-)	not person (herein ref business in Mortgaged dollars (\$_ order of the remaining in Chick
30F	be in the a interest on lection, inc NOW, TI gage, and all and every ki gagee during instrument, wise and whents made Mortgagor othird parties and agreeme.
T C-15007	edged, does t and State of
REI TITLE AGENCY ORDE	which, with TOGETH and during a apparatus, eq units or cent inador beds, is agreed tha part of the re TO HAVI

Loan No. UN	OFFICIAL, COP	Y_{s}
MORTGAGE	THE	ABOVE SE

MORTGAGE	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE, made May 29	
(herein referred to as "Mortgagor,") and business in Chicago , Illinois, (herein reference on the sum of One hundred	seventy thousand and 0/100ths
order of the Mortgagee and delivered, by w	iced by a certain Promissory Note of even date herewith executed by Mortgagor, payable to the hich Note Mortgagor promises to pay said principal sum and interest on the balance of principal rate of 10.75 per cent (10.75 %) per annum prior to maturity, at the office of Mortgagee
in Chicago, Illinois, in July 1, 19	rate of 10.75 per cent (10.75 %) per annum prior to maturity, at the office of Mortgagee 180 successive monthly installments commencing 86, and on the same date of each month thereafter, all except the last of said installments to each, and said last installment to be the entire unpaid balance of said sum, together with
interest on the principal of each installment lection, including reasonable attorneys' fees, NOW, THEREFORE, the Mortgagor to secure gage, and all extensions and renewals thereof, and and every kind now or hereafter owing and to be gagee during the term of 'm' mortgage, howsoever instrument, obligation, e., trait or agreement of any wise and whether direct, inducet, primary, second ments made by and between the parties herein, an Mortgagor of present or future maybe does not oblig third parties and assigned by sind hird parties to Mand agreements herein contained, by the Mortgagor edged, does by these presents Mirkey en the Mortgagor	after the original maturity date thereof at 11.75 % per annum; together with all costs of col- upon default, (hereinafter referred to as the "Note"), the payment of said Note in accordance with its terms and the terms, provisions and limitations of this Mort- for the further purpose of securing the payment of any and all obligations, indebtedness and llabilities of any ome due from the Mortgagor to the Mortgage or to the holder of said Note or to the Assignee of the Mort- created, incurred, evidenced, acquired or arising, whether under the Note or this mortgage or under any other and every kind now or hereafter existing or entered into between the Mortgagor and the Mortgage or other- siry, fixed or contingent, together with interest and charges as provided in said Note and in any other agree- i including all present and future indebtedness incurred or arising by reason of the guarantee to Mortgagee by gations of third parties to Mortgagee, and of present and future indebtedness originally owing by Mortgagor to ortgagee, and any and all renewals or extensions of any of the foregoing, and the performance of the covenants to be performed, and also in consideration of One Dollar in hand paid, the receipt whereof is hereby acknowl- tagee, its successors and assigns, the following described Real Estate in the County of Cook.
Heights Subdivision, a	f Lot 8 in Block 9 in W.F. Kaiser and Company's Addison subdivision of the South ½ of the Northwest ½ of Section Range 13, East of the Third Principal Meridian, Cook
Tax ID: 13-19-118-035	3725-31 N. Harlem, Chicago, IL 1200
Property Address	. 5 35-51 N. Mattery, Chicago, IC
apparatus, equipment or articles now or hereafter tunits or centrally controlled), and ventilation, inclinador beds, awnings, stoves and water heaters. All is agreed that all similar apparatus, equipment or apart of the real estate. TO HAVE AND TO HOLD the premises unto the trail estate. TO HAVE AND TO HOLD the premises unto the such repairs, insurance, prior liens and taxes paid by acceleration of maturity of the Note and foreclosus and are incorporated herein by reference, are a part in the event Mortgagor sells or conveys the premperson or persons other than Mortgagor, Mortgage forcing the provisions of this Mortgage with respective purchasers or grantees shall have execute and conditions of said Note and this Mortgage. This mortgage is executed by CLACSTONE—I ercise of the power and authority conferred upon a creating any liability on GLACSTONE—I somily to pay said Note or any interest that may acherein contained, all such liability, if any, being expround the property hereby conveyed by enforcement any co-signer, endorser or guarantor of said Note. IN WITNESS WHEREOF. Gladstone—I these presents to be signed by its (Executive) (Assigned) (Trust Officer)	security hereunder that nothing contained herein or in the Note secured by this mortgage shall be construed rood Trust & Savings Bank or on any of the binefic aries under said trust agreement perceive thereon, or any indebtedness accruing hereunder or to perform any invenants either express or implied easily waived, and that any recovery on this mortgage and the Note secured breedy shall be solely against and not of the provisions hereof and of said Note, but this waiver shall in no way affect the personal liability of orwood Trust & Savings Bank, not personally but as fruster as aforesaid, has caused thant-(Vice President) (Trust Officer), and its corporate seal to be hereunto affixed and attested by its (Exched and great first above written.
Gladstone-Norwood Trust	& Savings Bank As Trustee as aforesaid and not personally. (Executive) (Assistant) (Vice President) (Trust Officer)
Attest	(Executive) (Assistant) (Vice President) (Trust Officer)
STATE OF ILLINOIS SS.	a Notary Public in and for said County, in the state aforesaid, DO HEREBY CERTIFY, that
(Assistant) (Vice-President) (Trust Officer) of said instrument as such (Facculare) (Assistant) (Vice-Prebefore me this day in person and acknowledged that untary act of said Bank, as Trustee as aforesaid, for then and there acknowledged that said (Enceutive) seal of said Bank to said instrument as said (Executate) of said Bank, as Trustee as aforesaid, for the uses Given under my hand and Notarial Seal this This Document Prepared By:	and (Executive) lank, who are personally known to me to be the same persons whose names are subscribed to the foregoing sident) (Trust Officer), and (Executive) (Assistant) (Vice President) (Trust Officer), respectively, appeared t they signed and delivered the said instrument as their own free and voluntary act and as the free and vol- the uses and purposes therein set forth, and the said (Enceutive) (Assistant) (Vice President) (Trust Officer) (Assistant) (Vice President) (Trust Officer), as custodian of the corporate seal of said Bank, did affix the tive) (Assistant) (Vice President's) (Trust Officer's) own free and voluntary act and as the free and voluntary and purposes therein set forth. day of May 1986
Nina Gaspich 5200 N. Central, Chicag	o 60630 Notary Public N
The MANY	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE
STREET CITY INSTRUCTIONS	3725-31 N. Harlem
INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER	34 /69 Chicago, II. 60634

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

- the 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 any agreement extending the time of payment thereof. (2) In pay when due and before any penalty attaches thereto all laars, special taxes, special assistments, water charges and sewer service charges against the premises (including those heretofore and before any penalty attaches thereto all laars, special taxes, special assistments, water charges and sewer service charges against the premises and selected of the purpose of this requirement, (3) To keep the improvements now or hereafter upon said incentive against and premises shall be conclusively deemed valid for the purpose of this requirement, (3) To keep the improvements now or hereafter upon said incentive against and to provide liability insurance and such other hexards as the Mortgage are required to the insurance points and to provide liability insurance and such other insurance as the Mortgage and periods, and contain the usual clause said factory to the Mortgage making them payable to the Mortgage, such insurance points shall remain with the Mortgage and period of periods, and contain the usual clause said factory to the Mortgage making them payable to the Mortgage, and in case of foreclosure said payable to the owner of the certificate of said, owner of any grantee in a deed; and in case of foreclosure said payable to the owner of the certificate of said, owner of any grantee in a deed; and in case of foreclosure said payable to the owner of the certificate of said, owner of any grantee in a deed; and in case of foreclosure said postices, the Mortgage and period adjust, collect and compromise, in the claim to the murance points with origing and period to adjust, collect and compromise, in the claim to the Mortgage agrees to sign, upon demand, all necessary proofs of loss, receipts, vouchers, releases and acquittances required to be signed by the mountainty of a special manual propose and
- prior lien to Mortgagee

 2. In addition to the monthly payments of principal and interest payable under the terms of the Note, the Mortgagot agrees to pay to the holder of the Note, such sums as may be specified for the purpose of establishing a reserve for the payment of premiums on policies of fire insurance and such other hazards 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 soms to be held by the holder of the Note without any allowance for interest, for the payment of such premiums, taxes and special assessments provided that such request whether or not complied with shall not be construed to affect the obligations of the Mortgagot to pay such premiums, taxes and special assessments, and to keep the mortgaged piemises insured against loss or damage by fue or lightning. It, however, payments made hereunder for taxes, special assessments and insurance premiums shall not be sufficient to pay the amounts necessary as they become due, then the Mortgagot shall pay the necessary amount to make on the deficiency. If amounts collected for the purpose aforeasid exceed the amount necessary to make such payment, such excess shall be credited on subsequent payments for these purposes to be made by Mortgagot.
 - 3. The providing to granted to make prepayments on print qual of the Note on any interest payment date
- 4. Mortgages may could the charge equal to 20 of the monthly payment of principal interest, takes, assessments, discrease premions, or other charges more than 120 takes a principal the extra appears involved to handling driving on the payments.
- 5. Morigagor agrees that hori spee may employ counsel for advice of other legal service at the Morigagee's discretion in connection with any dispute as to the debt hereby secured or the hen of this. Inc forment, or any latigation to which the Morigagee may be made a party on account of this hen or which may affect said often be and any reasonable attorney's fees so incurred shall be added to and be a part of the debt hereby secured. Any costs and expet or reasonably incurred on the foreclosure of this morigage and sale of the property securing the same and it connection with any other dispute or litigation affecting said deed or len including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Morigagor to the Morigagee on demand, and if not paid shall be included in any decree or judgment as a part of the debt hereby morigage debt and shall include interest at the rate of 11.75 per cent (11.75) per cent (11.75) per annum

- 6. In case of default therein, Mortgagee on hour meeting and manner deemed expedient, and may, but need not, make full or purial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or deem from any tax sale or forfeiture affecting said premises or 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 attorners, and any other moneys devanced by Mortgagee in its discretion to protect the premises and the lies hereof, the own much additional indebtedness secured hereby and shall become immediately due and payable without notice
- ... %) per annum, fraction of Mortgagee shall never be considered as a waiver of any sight
- and with interest thereon at the rate of 11.75 when it is a more agostional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the rate of 11.75 when it is a securing to it on account of any default hereunder on the last of Mortgagor. The per annum, inaction of Mortgagor shall never be considered as a waiver of any right accruing to it on account of any payment hereby authorized to stin, to taxes or assessments, may do so according to any hill, statement or estimate producted from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any fax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- claim thereof.

 8. At the option of the Mortgagee and without notice to morgs, or, all unpsud indebtedness accured by this Mortgage shall, notwithstanding anything in the Note of in this Mortgage to the contrary, become due and payable (a) immedited; in the case of default in making payment of any initialiment on the Note or on any other obligation accured hereby, or (b) when default shall occur and continue for this dry, in the performance of any other agreement of the Mortgage payable herein contained.

 9. When the indebtedness hereby accured shall become due whether if y coeleation or otherwise, Mortgagee shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or in current by or on hebalf of Mortgagee for attorneys' fees, appraisers' fees, or use for our outcomentary and expense expenses which may be estimated as to items to be expended after entry of the decree of all such abstracts of title, title searches and examinations, guarantee policies, to bidders at any sale which may be had pursuant to such decree the true condition of the lite or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness accured hereby and immediately due and payable with interest thereon at the rate of the paragraph mentioned shall become so much additional indebtedness accured hereby and immediately due and payable with interest therefore a position to which the paragraph mentioned shall become so much additional indebtedness accured hereby and immediately due and payable with interest therefore a payable with sucrest therefore a payable of which interest therefore in the paragraph mentioned shall become so much additional indebtedness accured hereby and immediately due and payable with interest therefore and the paragraph.

- 13. No action for the enforcement of the tien or of any provision hereof shall be subject to any defense which would not be good and cyclable to the party interposing in an action at law upon the Note.
- same in an action at law upon the NOIE.

 It. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and release of end of compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation to received shall be forthwill, and led by the Mortgagee as it may elect to the immediate reduction of the indebtedness because before, or to the repay and restoration of any property an damaged, picked that any excess over the amount of the indebtedness shall be delivered to the Mortgage or its accession or assigns.
- may elect, to the immediate reduction of the indebtedness shall be delivered to the Mortgage or its successor or assigns

 15. All avails, rents, issues and profits of the premises are pledged, assigned and transferred to the Mortgagee, whether now due or hereafter to the one due, under or hyvirus of any lesse or agreement for the use or occupancy of said premises, or any part thereof, whether said lesse or agreement is written or verbal, act, it is the interniton here of (a) to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgagee of all such hases said agreements and all the avails thereomeder, together with the right in case of default, and the place of the rent profit of the right in case of default, and the place of the rent profit of the right in case of default, and the place of the right in case of default, and the place of the right in case of default, and the place of the right in case of default, and the rent profit of the right in case of default, and the rent profit of the right in case of default, and the rent profit of the right in case of default, and the rent profit of the right in case of default, and the rent profit of the right in case of default, and the rent profit of the right in case of the r
- or to abandon possession of said premises without affecting the lien hereof. Mortgagee shall have all possession of said premises without this paragraph

 16. In the event new buildings and Improvements are now being or arc to be erected or placed on the premises (that is, if this is a construction loan mortgage) and if Mortgager does not complete the construction of said buildings and improvements in accordance with the plans and specifications approved by Mortgagee, on or before thirty days prior to the due date of the first payment of principal, or if work on said construction should cease before completion and the said work should remain abandoned for a period of thirty days, then and in either event, the entire principal sum of the Note secured by this Mortgagee, and in the event of abandonment of work upon the construction of the said buildings or improvements for the period of thirty days as aforesaid, Mortgagee may, at its option, also enter into and upon the mortgaged premises and complete the construction of the said buildings and improvements and money as a storesaid, by Mortgagee in connection with such completion of construction shall be added to the principal amount of said Note and secured by these presents, and shall be payable by Mortgager in demand, with interest at the rate of 11.75 per cent (11.75 g) per annum. In the event Mortgagee shall elect to complete construction, wherever necessary, either in its own name or in the name of Mortgagor, and it pay and discharge all debts, obligations and liabilities incurred thereby.

 17. A reconveyence of said premises shall be made by the Mortgagor on full payment of the indebtedness and construction of the covenients.

- wherever necessary, either in its own name or in the name of Mortgagor, and it pay and discharge all debts, obligations and liabilities incurred thereby.

 17. A reconvey-pance of said premises shall be made by the Mortgagor to the Mortgagor on dull payment of the indebtedness aforesaid, the performance of the covenants and agreements herein made by the Mortgagor, and the payment of the reasonable fees of said Mortgagoe.

 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor, shill be word "Mort gagor" 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.

 19. MORTGAGOR DOSE HEREBY WAIVE, TO THE EXTENT PERMITTED BY APPLICABLE ILLINOIS STATUTE, ANY AND ALL RIGHTS OF RID HMPTION FROM SALE UNIDER ANY ORDER OR DECREE OF FORECLOSURE OF THIS MORTGAGE, ON ITS OWN BEHALF AND ON BEHALF OF FACH AND IVERY PER SON, EXCEPT DECREE ON JUDGMENT CREDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES SUBSEQUENT TO THE DATE OF THIS MORTGAGE.