-86-058619

Ann Yench 1836 Broadway Melrose Park, II

## UNOFFICIAL COPYS A --- LA

MERCHANTS AND MANUFACTURERS STATE BANK 1836 N. Broadway, Melrose Perk, Illinois 60161 Telephone (312) 345-3700 - 261-5955

86058619

J. J.

## MORTGAGE

THIS INDENTURE WITNESSETH	That the undersigned,	Mario G.	Melone and Martha L	. Melone,
his wife				of the
Village of Melrose Park	County of	Cook	, State of Illinois, ho	preinatter referred to
as the Mortgagor, does hereby Mortgage and	d Warrant to			
MER	CHANTS AND MANU	FACTURERS S	TATE BANK	
An Illinois Corporation, hereinalter of Cook in the State of Illinois, t	oferred to as the Mor o wit:	tgagoe, the foll	owing real estate, situate	d in the County of
Lot Ninety-seven (9	7) (except the S	South 49.0	feet thereof)	
and the South 23.0				
Avenue Addition to l				
the North Sixty-thr				
of Section Three (3)	), Township Thir	rty-nine (3	) North,	
Range Twelve (12),	عهر			
P.I.N. 15-03-107-03				
TOGETHER with all buildings, impro- equipment, fixtures or Collis, whether in s- power, refrigeration, vertilation or other se- limited to, screens, window rate es, storm di water heaters, washers, dryer: 40% Tisposal thereto or not.	single units or centrally corrides and any other thin tooks and windows, floor units all of which are dec	controlled, used to ag now or hereal to coverings, screen clared to be a par	o supply heat, gas, air conditioner installed therein or thereon, doors, built-in beds, awnings, tool said real estate whether programmers and the conditions of the condition	oning, water, light, , inchuling, but not , stovos, built-in ovens, hysically artached
TOGETHER with the rents, traces an whether now due or which may hereafter he the use or occupancy of said property, or a to, or which may be made and agreed to by an absolute transfer and assignment to the to use such measures, legal or equitable, as such avails, rents, issues and profits, or to stylicate and to rent, lease or let any portic avails, issues and profits to the payment of the payment of any indebtedness secured here	recome due under or by y  I y mait or parts thereof,  I'ma Morigagee under the  Mortecuse of all such lease  in it disc etion may be ce  ceury and maintain posse  on of sa'd p emises to an  fall expenses, are and m  lereby or in urrar' nereun	rittue of any lease which may have le e power herein gr ses and agreement deemed proper or ssion of said pren y party or parties hanagement of sai der.	whether written or verbal, or may be he anted to it; it being the intential sexisting or to hereafter exist necessary to enforce the payn, at its discretion, with power dipremises, including taxes and	any agreement for reafter made or agreed ion hereby to establish to remises, and nent or security of and to fill any and all to use and apply said dissessments, and to
TO HAVE AND TO HOLD the said the uses herein set forth, free from all right the State of Illinois, which said rights and b	s and benefits under any	statute of limitat	ions and under the Homesteac	irtgagee forever, for I Exemption Lievs of
Upon payment of the obligation here said note shall be marked poid and delivered shall be paid for cancellation and release.	by secured, and perform d to the maker of his assi	ance of all obligationar, together wi	ions under this mortgage and th his mortgage duly cancelled	the nate secured by it.  1. A reasonable fee  1. See 17 98 834
TO SECURE:		7/)-		OH 90 HEE
1. The payment of a note and the pe	iformance of the obligat	ion there <sup>t</sup> h contai	ned executed and delivered co	ancurrently becewith
by the Mortgagor to the Mortgagee in the st	in of			<del>,</del>
Five Thousand and O				,000,00
Dollars, which is payable as provided in said	d note until sald indebted	Iness is paid in 🎊	the desired and the second	1
<ol><li>Any additional advances made by gage, provided that this mortgage shall not.</li></ol>		than		1
***************************************	(\$	) [	Dollars, plo sany advance neces	Hara lin, the hix teditou
of the security, interest and cost; and				
3. All of the governments and agreemen	its in said note (which is	made a part of th	is mortgage contract) and this	Cherthule.
A. THE MORTGAGOR COVENANTS:	4.3			***
(1) To pay all taxes, assessments, haz after upon said premises insured against dan insured against, until said indebtedness is fu insurance value thereof, in such companies to with the Mortgaues during said period or he	nage by fire, windstorm a illy paid, or in case of for and in such form as shall	and such other ha eclosure, until ex be satisfactory to	zards or liability as the Mr. ty: piration of the period of rever i the Mortgagee; such insurant	ages may require to be mption, for the full is policies shall remain

(1) To pay all taxes, assessments, hazard insurance premiums and other charges when due; (2) kee, the improvements now or here after upon sail premises insured against damage by fire, windstorm and such other hazards or hability as the Mc tagged may require to be insured against, until said indebtedness is fully paid, or in case of foreclosure, until expiration of the period of regemption, ton the full insurance value thereof, in such companies and in such form as shall be satisfactory to the Mortgage; such insurance policies shall inmain with the Mortgaged during said period or periods, and contain the usual clause making them payable to the Mortgage, and in case of loss, the Mortgage is authorized to adjust, collect and comprising in its discretion, all claims under such policies, and the Mortgager agrees to sign, upon demand, all receipts, vanishins and releases required of him by the insurance companies; the Mortgage is authorized to list, discretion to apply the process of any such insurance to the discharge of any obligation insurance applies to the own obligation insurance applies to the own obligation insurance and the indebtedness of the Mortgager and any application to the indebtedness shall not relieve the Mortgager (an existing manchly payments until the debt is paid in full. (3) to apply for, secore, assign to Mortgager and carry such disability insurance and tile insurance as may be required by Mortgage in companies accept able to Mortgager, and in a form acceptable to it, and such disability insurance may be required in an amount not in excess of payments necessary to pay the sums secored by this mortgage; (4) not to commit or suffer any waste of such property, and or maintain the same in good condition and repair; (5) to promptly pay all bills for such repairs and all other expenses incident to the ownership of said property or the security intended to be effected by virtue of this mortgage by any act or omission to act, (8) to appear in and defend any proceeding which in the opinion of the Mort

## THE MORTGAGOR FURTHER COVENANTS:

(1) That in case of his failure to perform any of his covenants herein, the Mortgagee may do on behalf of the Mortgage; and that the covenanted: that said Mortgagee may also do any act it may deem necessary to protect the lien of this mortgage; and that the Mortgage.

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gor will immediately repay any money paid or disbursed by the Mortgagee for any of the above purposes, and such moneys together with interest thereon at the highest rate for which it is then layful to contract shall become so much additional indebtedness secured by this mortgage and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of the 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 for any purpose nor to do any act hereunder; that the Mortgage shall not incur personal liability because of any thing it may do or omit to do hereunder;

(2) That in the event the ownership of said property or any part thereof becomes vested in a person or entity other than the Mortgager, the Mortgager, may; witout nutice to the Mortgager, deal with such successor or successors in interest with reference to this most gage and the debt hereby secured in the same manner as the Mortgagor, and may forbear to suc or may extend time for payment of the debt secured by without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

- (3) That time is of the essence hereof and if default be made in performance of any coverant hereof contained or an end-on any payment under said Note or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge open any of said property, or upon the filing of a proceeding in bankrupitcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of creditors or if the property of the Mortgagor be placed under control of or in custody of any court, or if the Mortgagor shall self-said property under a contract for deed; then and in any of said events, the Mortgagor is hereby authorized and empowered, at its option and without affecting the lien briefly created or the prior ity of said lien or any ight of the Mortgagor, hereunder, to declare, without notice, all sums secured hereby minediately the any payable, whether or not such its suff be remained by the Mortgagor, and said Mortgagor included in Mortgagor, and said Mortgagor in mediately proceed to foreclose this mortgagor.
- 4. When the introductors hereby secured shall become due whether by acceleration or otherwise. Mortgages shall have the right to foreclose the lien here of in any suit to foreclose the lien hereof, there shall be allowed and included as additional inteletedness in the decree for sale alliexpenditures endexpenses; which may be paid or incurred by or on bahalf of Mortgages for attorneys fees, our praiser's fees, outlays for documentary, and expenses; which may be paid or incurred by or on bahalf of Mortgages for attorneys fees, our praiser's fees, outlays for documentary, and expenses, extending all such abstracts of title, title searches, and examinations, title insurance policies, Torrens certificate to similar data and assurances with respect to title as Mortgages may deem to be reasonably incressing either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant 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 paragraphs mentioned shall become to much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the highest rate permitted by Illinous law, when paid or incurred by Mortgage's in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which the Mortgage's shall be a party, either as plaintly. The main or defendant, by reason of this mortgage or any indebtedness hereby secured; or the foreclosure hereof after accrual of such right to foreclose whether or not actually commended; or (c) preparations for the driens of any actual or threatened suit or proceeding which might affect the premises or the security hiereof.
- on account of all costs and expenses incident to the form less shall be distributed and applied in the following order of priority: first, con account of all costs and expenses incident to the following, including all such items as are mentioned in the processing paragraph hereof; second, all other items which under the tem, hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all or neipal and interest remaining unpaid on the note, fourth, any overplus to Mortgagor, the heirs legal representative or assigns of the Mortgagor, as their rights may appear
- 6. Upon or at any time after the filling of a complaint to fo eclose this mortgage the court in which such complaint is filled may appoint a receiver of said premises. Such appointment may be made with at before or after sale, without notice, without regard to the solvent of the premises of interest of application for such it reliver and without regard to the their value of the premises of whether the same shall be their occupied as a homestead or not, and the frontgages may be appointed as such receiver. Such receiver shall have power to collect their ents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there has redemption or not, as well as during any for the intervention of such receiver, would be an affect such tents, 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 suthorize the receiver to apply the net accume in his hands in payment in whole or in part of: (1) The indebtedness secured hereby; or by any occasions 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 said; (2) the deficiency in case of a sale and deficiency.
- 7. That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee; whether herein or by law conferred, and may be enforced, concurrently therewith; has no waiver by the Mortgagee of performance of the right of mortgagee, to require or enforce performance of the same or any other of said covenants; that wherever the context her of requires, the masculand general said and herein, shall include the plu at that all rights and obligations under this mortgage shall extend to and be binding on the respective heirs, executors, administrators, successed assigns of the foliating gagor and the Mortgagee;
- 8. That in the event title shall be conveyed to any person or persons, firm, trust or corporation, other orange undersigned or any one or more of them; then the Mortgages after such transfer of title shall have the right to adjust the annual are of interest to be paid under the terms of the hote secured hereunder. Whenever the Mortgages, or its successors or assigns, shall increase the rate of interest in accordance with the foregoing provision; it shall give written notice specifying the new rate; and the effective date of any such increase shall be the date of such transfer or conveyance.

  IN WITNESS WHEREOF, each of the undersigned has hereunto set his hand and seal this 1st day of February.

Mario & Melene	(SEALI	marth L'm	clone (SEAL)
Mario G. Melone	(SEAL)	Martha L. Melone	(SEAL)
State of Illinois			
		a \$1(a	ly Public in and for said County,
, Shirley A. Caragola			TY TOME HE WAS IN THE COMMENT.
in the State aforesaid, DO, HEREBY CERTIFY, th		Melone and Martha L	
in the State aforesaid, DO HEREBY CERTIFY, the personally known to me to be the same person or a subscribed to the foregoing instrument appeared be and delivered the said instrument as their	persons whose name refore me this day in free and voluntary	Molone and Martha L. or names	they signed, seeled trein set fruth, including the re-
in the State aforesaid, DO, HEREBY CERTIFY, the personally known to me to be the same person or publically to the foregoing instrument appeared by	persons whose name refore me this day in free and voluntary	Molone and Martha L. or names	Molono, his wifu