IIII RELE ESTATIA IDENTICACE P

		OI V		repare :	Brana 6	اراكاك		4
MORTGAGOR			MORTGAGEE			<u>.</u> T. N		
		(Names and Addi	resses)		3.			
5=	lvedor Coa					ercial_Credit		
	1%ame)		74a 1			eluidi-tieuri	- نازندرای اعلادا 	*
Ma		PINE PINE OCT			579	N. Cass Ave	Ser Service	17.15
	4715 W. W.		(Social Secural No.)		Chic	ago. Illinois	60559	Ta
	4713 18	Size Addres						
	<u>Chicaco.</u>	Illinois 60639	·		5) - 1			
	0.5	Cuj			0.5			
	OF	called "Mortpagor") (COUNTY, ILLIN		OF	DuPage	COUNTY	. ILLINOIS
	Fars Pant. Due Date 1-16-88	Final Pmt, Due Date	Loan Number	Date	d Lago (Note: Musigage	Nonver of Mosalds Payments	the of East tigstan fire	Vos of Minister -Fac Nos of Loss:
	Dair Due Each Mo.	12-16-92	10873-8	12	-11-87	60	272.86	10,520.90
	16th	<u> </u>		<u> </u>				
		ALSO SECURES FUT						
	THIS INDENTU	re, witnesseth. T	HAT the Mongagot.	above n	amed, of the a	i, ezatbba beinad akodi	r the County and St	are above indicated
	Morreage and Warran	it to the Mortgagee nan	ned in print above. to	o secure	the maximum o	of one certain Promiss	ery Note executed b	. "Salyador E
€	an a	()	•		• •		•	
ž	and Marjorie	the closing describe		tBotte.	weisTh benit	g seer data here other	payable to the orde	r of the Montgages
Ω.		Jac Comment	a rear create, to any					
RECORD		-//x,						
Ō	The East 30	feet of the						
ш	Addition to	Chicago, bein inge 13, East						
	40 MOLGI, Re	iige ij, best (or the linea	FLIM		. Action 1, 100 and 10		Lilloug.
	AKA: 4715 W.	Wrightwood, (Thiczgo, Illi	inois	60639	87658	² 631	
	n==== 12 0= 2	\/						
	PIN# 13-27-3	15-013 K						
	٠,٠	Ü						
		above in the State indica						
	The Montgagor(s)	end all right to retain po covenants and agrees a	s follows: (1) To pay	said indi	ebiedness, and	the interest thereon, a	ik herem and in sold	note previded, or
	according to any agree of the initial transactio	ment extending time of in and evidence the refi	payment, or in accor nancine or advancing	ಡೆ ಇಗೆದಿ : ಎರ್. ತಿದ್ದು:	ne lerms of an 6 in 1 sums of	y subsequently execute I money to Montazon	id motes, which shall (six 42) to hav brief	be a continuation to the first day of
	June in each year, all I	taxes and assessments a restore all buildings or	gainst said premises,	ಾಗಿದೆ ಅನ	de car i to exi	hibit seccipts therefore	eff within ever day	s after destruction
,	thall not be committed	or suffered; (5) to keep	e all buildings now or	r at any t	ime on sold of	emises insured in 1970.	tatick to be soluted	by the Mortgagee
		iuthorized to place such to any prior Mortgages						
	be left and remain with	the said Mortgagees ur	nil the indebtedness i	s fully pa	odi and to pay	all en ar encumerance	s, and to a interest th	recedu, at the time
,	through sale by installa	r shall become due and ; nent contract, without !	Morreagee's orier with	itten kon	eent, or Meni	ragon carrout Morraga	reis contacta designe s	he entire principal
	amount and accrued in	nerest due and payable d by The Federal Home	at objet provided. Br	ひみつかた こ	mar of Morrea	CONTROL OF NAMED ASSESSED.	will occurs the rich	nerry, Certain Sales
	In the event of fail	lure so to insure, or nav	taxes of assessments	L or the :	rdmusas soire	ances or the finery at th	ಆರಂದ ಇದಿಂದ ಮೇಲ್ನ ಚಿತ್ರ	: Mortgagee or the
	holder of said indebted premises or pay all prio	iness, may procure such ir encumbrances and the	insurance, or pay su interest thereon from	ich thick n time to	or assessment time: and all s	s, or discharge in marc soner so raid, it e Mor	narr ony tavilemier Tapaumi) aaremi) to	title attenting said repay immediately
,	without demand, and I	he same with interest th	ereon from the date	of payme	ent at seven po	er cent, per annum, n	Ni be so much addi:	ional indebtedness
	secured hereby. If any to make mart or all of	insurance coverage is o that insurance and to a	biained at Morigages incly any feritroca di	e's effice termiums	. ಇರಿಂದ ಜಿಂಡಲು ಭಾರತಿಕ ಇಂಡಾಟಿಕೆ	ver's detadd, Mortja) Balance, if not ptolifi	or hereby gives to N defor Van If any i	torigagee the right Insutance coverage
3	is obtained at Mortgage	ee's office, upon Borrov	er's default, Borrow	er hereby	gnes Monga	gee a power of attorne	y lo can el part er al	of that insurance
	and to apply any return Parcower undertrands	ned premiums to Borrow that (1) the insurance co	er's unpaid balance.	. If Borre	e en parchase: Nomezeee	s any credit and let pro None of Morteneers :	rpelir is raece at N	dortgagee's office, t for the insurance
٠	company, (3) that empl	loyer is not acting as 13	e agent, broker or fi	idualary :	for Borrower .	on this loan and is the	agent a the thuis	ದೀರ ಅನಿಯಾಧಕಿದ್ದು, ತಿನವೆ
•		surance company may					10	
	in inc event of a Dr thail, at the option of th	reach of any of the afor he legal holder thereof, a	esaid covenants or ag without notice, becom	is cements ie immed	. ಸರ್ವ ಅವರ-೧ ಪ್ರ ಸಪ್ರಕೃತಿ ವೆಲಕ ಎರವೆ	sera inatinta est, italiate Ipaganit, and is italiate		a, dann bu khibadasi. Toʻli yulin bibadan.
.3	n the rate of interest th	hen prevailing under th	e above-described Pri	omissory.	Note on the 2	nghest fals it is telski	tik - Stalin Jahren	a trainsployeration
ŧ		or by suit at law, or be Mongagor(s) that all ev						th the forestasuse
<u>.</u> .	rere of -including reaso.	aable solicitor's fees, ou	tlays for document at	y exidenc	e, stenographs	ರ್, ಬಯಕ್ಕಡ, ಬಹಲ್ ಫ್ಯ	autoporto en espera	ពុងពេលរដ្ឋ ១២០ ៩៤០ឆ្នាំ
:	he whole title of said p	remises embracing fore	closure decree—shall	לובה זה	ty the Mostga	egatikke atálata . •a ar Grainsa na tamban atal	penkek and dispulser Tipe	ments budak an ed Turk to the State
5	ry any suit or proceeding rapor(s). All such capen	ig wherein the Mongage test and disbursements t	n or any noider of ar half be an additional	is part of Ben unes	್ಲಿಟ್ಟ ಗ್ರಕ್ತಿಕ್ಕಾರಿ ಇನ್ನಡಗಾಗಿನ ವ್ಯಕ್ತಿಕ್ಕಾರ	n den de louiso Siún (C.C.) Notas de louison (C.C.)	್ಯಾಡಿ ಸಂಪ್ರದೇಶದ ವಿಚಿತ್ರಗಳು ಅಂತಿಗಳ ಸಂಪ್ರದೇಶದ ಪ್ರಕರಣೆ	y a decree that may
5	endered in such foreclo	sure proceedings; which	r proceedings, whether	er dectes	of sale shall in	ake dicemical collège 2011 due	geralis it be aware	ora, ser a rele sse
à	ereof given, umil all su	ch expenses and disburst ors, administrators and .	ments, and costs of s	ait, inclu	Barg Kohantata Marka salaman	e dece dia verbeces parillo. Il Considerativamento con los	ne Mongas, potre sa popera pos	raid Mongagons) Franciski rambiro
	ach foreclosure proceed	dings, and agree(s) that	upon the filing of at	ay bill to	foreclose this	motigage, the court of	t was in the late to be a set	lied, may at once
2	end without notice to the	ne said Mongagor(s), or	r to any party claimit	ಗ್ರಹಿಸಲಿಕ್ಕ್	said Mongapi	ones, appoint a rearise	ក្រុក ខែស្ពៃ ព្រះមន្ត្រាម ខេត្ត	or marge of sald
_	and the special section of the second	POLICE THE PARTY STATES	and months of the c	A142 P. P.	5 N. 17 N.			

free from any encumbrances other than: <u>Liberty Savings</u> Dute Project of the 4 1945 1945

premises with power to collect the resit, issues and profits of the said premises.

Mortgagor warrants that Mortgagor seized of said premises in fee simple and basifie right to the residence of fee simple and basifie right to the residence of fee simple and basifie right to the residence of fee simple and basifie right to the residence of fee simple and basifie right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the residence of fee simple and basifier right to the rig

If in this mortgage the Mortgagor is or includes persons other than Borrower, then Borrower wile of personal of Latinovic payments of the payments of Mortgagor is liable and bound by all other terms, conditions, constraints and appreciately and appreciately of the condition of Latinovic Latinovi

Witness the hand S and seal S of the Mortgagotto this	1 11th Sayer December 40 1987	
	Julian James	
(SEAL)		: ,
(SEAL)	May si Campa se	1 . p

County of TED_KONIUSZ	УК	in and for said County, in the
State aforesaid, DO HEREBY CERTIFY, That		
personally known to me to be same persong.	<u> </u>	subscribed to the foregoing instrument,
appeared before me this day in person, and acknow	vledged that + he v	signed, sealed and delivered the said instrument as
their free and voluntal homestead.	ry act, for the uses and purposes therein set f	orth, including the release the waiver of the right of
GIVEN under my hand andnotar	seal, this 11th	day of December A.D. 1987
10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	2	116
Mostha that is seen thanous		Notary Public
This instrument was r.c. ared by P. Monte		estmont, Illinois 60559
(Name	1	MY COMPRESSION ETP. OCT. 29, 1975
ORIGINAL—RECORLUC	DUPLICATE—OFFICE	TRIPLINATE DESCRIPTION AND TRIPLINATE OF TRIPLINATE STATES OF TRIPLINATE
20		TVZE TVZDLIJO
16 000 000 000	M	
BUSH COTTO BELLY SECURE MANY		BE COLL
20		
	C	•
	4	
	' (DEPT-01 RECORDING \$12
	0,	. #1094 # B *-87-656544:
	Coot County	. COOK COUNTY RECORDER
		OFF.
		~/ / /
		2,0
		15.
		· C
•		

DEPT〜1 RECORDING \$12.0 T前2222 TRAN 5766 12/14/87 13:44:00 #1094 非 男 米一号アームS号名4 1 COOK COUNTY RECORDER