## 33,

## UNOFFICIAL CORY A MORTGAGE

87598614

THIS INDENTURE WITH						
of theCity of Chica; hereinafter referred to as the Mortgag	30	County of	Cook			
DAI	MEN SAVINGS	AND LOAN	ASSOCIATIO	M		
a corporation organized and existing u	nder the laws of t	he State of Illinois	s. hereinafter m	eferred to as th	ne Mortgagee, the fol	
lowing real estate, situated in the Cou	nty of	Cook		In the St	ate of Illinois, to wit	l:
Lot 7 in Marvin's Garden 16 and 17, all in Assess Subdivision of Section 3 Principal Meridian, toge of part of Block 11 in to ship 39 North, Rang 14, County, Illinois. 1  3316 South Normal, Chic ermanent Index #'s: 17-33-1 17-33-1 These numbers apply to this "This mortgage hereby in October 23, 1987."  TOGETHER with all buildings, apparatus, equipment, fixtures or artic ditioning, water, light, power, refriger the furnishing of which by lessors to windows, floor coverings, screen doors	sor's Divis: 33, Township ther with the Canal Tr , East of th 25-(29, 17-33, 23-034, 17-33 propercy and acorporates	ion of Block 39 North, Lots 1 to 5 rustee's Sune Third Propersis 60616 -123-030, 17-123-035, 17 other propersis Affida	ck 11 in Range 1 in P. Dobdivision incipal be the state of the state o	Canal Tru 4, East o . Armonis n of Sect deridian PI-01 RECORN 2222 TRAN 1985 # IB - COOK COUNTY 1, 17-33-12 5 and 17-33 estion."	stee's f the Third Subdivision ion 33, Town in Cook 1584 11/05/87 13: *-87-5982 RECORDER 3-032, 17-33-12 -123-037 dated	- :38 <del>S</del> :
windows, floor coverings, screen doors declared to be a part of said real estate the rents, issues and profits of said profits and benefits under the Homester rights and benefits under the Homester	emises which are it is said property unt	y attached increto icreby plecgru, ass o said Mortgage'.	or not; and a signed, transfers forever, for the	ed and set over uses herein se	r unto the Mortgagee. t forth, free from all	!
does hereby release and waive.						
TO SECURE the payment of a co the Mortgagor in favor of the Mortgag						
FORTY THOUSAND AND NO/1	.00			s (\$ 40,000	.00), which note,	_
logether with interest thereon as provi	ded by said note, i	s payable in mont	hly installment	of		
FOUR HUNDRED TWENTY THR	EE AND 75/1	00 or more		D MLARS (\$	423.75 or my	
on the lst day of each	month, commencin	g with Decem	ber 1, 19	B 7 and th	e entire sum is paid.	<u> </u>
It is further agreed and understoctime hereafter, be sold or title thereto balance then remaining due secured by option of the owner or holder of this most the owner or holder of this mortgag accelerate the payment of the entire of	transferred by deed this mortgage sha ortgage. Acceptance se shall not, in any bligation secured by	l of conveyance or il become immedia of any monthly way, constitute a y this mortgage.	r by operation of ately due and property installment pay a waiver by the	of law, then are available at any ments on according to the control of the contro	amount of principal time hereafter at the .nt of said obligation ther of this option to	<b>&gt;</b> -
To secure performance of the other and which provide, among other things, assessments, insurance premiums and o hereinafter provided and to secure the	for an additional r ther charges upon t	nonthly payment o the mortgaged pre	of one-twelfth (I	/12th) of the es secure possible	timated annual taxes,	
A. THE MORTGAGOR COV	'ENANTS:		•			
(1) To pay immediately when diservice charges and other taxes and chivided by said note in anticipation of sulfit the original or duplicate receipts	arges against said p ach taxes and charg	roperty, including	those heretoro	re due, (the mo	nthly payments pro-	-
(2) To keep the improvements no	ow or hereafter sit					

- ning, windstorm and such other hazards, including liability under laws relating to intoxicating liquors and including hazards not now contemplated, as the Mortgagee may reasonably require to be insured against, under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, in such companies, through such agents or brokers, and in such form as shall be satisfactory to the Mortgagee. Such insurance policies, including additional and renewal policies shall be delivered to and kept by the Mortgagee and shall contain a clause satisfactory to the Mortgagee making them payable to the Mortgagee as its interest may appear.
- (3) To promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed; to keep said premises in good condition and repair, and free from any mechanic's or other lien or claim of lien not expressly subordinated to the lien hereof; not to suffer or permit any unlawful use of or any nuisance to exist on said property nor to diminish nor impair its value by any act or omission to act; to comply with all requirements of law with respect to the mortgaged premises and the use thereof;
- (4) That if the Mortgagor shall procure contracts of insurance upon his life and disability insurance for loss of time by accidental injury or sickness, or either such contract, making the Mortgagee assignee thereunder, the Mortgagee may pay the premiums for such insurance and add said payments to the principal indebtedness secured by this mortgage to be repaid in the same manner and without changing the amount of the monthly payments, unless such change is by mutual consent.

## **UNOFFICIAL COPY**

## B. MORTGAGOR FURTHER COVENANTS:

(1) That in the case of failure to perform any of the covenants herein, the Mortgagee may do on the Mortgagor's behalf everything so covenanted; that the Mortgagee may also do any act it may deem necessary to protect the lien hereof; that the Mortgagor will repay upon demand any moneys 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 lawful to contact shall become so much additional indebtedness hereby secured and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of sale of said premises if not otherwise pald; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, encumbrance, or claim in advancing moneys as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any act hereunder; and that Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder;

(2) That it is the intent hereof to secure payment of said note whether the entire amount shall have been advanced to the Mortgagor at the date hereof or at a later date, or having been advanced, shall have been repaid in part and further advances made at a later date, which advances shall in no event operate to make the principal sum of the indebtedness greater than the original principal amount plus any amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage for the purpose of protecting the security and for the purpose of paying premiums under Section A(4) above, or for either purpose;

(3) That time is of the essence hereof, and if default be made in performance of any covenant herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor, or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custody of any court or officer of the government, or if the Mortgagor abandon any of said property, then and in any of said events, the Mortgagee is hereby authorized and empowered, at its option, and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare, without notice all sums secured hereby immediately for and payable, whether or not such default be remedied by Mortgagor, and apply, toward the payment of said mortgage is tebledness any indebtedness of the Mortgagor, and said Mortgagee may also immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises enmasse without offering the several parts separately.

(4) That upon the commencement of any foreclosure proceeding hereunder, the court in which such bill is filed may at any time, and without netic. the Mortgagor, or any party claiming under him, appoint a receiver with power to manage and rent and to collect the rints, issues and profits of said premises during the pendency of such foreclosure suit and the statutory period of redemption and such rents, issues and profits, when collected, may be applied before as well as after the Master's sale, toward the pay net of the indebtedness, costs, taxes, insurance or other items necessary for the protection and preservation of the property, inch any the expenses of such receivership, or on any deficiency decree whether there be a decree therefor in person am or not, such receiver may elect to terminate any lease junior to the lien hereof; and upon foreclosure of said premises, there shall be allowed and included as an additional indebtedness in the decree of sale all expenditures and expenses together with interest thereon at the rate of seven per cent (7%) per annum, which may be paid or incurred by or on behalf of the Mortgagee and deemed by the Mortgagee to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale held pursuant to such decree the true title to or value of said premises; all of which aforesaid amounts together with interest as herein provided shall be immediately due and payable by the Mortgagor in connection with (a) any proceeding including probate or bentruptcy proceedings to which either party hereto shall be a party by reason of this mortgage or the note hereby secured; or (b) preparations for the commencement of any suit for the foreclosure heres or the security hereof, whether or not actually commenced; or (c) preparations for the defense of or intervention in any suit or proceeding or any the stream of the security hereof, whether or not actually commenced or to proceeding which might affect the premises or the security hereof, whether or not actually commenc

IN WITNESS WHEREOF, the undersigned hav	e bir punto set their hands and seals this29.t.h
day of October A. 1	D. 19.87.
	(SEAL) FJV Frank ) July (SEAL
	(SEAL) VI.V Platerson I Dullall (SEAL)
STATE OF ILLINOIS	
COUNTY OF COOK	
I. Kenneth D. Vanek	s Notary Public in and for said county, in the State aforesaid
DO HEREBY CERTIFY that Frank	J. Vulich and
	da L. Vulich, his wife
	these name(s) Hast (are) subscribed to me foregoing instrument, appeared
and the second second	they signed, sealed and relivered the said instrument as
he right of homestead.	the uses and purposes therein set forth, including the release and waiver
GIVEN under my hand and Notarial Seal, this	29th day of October A, A. D. 1987
"OFFICIAL SEAL"	Townord Milouel
KENNETH D. VANEK	Notary Public
My Commission Expires	This instrument was prepared by:
my Commission Expires	Laura Ortiz
Man .	Damen Savings and Loan Association
William Managar Managar	5100 South Damen Avenue, Chicago, III.
HIS HIS	Chicago, Illinois 60609
	5100 South Damen Avenue
AND CH, ON	DAMEN SAVINGS and LOAN ASSOCIATION
MORTGAGE  MORTGAGE  J. VULICH AND  TO  TO  TO  ASSOCIATION	<u>k</u>
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