MORTGAGE

MUNICAGE			THE ABOVE SPACE FOR	RECORDER'S USE ONLY
THIS INDENTURE, made	July 27	19_87betwe	en Gladstone Norwood D	
		June 30 e-Norwood Trust &	. 19 <u>87</u> and known as Tr Savings Bank, an Illinois bar	ust No. <u>1174</u> iking corporation, doin
Mortgagee in the sum of fi	ftv thousand and m	·/100	SESSETH THAT WHEREAS Monga	
order of the Mortgagee and de remaining from time to time t	clivered, by which Note Mo	per cent (10.75	of even date herewith executed by M by said principal sum and interest on \$\infty\$) per annum prior to maturity, at	the balance of princips the office of Mortgage
n Chicago, Illinois, in September 1 se in the amount of \$_507	19 <u>.87</u> and er	the same date of eacl	lments commencing n month thereafter, all except the last to be the entire unpaid balance of	t of said installments t
nterest on the principal of eacection, including reasonable at	th installment after the orig	inal maturity date the	eof at 11.75 % per annum; toget	her with all costs of co
rage, and all extensions and renew not every kind now or hereafter or ragee during the term of this most instrument, obligation, cor its, to it wise and whether direct, in the cet, hents made by and between the p fortgagor of present or future in the hird narties and assemed by as d it.	als thereof, and for the further wing and to become due from tage, how soener created, incurre agreement of any and every kin, orinnary, secondary, fixed or co arties herein, and including all p bredness or obligations of third fird marties to Mortgagee, and an	purpose of securing the pathe Moritageor to the Mo- d, evidenced, acquired or inow or hereafter existing inturgent, together with a resent and future indebte parties to Moritagee, and y and all renewals or exte	with its terms and the terms, provisions a symetr of any and all obligations, indebt ripagee or to the holder of said Note or t arrang, whether under the Note or this m you entered into between the Mottgapor a neterst and charges as provided in said N dness injuried or arrang by reason of the of present and future indebtedness origin mbons of any of the foregoing, and the per it of One Dollar in hand paid, the receipt it	coness and habilities of an or the Assumee of the Most origage or under any other and the Mosspages or other ofe and in any other agree guarantee to Mosspages to ally owing by Mosspages to formance of the covenant.
dged, does by these presents Morre ad State of Illinois, to wit:	age to the Mortgagee, its succes	sors and assigns, the follow	ing described Real Estate in the County :	* <u>-Cook</u>
			t side of the East % of he Third Principal Merid	
- -	Sper - Ope		SERT-OL RECORDINA THILL TRAN 2417	\$12 \$1731/87 16:54:6
ADDRESS OF PROPERTY:	2724 North Kedzie, Chicago, Illinois		200K 200KFY 550 200K 200KFY 550	37—424026 Corper
)/	e de la companya de	
			hereto belonging, and all rents, essues and y and on a parry with said real estate ar s, air conditioning, water, light, power, re- screens, window shades, storm doors and of said real estate whether physically atta	
agreed that all similar apparatus, art of the real estate TO HAVE AND TO HOLD the This Mortrage conducts of two da	equipment or articles herealted premises unto the Mortgagee, ; res. The covernants, conditions i	parced on the ore highs: in successors and assign and provisions appraising o	or sail real error whether physically area y the Mortgagor or are successors shall be freewer, for the purposes herein set feet y page 2 (the reverse side hereof) among think and takes, provide that if not pad	h. Sther thines, require Most
oth repairs, insurance, prior hens a coeleration of maturity of the Not be are incorporated herein by refe In the event Mortzacor sells or o	ind takes paid by Mortgagee or e and foreclosure hereof in cas rence, are a part hereof, and si onvevs the premises, or if the to	institute additional indico e of default and for the all half be binding on the Mo tie thereto or any interest	icaner required hereby, provide for tax a lowerice of Mortgages's attorneys' fees a stgi for and those claiming through it. Therio, s' all become vested in any manne	ind insurance deposits, fo d expenses of foreisosics is whatsomes in any othe
rison or persons other than Mortg reing the provisions of this Mortg cospective purchasers or grantees sh and conditions of said Note and thi	agor, Mortgagee shall have the age with respect thereto unless all have executed a written agre s Mortgage.	option of declaring imme prior to such sale or cor- ement in form satisfactor	distely in , and payable all unpead install revance Moller see shall have consented to the Moir , see , assuming and agreeing	nents on the Note and en thereto in writing and the colbe bound by the term
cise of the power and authority of ery person now or hereafter claim	onferred upon and vested in it ling any right or security hereur	as such Trustee, and it is idet that nothing contains	Bank not personally but as Truste expressly understood and agreed by the d hetem or in the Note second by this m	rd fins missed begsproom: Soutsade of fishe egyptoe
nally to pay said Note or any inte rein contained, all such hability, if it of the property hereby conveye by co-signer, endorser or guarantor	rest that may accrue thereon, a any, being expressly warred, ar d by enforcement of the provi of said Note.	e any indebtedness access id that any recovery on th sions hereof and of said !	If or on any of the binefin tries under highereunder or to perform any covenant as mortgage and the Note securics laceby Note, but this waiver shall in no way affe	s cither express or implied thall be solely arams! and
utive) (Asmanat) (Vice President):	recutives (Asustant of Vice Pro	månnte (Trust Officer), si r first above written	nd ats corporate scal to be hereunto af fix	d and strested by its (Ex-
Kenneth H. Fox	1/2/2	777	As Trante is afe (Executive Fathagan (Vice (Executive Fathagan (Vice	Principal Trust Officers
CATE OF ILLINOIS SS.	1.	the und a Notary Public in and fo	ersigned rand County, in the state aforesaid, DO	
Accumed Munitant). Vice Presidentiation (Vice President)	ntuTrust Officers of 6. G. Who are :	retsonally known to me t	OOD TRUST & SAVINGS to be the same persons whose names are sa	beenbed to the foregoing
fore me this day in person and ac tary act of said Bank, as Trustee, on and there acknowledged that s	knowledged that they signed a as aforesaid, for the uses and pi zid (Executive) (Amistam) (Vi as said (Executive) (Amistam)	nd delikered the said inst irposes therein set forth, a re President) A rust Offic «Vice President's (Frask	Americant) (Vice Freudent) (Time Office ment to their own fee and soluntary a and the said (Executive) (Americant (Vice er), as custodian of the corporate seal of Officers) own free and soluntary act and	ct and as the free knd vol- President) (EmatOfficer) I said Bank, did affix the
Given under my hand and Notaria			! July	
is Document Prepared By: arybeth Bauer FOR:	Refizio sand	est stabel nearly file.	Notary Publical	3
NAME Gladstone Norwa	2300 5%.		ORDERS INDEX PURPOSES INSTRY PESCRIBED PROPERTY HERE	STREET ADDRESS OF
STREET 5200 N. Centra	··		is Kedzie	 ————————————————————————————————
INSTRUCTIONS RECORDER'S OFFICE	BOX NUMBER34-	Chica	go, Illinois 60647	
RECORDER S OF FREE	77	Page 1		<

OF DO NOT RECOUD 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. Mortgagot 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) To pay when due and before any penalty attaches thereto all taxes, special taxes, special assessments, water charges, and sewer service charges against the premises (including those heretofore due), and to furnish Mortgagee, duplicate receipts therefor, and all such third is extended against and premises that the conclusively deemed valid for the purpose of this requirement; (3) To keep the improvements now or hereafter upon said memises visually against and previde liability mustance and such other hazards as the Mortgagee may require to be insured against; and to provide liability mustance and such other insurance as the Mortgage may require, until said indebtedness is fully paid, or in case of foreclosure, until expiration of the period of redemption, for the full insurable value thereof, in such normalistications, and contains the usual clause satisfactory to the Mortgagee making them payable to the Mortgagee; such mistrance policies thall remain with the Mortgagee and go period or periods, and contain the usual clause satisfactory to the Mortgagee making them payable to the Mortgagee; and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or refemptioner, or any grantee in a deed; and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or refemptioner, or any grantee in a deed; and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any receiver or refemptioner, or any grantee in a deed in and in the mortgage and the certification of sale, owner of any deficiency, and the Mortgage agrees to sale, owner of any deficien
- prior tien to Mortgagee.

 In addition to the monthly payments of principal and interest payable under the terms of the Note, the Mortgagor agrees to pay to the holder of the Note, when requested by the holder of the Note, such sums as may be specified for the purpose of establishing a reserve for the payment of permium on policies of fire inturance and such other hazards as shall be required hereunder covering the mortgaged properly, and for the payment of taxes and special assessments accurate on the payment of the payment of the payment 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 assessments provided that such request whether or not compled with shall not be consistent of the payment of the Mortgagor to pay such premiums, taxes and special sasessments, and to keep the mortgaged premises insured against loss or damage by fire 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 Mortgagor shall pay the necessary amount to make up the deficiency. If amounts collected for the purpose aforesaid exceed the amount necessary to make such payment, such excess shall be credited on subsequent payments for these purposes to be made by Mortgagor.
 - make prepayments on principal of the Note on any interest payment date
- 4. Morrages may collect a late, harge equal to 1% of the monthly payment of principal, interest, taxes, amestments, incutance premiums, or other charges more than 10. Cay in aftern to collect the extra extension of the monthly payments. (ten)
- 5. Mortgagor agrees that hort aree may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the here of this surfament, or any latgation to which the Mortgagee may be made a party on account of this lien or which may affect the title to the peoperty securing the indebtedness hereby secured and see a part of the debt hereby secured. Any costs and repeate or inside incurred in the forecast or which may affect said debt or lien and any reasonable attorney's free so incurred shall be added to and be a part of the debt hereby secured. Any costs and repeate or 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 Mortgagor to the Mortgagee on demand, and if not paid shall be included in any decree or judgment as a part of said
- moetgage debt and shall include interest at the rate of 11.75 per cent (%) pet annum
- b. In case of default therein, Mortgagee may, but need not, make any payment or perform any act herein required of Mortgagor in any form and manner deemed expedient, and may, but need not, make full or pa "in payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise 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 or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses past or mortred in connection therewith, including attorneys fees, and any other moneys advanced by Mortgagee in its discretion to protect the premises and the lien hereof, shi I by so much additional indebtedness secured hereby and shall become immediately due and payable without notice

- claim thereof.

 At the option of the Mortgagee and without notice to Mc 157, or, all unpaid indebtedness secured by this Mortgage thall, notwithstanding anything in the Note of in this Mortgage to the contrary, become due and payable (a) immediated in the case of default in making payment of any installment on the Note of on any other obligation secured hereby, or (b) when default thall occur and continue for three lays to the performance of any other agreement of the Mortgagor herein contained.

 9. When the indebtedness hereby secured shall become due whether ' receleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof. In any suit 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 incrumed by or on behalf of Mortgagee for attorneys' fees, appealsers' fees, outly so for "normentary and expense to attempt fees, appealsers' fees, outly so for "normentary and expense to a time so that the substitution could be added to increase the substitution of the decree) of proving all such abstracts of title, title searches and examinations, guarantee policies, Torreas certificates and similar data and assurances with respect to title allotting fee may deem to be reasonably necessary enter 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 table of the premises. All expenditures and expenses of the nature in this
- paragraph mentioned shall become so much additional indebtedness secured hereby and impediately due and payable with interest thereon at the rate of 11.75.

- 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 a vallable to the party interposing same in an action at law upon the Note.
- Is an extend to the premises, or any part thereof, shall be taken by condemnation, the Mortgager is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith up and by the Mortgager as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagot or its successor or assigns.
- amount of the indebtedness shall be delivered to the Norigagor or its successor or assigns.

 15. All avails, reats, issues and profits of the premises are piedged, assigned and itansferred to the Mortgagore, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hereof (a) to piedge said reats, issues and profits on a parity with said real estate and not secondarily and such piedge shall not be deemed merged in any foreclosure decree, and
 (b) to establish an absolute transfer and assignment to the Mortgagor of all such leases and agreements and all the avails thereometr, together with the right in case of default,
 either before or after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part thereof, and use such measures whether legal
 or equitable as it may deem proper to enforce collection thereof, employ reating agents or other employees, alter or repair said premises, buy furnishings and equipment thereocdinarily incident to absolute ownership, advance or borrow money necessary for any purpose herein stated to secure which a lien is hereby created on the premises
 and on the income therefrom which lies is prive to the lies of any other indebtedness hereby secured, and out of the income retain reasonable compensation for itself,
 pay immunous permisma, taxes and assessments, and all expenses of every kind, including attorney's fees, incurred in the exercise of the powers herein given, and from
 time to lime apply any balance of income not, in its sole discretion, needdoness hereby secured, and out of the income retain reasonable compensation for itself,
 pay immunous permisma, taxes and assessments, and all expenses of every kind, including attorney's fees, incurred in the exercise of the powers herein given, and from
 time to lime apply any balance of income not, in its sole discr
- 10 In the event new buildings and improvements are now being or are to be erected or placed on the premise; (that is, if this is a construction loan mortgage) and if Mortgages does not complete the construction of said buildings and improvements in accordance with the plans and specifications approved by Mortgages, on or before thatty days, then and in either event, the entire principal som of the Note secured by this Mortgages and interest thereon shall at once become due and payable, at the option of Mortgages, and in the event of abandonment of work upon the construction of the said buildings or improvements for the period of thirty days as aforeased, Mortgage may, at its option, also enter into and upon the mortgage may, at its option, also enter into and upon the mortgage the complete the construction of the said buildings and improvements and moneys expended by Mortgages in connection with such complete on connection with such complete to

- wherever necessary, either in its own name or in the name of Mortgagor, and to pay and discharge all debti, obligations and liabilities mentred thereby.

 17. A reconveyance of said premises shall be made by the Mortgagor on full 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 Mortgage.

 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and fill persons claiming under or through Mortgagor, and the world "Mortgagor" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or soy, part thereof, whether or not such persons shall have executed the Note or this Mortgage.

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