insurance claim to the restoration of the premises or upon the indebtedness periods on the purpose that the Mortgage is authorized to apply the proceeds of any insurance claim to the restoration of the premises or upon the indebtedness period in the started on, but, monthly payments, shall continue until said indebtedness is paid in full; (4) Immediately after destruction or damage, to commence and prompt
- prior lien to Mortgagee.

 2. In addition to the monthly payments of principal and interest payable under the terms of the Note; the Mortgager agrees to pay to the holder of the Mote; such sums as may be specified for the purpose of establishing a reserve for the payment of premiums on policies of frecinarance and such other harards as shall be required hereunder covering the mortgaged property, and for the payment of taxes and special assessments accuring on the property (all as estimated by the holder of the Note) such sums to be held by the holder of the Note without any allowance for interest, for the payment of such premiums, taxes and special assessments needed that such request whether or not compiled with sail not be construed to affect the obligations of the Mortgager in pay such premiums, taxes and special assessments, and to keep the mortgaged premises insured against loss or damage by fire or lightning. If, however, payment made hereunder for taxes, special assessments and insurance premiums shall not be sufficient to pay the amounts necessary as they become due, then the Mortgagor shall pay the necessary amount to make up the deficiency. If amounts collected for the purpose aforesaid accord the amount necessary to make such payment, such excess shall be credited on subsequent payments for these purposes to be made by Mortgagor.

 3. The province of such assessments are assessed.
 - 3. The privilege is granted to make prepayments on principal of the Note on any interest payment date
- 4. Mortgage may collect a late, harge equal to 2% of the monthly payment of principal, interest, taxes, assessments, insurance premiums, or other charges more than a the extra expense invited in handling of acquent payments.
- mortgage debt and shall include interest at the rate of _per cent (__ %) per annum. 6. In case of default therein, Mortgagee ms, but need not, make any payment or perform any act herein required of Mortgager in any domiand manner deemed expedient, and may, but need not, make full or payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior ilen or title or claim, thereof, we redeem from any tax sale or forfeiture affecting said premises or context any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or ne tred in connection therewith, including attornersy. Fees, and any other moneys devanced by Mortgage in its discretion to project the premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without noilce.
- and with injerest thereon at the rate of 13 per cent (13.00 %) per annum, inaction of Mortgagee shall never be considered as a waiver of any right, accruing to it on account of any default hereunder on the part of mortgager.

 7. Mortgagee making any payment hereby authorized r fating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lian or title or lesim thereof.

- appropriate public office without inquiry into the accuracy of School, assenting to estimate of minor the Mortgage of the Mortgage and without notice to Mortgage, all unpaid indebtedness secured by this Mortgage shalf, notwithstanding anything in the Note or, in this Mortgage to the contrary, become due and payable (a) immedia. It is not default in making payment of any installment on the Note or on any other obligation, secured hereby, or (b) when default shall occur and continue for three cays in the performance of any other sgreement of the Mortgager herein, contained.

 9. When the indebtedness hereby secured shall become due wheth, or acceleration or otherwise, Mortgage shall have the right to foreclose the lien bereof, there shall be sillowed and included as add in our indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgager for altorneys' fees, appraisers' fees, outly a for documentary and expert evidence, stenographers' charges, publication costs (which may be estimated as to itams to be expended after entry of the decree) of four rings all such abstracts of tills, tills estancians guarantoms, guarantoms, processes the such as and expenses of the index policies. Torrens certificates and similar data and assurances with respect to title as Mortgage entry deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition. I the title or the value of the premises. All expenditures and expenses of the nature in this
- paragraph inentioned shall become so much additional indebtedness secured hereby and immediately due and payable with interest thereon at the rate of 13.00
- paragraph mentioned shall become so much additional indebtedness secured hereby and sinn ediately due, and payable with interest thereon at the rate of 13 per cent (13,00 %) per annum, when paid or incurred by Morigagee in connection w in 1) any proceeding, including probate and bankruptcy proceedings, to which Mortgage shall be a party cellber as plaintif, claimant or defendant, by reason of this Mortgage or any Indebtedness hereby secured or (b) preparations for the defense of any libraries and proceeding which might affect the premises of the security hereof which ro not actually commenced; or (c) preparations for the commencement of any full for the foreclosure increase and of the premises shall be distributed and applied by the foreclosure proceedings, including all such items as are mentioned in the preceding per graph hereof; second, all other items which under the terms hereof including to the foreclosure proceedings, including all such items as are mentioned in the preceding per graph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Note with interest thereon as her is provided; third, all principal and interest remaining unpaid on the Note, fourth, any overplus to hoorgagor, its successor or assigna, as their rights may appear.

 1. Upon, or at any time affect the filling of suit to foreclose this Mortgage, the Court in which such a provided the same shall be then occupied as a homeatesd or note and the Mortgage of the same shall be then occupied as a homeatesd or note, and the Mortgage of the same shall be then occupied as a homeatesd or note, and the Mortgage of the intervention of such receiver, would be entitled to collect such rents, issues and r. (i. s, and all other powers which may be necessary or agree when Mortgage of the intervention of such receiver, would be entitled to collect such rents, issues and r. (i. s, and all other powers which may be necessary or agree when Mortgage or so the prefereion (including ins

- 1). No action for the enforcement of the line or of any provision hereof shall be subject to any defense which would not be good and valiable to the party interposing same in an action as law upon the vote.

 13. No action for the enforcement of the line of the same in an action as law upon the vote.

 14. All swells, a subject to the indebtedness secured hereby, or to the repair and restoration of any property into or to make to any property not taken and all condemnsation to receive a shall be facely and the same property of the property of the property so damaged, province it is not seen and property and property and property and property so damaged, province it is not seen and property so damaged, province it is not seen and property so damaged, province it is not seen and property so damaged, province it is not seen and property so damaged, province it is not seen and property so damaged, province it is not seen and property so damaged, province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property so damaged province it is not seen and property seed to proper

- 19. MORTGAGOR DOES HEREBY WAIVE, TO THE EXTENT PERMITTED BY APPLICABLE ILLINOIS STATUTE, ANY AND ALL RIGHTS OF REDEMITION FROM SALE UNDER ANY ORDER OR DECREE OF FORECLOSURE OF THIS MORTGAGE, ON ITS OWN BEHALF AND ON BEHALF OF EACH AND EVERY HERSON, EXCEPT DECREE OR JUDGMENT CHEDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST, IN OR TITLE TO THE PREMISES SUBSEQUENT, TO THE DATE OF THIS MORTGAGE.

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Property of County Clerk's Office

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