12.00

RRAL	910 سو	4.10	97.	0.822
8841	12(1)	9		.4* :

MORT	GAGE		1776119
On the 16 day of MAY	19 F F	CESAR	MARTINEZ
who live(s) at 2144 P. LEANINGTON.			Market Market Control Service Control
(the "Property Owner") MORTGAGES and WARRANTS to Oxford Re Crossways Park Drive, Woodbury, New York 11797, ell of the land, to Property Owner and located at 2/44 N. LEANI	buildings, and other in	d"), whose princi provements now	pal place of business is at 300 or in the future owned by the
A		ly"), the legal des	cription of which is as follows:
Lot 30 in Richard Curran's resubdivision and lots 37 to 48 in block 10 in Chicago 33, township 40 north, range 13, east of County, Illinois. Commonly known as 21	land Investmen the third pri	t Co. subdincipal mer:	ivision in section
P.I.N. Number(s): 13-33-215-028 SEP7-28	44398	8840720	39 cm A Name Rec 21.30
The Property Own in NORTGAGES and WARRANTS the mortgaged Installment Contract (the "Contract") dated 5/6	988 between	NEESAR	MARTINEZ
as Buyer and SAMP Conformation to be assigned to Oxford Tile debt owing under the Contract is \$ financed;) and is payab; to jether with a FINANCE CHARGE [as described in the improvements described in the Contract, with the full debt(think) padde under said Contract. The Contract is provided for late charges; this mortgage exceed an amount equation twice the debt owing under	ench, communication of the contract of the con	calculated at the sencing 60 days for months after the	om the date of completion of aduction of the date of the irret payment.
The Property Owner also agreem to the to low no terms: 1. PROPERTY SUBJECT TO MORTGAGE. In a Property Owner sub	jects the mortgaged p	roperty to payme	ent of the debt due under the
Contract. 2. INSURANCE: The Property Organs will traintail innet rance against Oxford, will pay the premiums for the insurance and will transfer to C			
secured by this mortgage 3. TAXES AND ASSESSMENTS: The Property Owner will pay, on time mortgaged property.			
4. OTHER MORTGAGES. The Property Owner will pay, on firm, all mortgaged property, and will not violate any other term of an other 5 RECEIPTS; FAILURE TO MAKE CERTAIN PAYMENTS: Upon Oxir of receipts for payments required by paragraphs 2.3 and 4 above. If this Property Owner, payable on Oxifics mortgage and will be a debt of the Property Owner, payable on Oxifics.	mortgage. 'a written request, the f operty Owner Isils to m no's, the amount of su	Property Owner shake any payment ich payment will bereat equal to the	tall furnish to Oxford duplicate required by paragraphs 2, 3 or a added to the debt secured by leaser of a rate of 16% per year
or the maximum rate permitted by law. 6 NO ALTERATION OF MORTGAGED PROPERTY: The Property Owner without Oxford's permission. The Property Owner will keep the mortgage. IMMEDIATE PAYMENT UPON DEFAULT: If any Installment due under the defined in the Contract occurs, or if any term of this mortgage dot due under the Contract and this mortgage. Upon payment in full at	inged given arty in good rithe Confriction not pa gels violated, foxford m ter any such camand i	d repair and conc id within 30 days r ay demand the in	nert of the mertgaged property lition. ifter its due dats or if any other imediate payment of the ordire
CHARGE and any insurance charges may be due as described in the 3. DEBT DUE ON SALE: Oxford may, at its option, also demand immortage upon any sale or transfer of the mortgaged property or upon an ever any land trust holding title to the mortgaged property. Upon payme FINANCE CHARGE and any insurance charges may be due as described in the ACCESS: After a default, or if Oxford ransonably believe Oxford, in addition to its other remedies, may enter the mortgaged pid. DEMAND IN PERSON OR BY MAIL: Demand for payment may be 11. SALE AS SINGLE PROPERTY; RECEIVER UPON FORECLOSURE appointed, and the mortgaged property may be sold as one place of 12. LIENS ON PROPERTY: The Property Owner will not allow any macrimortaged property. 13. STATEMENTS BY PROPERTY OWNER The Property Owner is the Property Owner to sign any additional papers to make this mortgage 14. FUTURE OWNERS: This mortgage shall be binding upo 1 the Property.	mediate payment of in- y assignment or plauly, int in full after any such ibed in the Contract, is a default has been o reperty for the purpos in made in person or b it in case of foreclosure property. Oxford may isnics, materialments, isolo owner of the mor fully offective, the Pro	of the bondicial if a mind, a refund of mind, a refund for a second of the bondicial in a second of the	ntorest in or power of direction of the unearned portion of the interest in the mortgage or the Contract; in mortgaged property may be such receiver. The interest in the int
persons who subsequently acquire any interest in the mortgaged ptg 15. TRANSFER OF MORTGAGE: Oxford may transfer its interest in this will have all the rights Oxford would have if Oxford were still the hold 16. WAIVER OF HOMESTEAD: The Property Owner releases and wal 17. GOVERNING LAW. This instrument shall be governed by the law 18. FORECLOSURE: If the debt secured by this mortgage becomes foreclose its lien, and in any such foreclosure suit there shall be allow which may be incurred on behall of Oxford for reasonable attorneys	perly. mortgage, Any aubseq er, including the right vos all right of homes of Illinois. due, whether by acci ad as additional indeb	uent holder of Oxito transfer. Lead exemption in please or other others in the de-	ord's intercate this mortgage the mortgaged property. wise, Oxford has the right to
mortgaged property shall be distributed and applied in the followin foreclosure proceedings; second, all other from which under this mort the Contract, with interest thereon as herein provided; third, all principles	g order of priority: Fir gage constitute secure	et, on account of ad indebtedness a	dditional to that evidenced by
overplus to the Property Owner. 19. LEGAL DESCRIPTION AUTHORIZATION: The Property Owner I mortgaged property and enter it on this mortgage.	<i>I</i> . A 1 1.		The same of the sa
This mortgage has been duly executed by the Property Owner.	mortgage;	mat I (we) hav	re received a copy of this
In Presence Of	V Carl	iogopansv ou	winds
Jana Sunjerining witness)	Cesa		? 2
, , , , , , , , , , , , , , , , , , ,		\ (PROPERTY OV	vner) . , , , (L.S.)
This instrument was propared by, and when recorded should be mailed to:		(PROPERTY OV	
OXFORD RESOURCES CORP. 300 CROSSWAYS PARK DRIVE, WOODBURY, NEW YORK 11797	iives Just		

ORTB-3 ILL.

White Original - Bank

Pink Copies - Title Holder(s)

Hov. 0/87

UNOFFICIAL COPY

	the same of the contract of	· Toler term Tille		· 5	Notary Public for and it		1,517.5
	personally known to			and me(s) is (are) subscri	bed to the foregoing inst	1019	ther spous
	in person, and ackn	nowledged that he	/she/they signed and	delivered the said in	strument as his/her/the		
			ding the release and		f homestead.		
	megiliating a start of	er mining trup out to	Step our. A philipsons th		The Proceedings	\$ +14 - \$	
	My commission exp	pires			(NOT	ARY PUBLIC)	
	201 - L				the second second		
	STATE OF ILLINO	s ;	Complete and and		territoria de la companya de la comp	ř.	
	COMMITTY OF THE	معامد	* 1 ° 7 1 . *				
1	Mar m	Concali	<u>elle a le cr</u>	<u> </u>	Notice Public for and in	said County, do here	by certify t
	Macronki	refform			the subscribing	witness to the joregoin	g instrume
	personally known to that he/she knows to	o A fwho: being	by me duly sworn, di	d depose and say th	at he/she resides at <u>2 -</u>	·	
	and who executed,	the firegoing insti		or free and voluntary	ect, for the uses and pur	to be the individual(s)	coscribed; that he/si
	said subscribing with	noss, ras present s			nd that he/she, said subsc		
	his/her name as will Given under my has		within 1	. Bugue			· 47
	The Million Service * 17		14-11	92 10	2/2/	. 18.	5 <u></u>
	My commission exp	31f-04		9.	HOT	ARY PUBLICI	
		,		production of the second	S. Parameter and the	Continue contraction of the contraction	
			0.0		OFF	ICIAL SEAL	7
	Att the second second	· · · · · · · · · · · · · · · · · · ·			NOTARY PUBL	M. CONSOLE C STATE OF ILLINOIS	
.					MY COMMISSIO	N EXP. APR 11,1992	1
Č.					**************************************	-	
-	•			0/			
•	OR 16-3 KL.		Article Article Article	4			Rev. S
·. `				10			rupy, p
7.	รสาคาร ค. วิธีเรา	to the second of the	er og skalende i forske er et Profit i skalende kommer et er				
-	tame they make it star	eria ween inter	la oper operator all sold in	The state of the s	The second of the second	and the second of the second	englik filologi
	100	J. (1)	1		4 1 ~		
					NO E		
	· ·		1-11	1 1	1 / July -		
	(2)	<u>a</u>	8 E		しるこ		
	3 _	္မ	le l		13 05		
i	3 3	CES CORP.	strument lies		4 10-		
•	∢	l cc	1		10 to 10		
ļ	A STATE	— TO OXFORD RESOU	The land affected by this the land affected by this of COUNTY OF ASTATE OF ILLINOIS		3 31		
	2	I 説			1年25年	0,	
	2				一つり		
	7				753	Vic.	
		X	E E	BLOCK	160 W 2		
			at o o	BECT10	101	()	
				4	- ,	. ()	,
6)		A North Control of the Control of th				
60	See		•	the second second			
6000	3	. •	•				
60000		eri Davida Germani	en e	Marine and the second of the s			
600000	de de la	ر در این	All the state of t				
600000		and the second of the second o	en de la companya de				
600000000000000000000000000000000000000	GN er riks (in 12) GN ers est arca et	and the second of the second o	may may be a 1				
600000	ent to not be seen a		may may be a 1				
600000	ennika (in ko Generalizatak) Operatioaria		may may be a 1				
	errika (in Amerika) and an		may may be a 1				
	ent to not be seen a		may may be a 1				
	en this control of the second		may may be a first of				
i	errika (in Amerika) and an	ki ki je ki je i kiliji Ki je i je			Tart v		

OXFORD RESOURCES CORP.

DOXFORD RESOURCES CORP.

VOICE CORP.

TO FEEL CORP.

TO FEEL CORP.

TO FEEL CORP.