MORTGAGOR

MORTGAGEE

(Names and Addresses)	87254619			254619
ALBERT H. HOTHAGNER 319-36-7851	COMMERCIAL CREDIT LOANS, INC.			
DIANE M HOTHAGNER 319-36-5133	8705_WEST_95TH_STREET			
his wife 3605 W. 61ST PLACE Myet Address	HICKORY HILLS, IL, 60457			
CHICAGO, IL, 60629				
OF COOK COUNTY, ILLINOIS	OF	cook		Y, ILLINOIS
Dis Disc A	C Copp (>nc)	there after called "Mempaper Instal Number of Monthly Paymers	Indust Ame of Each Regular Past.	Arm, of Moreoge (Fact Ame. of E-ros.
06/15/87 06/05 63 43 15 05/15/97 11254~0 04/	28/87	120	178.58	10090.62
THIS MORTGAGE ALSO SECURES FUTURE ADVANCES AS PROV			: 170.55	10030.02
THIS INDENTURE, WITNESSETH, THAT the Mortgagot, above in	amed, of the a	bin e næned address i	n the County and S	itate above indicate
Mortgage and Warrant to the Mortgagee named in print above, to secure		of one certain Promise	ory Note executed	by ALBERT_
		g even date herewith,	payable to the ord	ler of the Mortgage
LOTS 20 AND 21 IN BLOCK 2 IN MEYER'S ALAWN, A SUBDIVISION OF THE NORTH EAST	_		0	
EAST & OF THE SOUTH WEST & (except the	e East	50 feet		
deed to Railroad) in SECTION 14, TOWN: RANGE 13, EAST OF THE THIF PRINCIPAL				
COUNTY, ILLINOIS.		٠		OF
PERHANENT INDEX NUMBER: 19-14-323-014	allen			. 2
AS KNOWN AS: 3605 W. 61ST PLACE, CHICA	AGO,IL,	60629		2546
τ_{\circ}				<u> </u>
				<u> </u>
June in each year, all taxes and assessments against said premises, and on or damage to rebuild or restore all buildings or improvements on said premisshall not be committed or suffered; (5) to keep all buildings now or at any therein, who is thereby authorized to place such insurance in companies accept attached payable first, to any prior Mortgagee, if any, and, second, to the beleft and remain with the said Mortgagees until the indebtedness is fully pass times when the same shall become due and payable; and (6) that Mortgage through sale by installment contract, without Mortgagee's prior written con and transfers, as outlined by The Federal Home Loan Bank Board at 12 C.F.R. In the event of failure so to insure, or pay taxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior encumbrances and the interest thereon from time to to without demand, and the same with interest thereon from the date of paying secured hereby. If any insurance coverage is obtained at Mortgagee's office, to cancel part or all of that insurance and to apply any returned premiums. In the event of a breach of any of the aforesaid coverants or agreements shall, at the option of the legal holder thereof, without notice, become immed at the rate of interest then prevailing under the above-described Promissory by forectosure thereof; or by suit at law, or both, the same as if all of said. It is agreed by the Mortgagor(s) that all expenses and disbursements pathereof—including reasonable solicitor's fees, outlays for documentary exident the whole title of said premises embracing foreclosure decree—shall be paid by any suit or proceeding wherein the Mortgager or any holder of any part of gagor(s). All such expenses and disbursements shall be an additional lien upor rendered in such foreclosure proceedings; which proceedings, whether decree hereof given, until all such expenses and disbursements, and costs of suit inclusing and for the heirs, executors, administrators and	es that may hat time for said pit able to the hol Mortgagee about or the hol Mortgagee about or the hold Mortgagee and the hold for the	the loom festroyed or dea itself in come the first mortgathe maint, a their military manner of the maintenance of the maintenance of the maintenance of the maintenance of the interest of the	tamaged; (4) that we parties to be selected greindebtedness, if a creats may appear, es, and the interest remises or an interest remise or or interest will occupy the proposed of the sean; tax lien onto the sean; tax lien of the sean; the sea	and to said premises of by the Mortgages any, with loss clause which policies shall thereon, at the timing the entire principal operty, certain sales for written consent, or Mortgagee or the rittle affecting said or repay immediately insonal indebtedness Mortgagee the ripartial all earned interest, immediately insonal indebtedness and the foreclosure and business of such becach, that the foreclosure my decree that may airsed, nor a release or said Mortgageets; died, may at once nor charge of said
CONCORDEA FEDERAL SAVINGS & LOAN 10		Page	Cours	at the non-
If in this mortgage the Mortgagor is or includes persons other than Borro Note and Mortgagor is liable and bound by all other terms, conditions, cover to the right of and power of Mortgagee to foreclose on this mortgage in the	rants and agree	ements contained in th	is mortgage, includ	ing but not limited
Witness the halld S and seal S of the Mortgagorts) this	_28	day of	APRIL	A.D. 1987
(SEAL)	4/1	bul A	Hatrury	PLLS BEAL
(SEAL)	ZL	ina M	Hotwa	grew (SEAL)
CARS 25234 B. Promot in U.S.A. S/At				/

L' GEORGE A WAWRZYNIAK, A NOTARY PUBLIC

₹ 78 AVT 11

