

1csl

UNOFFICIAL COPY

MORTGAGE

THIS INDENTURE, made October 11, 1988, by and between BANK OF RAVENSWOOD, not personally, but as Trustee under Trust Agreement dated February 20, 1986, and known as Trust No. 25-7613 (herein "Mortgagor"), and the NATIONAL SECURITY BANK OF CHICAGO, a national banking association, (herein "Mortgagee").

WITNESSETH:

THAT, WHEREAS Mortgagor is justly indebted to Mortgagee upon a Mortgage Note (sometimes referred to herein as "note") in the aggregate principal sum of TWO MILLION AND NO/100 DOLLARS (\$2,000,000.00) evidenced by one certain mortgage note of Mortgagor of even date herewith, made payable to the order of the NATIONAL SECURITY BANK OF CHICAGO and delivered to Mortgagee, in and by which said note Mortgagor promises to pay the principal sum of a maximum of \$2,000,000.00 and interest at the rates (sometimes referred to as "mortgage rate") as provided in said note, with a final payment of the balance due on the 11th day of November, 1993, and all of said principal and interest are made payable at such place as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then at the office of the NATIONAL SECURITY BANK OF CHICAGO, 1030 W. Chicago Avenue, Chicago, Illinois 60622.

NOW, THEREFORE, Mortgagor to secure the payment of said principal sum of money and said interest in accordance with the terms, provisions and limitations of this mortgage, and of the mortgage note secured hereby, and the performance of the covenants and agreements herein contained, by Mortgagor to be performed, and also in consideration of the sum of One Dollar (\$1.00) in hand paid, the receipt whereof is hereby acknowledged, does by these presents MORTGAGE, CONVEY and TRANSFER unto Mortgagee, its successors and assigns, the following described real estate and all of its estate, right, title and interest therein, lying and being in the City of Chicago, County of Cook, and State of Illinois, to wit:

SEE ATTACHED LEGAL DESCRIPTION

Parcel 1:

Lots 1, 2 and 14 and 15 in Block 66 in Elston Addition to Chicago,

Parcel 2:

The vacated alley lying Northeasterly of and adjoining Lots 1 and 2 aforesaid and Southwesterly of and adjoining Lots 14 and 15 aforesaid.

Parcel 3:

All of the vacated 20 foot alley lying Southeasterly of and adjoining a line drawn from the Southwesterly corner of Lot 2 running Northeasterly to the Southeasterly corner of Lot 14 in Block 66 in Elston Addition to Chicago, being the Northwesterly 20 feet of Lots 3 and 13 in Block 66 aforesaid, together with the vacated alley lying between the Northwesterly and Southeasterly lines extended of said Northwesterly 20 feet of Lots 3 and 13 aforesaid, in Cook County, Illinois.

Parcel 4:

The Northwesterly 15 feet, measured perpendicularly, of Lots 1 and 2 in Franklin Marling's resubdivision of Lots 3 to 13 inclusive and vacated alleys lying between said lots (except the Northerly 20 feet of Lots 3 and 13 heretofore dedicated for public alley) in Block 66; also Block 67 and the vacated Rees Street lying between Blocks 66 and 67 in Elston Addition to Chicago in the Northeast Quarter of Section 5, Township 39 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois.

Permanent Index Numbers: 17-05-203-002-0000, 17-05-203-001-0000 and 17-05-203-007-0000

Property Address: 1229 N. North Branch Street, Chicago, Illinois 60622

88473292
88473292

UNOFFICIAL COPY

the first time in history that the United States has been compelled to make such a concession to the British Government as was contained in the recent Anglo-American Treaty.

Property of the State of Florida

After the final part of the meal was served, we were asked if we wanted to have dessert. I said no, but my wife said yes. So we had a small piece of cake each. The cake was very good.

• 100 •

And you can't afford to let the other side get away with it.

Office

KODAK

UNOFFICIAL COPY

1960-1961 学年第一学期期中考试卷

更多資訊請上網查詢：www.taiwantravel.com.tw 或撥打服務專線：02-2722-2222

THE MALVERN PARKS & GARDENS

170
The following is a list of the names of the persons who were present at the meeting of the Board of County Commissioners held at the office of the Clerk of the County Court on the 1st day of January, 1887.

工作室办公室

THE INDUSTRIAL BANK OF CANADA IS LOCATED AT 100 BLOOR STREET WEST, TORONTO, ONTARIO, N4M 1A1, CANADA.

WIKI

9-3
88453525

UNOFFICIAL COPY

-2-

2 9 3 2 3 8 3 2

INSURANCE

ADJUSTMENT OF LOSSES WITH INSURER AND APPLICATION OF PROCEEDS OF

(10) days prior to their respective dates of expiration.
about to expire, shall deliver renewal policies not less than ten
and renewals policies to Mortgagor, and, in the case of insurance
and Mortgagor shall deliver all policies, including additional
agreement. Mortgagor shall deliver written notice to Mortgagor
120 days prior written notice to Mortgagor, including the
the coverage evidence thereby shall not be terminated or materially
modified without ten (10) days prior written notice to Mortgagor,
mortgagee clauses attached to all policies in favor of and in form
parties and in amounts reasonably satisfactory to Mortgagor, with
insurance to be furnished hereunder shall be in forms, from com-
erity damage as mortgagee may reasonably require. All policies of
surance which such limits for personal injury and death and prop-
erty damage by Mortgagor shall also provide liability in re-
duced by Mortgagor. Mortgagor hazards as may reasonably be ex-
posed after situated on said premises insured against losses or
of hereafter shall keep all buildings and improvements now

INSURANCE

2. Mortgagor sole disclosure, to regularize the establishment of an escrow
in its sole discretion, to assesses shall have the right,
desire to collect, any tax or assessment which Mortgagor may
provided by statute, any tax in full under protest,
under Mortgagor shall pay in full under protest, in the manner
Mortgagor duplicate receipts thereafter. To prevent default here-
the premises when due, and shall, upon written notice to
water charges, sewer service charges, and other charges against
general taxes, pay before specified, furnish to
no material alterations in said premises except as required by law
no material alterations in law, municipal ordinances, or restrictions of
all requirements of law, municipal ordinances, or restrictions of
any time in processes of erection upon said premises; (e) comply with
within a reasonable time any building or buildings now or at any
of the charge of such prior lien to Mortgagor except that
to the lien hereof, and upon request except as required by law
which may be secured by a lien or charge on the premises superlior
ordinarily to the lien hereof; (c) pay when due any indebtedness
in good condition and repair, without waste, and free from mechan-
ical which may become damaged or be destroyed; (b) keep said premises
any buildings or improvements now or hereafter on the real estate
1. Mortgagor shall (a) promptly repair, restore or rebuild
MAINTENANCE, REPAIR AND RESTORATION OF IMPROVEMENTS, PAYMENT OF
PRIORITY LIENS, ETC.

IT IS FURTHER UNDERTOOD AND AGREED THAT:

TO HAVE AND HOLD the premises unto the said Mortga-
gee, its successors and assigns, forever, for the purposes and
uses herein set forth.

real estate and appropriated to the use of this mortgage be deemed to be real
estate and conveyed and mortgaged hereby.

UNOFFICIAL COPY

THE UNIVERSITY OF TORONTO LIBRARIES, THE MUSEUM OF TORONTO, THE ROYAL ONTARIO MUSEUM

(10) **ЧИСЛЕННОЕ РЕШЕНИЕ УДАРНЫХ УРАВНЕНИЙ**
УДАРНЫЕ УРАВНЕНИЯ ИМЕЮТ СПЕЦИФИЧЕСКИЕ СВОЙСТВА, КОТОРЫЕ ПОДСКАЗЫВАЮТ ПОСЛЕДОВАТЕЛЬНОСТЬ ДЛЯ ПОСТРОЕНИЯ ЧИСЛЕННЫХ МОДЕЛЕЙ. ВОПРОСЫ ПОСТРОЕНИЯ ЧИСЛЕННЫХ МОДЕЛЕЙ УДАРНЫХ УРАВНЕНИЙ ПОДДЕРЖИВАЮТСЯ В СОВРЕМЕННОЙ ЛИТЕРАТУРЕ. ВОПРОСЫ ПОСТРОЕНИЯ ЧИСЛЕННЫХ МОДЕЛЕЙ УДАРНЫХ УРАВНЕНИЙ ПОДДЕРЖИВАЮТСЯ В СОВРЕМЕННОЙ ЛИТЕРАТУРЕ.

ИСЕПУНСК

5. Now add the flour, salt, baking powder, and sugar. Mix well. Add the milk and oil. Mix until the dough is smooth.

BURDEN OF JURIES

LEON PIERRE, ETC.
MATERIALS AND EQUIPMENT FOR THE CONSTRUCTION OF THE
WATER TOWER AT THE UNIVERSITY OF TORONTO

16. 12. 1998 EINIGER AUSGEBAUTER STÜCK VON 100 M²

ANSWER: ~~PROBABLY~~ ~~NOT~~ ~~SO~~ ~~TRUE~~ ~~FOR~~ ~~ALL~~ ~~PEOPLES~~

the first time in history that the United States has been compelled to pay such a sum.

UNOFFICIAL COPY

- 5 -

2

2

2

1

2

1

A

1

1

一

6

1

U

5. If, by the laws of the United States or of America, or of any state having jurisdiction over Mortgagor, or of
becomes due in respect of the issuance of the note hereby secured,
Mortgagor covenants and agrees to pay such tax in the manner re-
quired by any such law.

STAMP TAX

UNOFFICIAL COPY

卷之三

disponível para o seu uso e que é de sua responsabilidade garantir que o mesmo seja usado de forma correta. O uso incorreto ou negligente do dispositivo pode resultar em lesões graves ou morte.

BROWNSVILLE

ANSWER *to the question* **How many**

Property of Cook County
Library

County Clerk's Office

UNOFFICIAL COPY 8 8 : 7 3 2 9 2

10. In the event of the enactment after this date of any law of the state in which the premises are located deducting from the value of land for the purpose of taxation any lien thereon, or impounding upon Mortgagor Mortgages or assessments or taxes payable by Mortgagor, or changing in any way the laws relating to the taxation of mortgaged property, or debts secured by mortgages, a interest in the property, or the manner of collection of the same, so as to affect this mortgage or the debt hereby or the holder thereof, then, and in any such event, Mortgagor, upon demand by Mortgagor, shall pay such taxes or assessments, or fees, as interest in the property, or the manner of collection of the same, so as to affect this mortgage or the debt hereby or the holder thereof, then, and in any such event, Mortgagor, upon demand of counsel for Mortgagor, however, that it is right be unlawful to require payment of such taxes or assessments, or fees, as interest in the property, or the manner of collection of the same, so as to affect this mortgage or the holder thereof, then, and in any such event, Mortgagor, upon demand of counsel for Mortgagor; provided, however, that it is right beyond the maximum amount to make such payment or (b) the making of such payment to require payment of such taxes or assessments, or fees, as interest in the property, or the manner of collection of the same, so as to affect this mortgage or the holder thereof.

EFFECT OF CHANGES IN LAMS REGARDING TAXATION

9. If the payment of said indebtedness or any part thereof be extended or varieled or if any part of the security be released, all persons now or at any time hereafter liable thereto, or in terested in said premises, shall be held to answer to such extension, variation, or release as if it were a new contract, and the mortgagee, notwithstanding such extension, variation or release, may exercise all powers granted to him by this instrument.

EFFECT OF EXTENSIONS OF TIME

8. In the event Mortgagor, as additiotnal SecuritY for the payment of the indebtedness described in and secured hereby, has sold, transferred and assigned, or may hereby, has covenants and agrees that in any lease or leases, Mortgagor except of Mortgagor, to Mortgagor, its successors and assigns, any interest and assign, to Mortgagor, its successors and assigns, any interest or leases as lessor in any lease or leases, lessor such leases or leases asigned, shall fail to perform and fail to pay any sum due under such leases or leases asigned, or any sum due under any other lease or leases, and in the manner in said lease or leases provided, or if Mortgagor shall suffer or permit to occur any breach or default under the provisions of any assignment of any lease or leases of the property given as additiotnal SecuritY for the payment of the indebtedness described hereby and such SecuritY for three (3) days, then and in any such event, such breach or default shall constitute a default hereunder.

OBSERVANCE OF LEASE ASSIGNMENT

7. At such time as Mortgagor is not in default either under the terms of the note or under any other agreement, Mortgagor shall have the privilege of making prepayments on the note in accordance with the terms and conditions, if any, set forth in said note.

PREPAYMENT PRIVILEGE

6. This Mortgagor shall secure future advances, if any, made by Mortgagor under any subsequent agreement unlesas otherwise pro-vided herein. All such advances made shall be secured hereby and shall have and be entitled to the same lien priority as that in-debtors first extended to the same debtor by Mortgagor under the Mortgage Note. All future advances shall be made under the terms of this note or new notes and in no event shall be made after twenty years from the date hereof.

FUTURE ADVANCES

less and agrees to indemnify Mortgagor, its successor or assigns, against any liability incurred by reason of the imposition of any tax on the issuance of the note secured hereby.

UNOFFICIAL COPY

SECRET

БИЛДИНГ НАМЕНИСТРІВОГО АДМІНІСТРАЦІЇ, КОМПАНІІ «УКРАІНСЬКА ПОСТАВКА» та іншіх компаній, які виконують функції земельного реєстрування та кадастру. Відповідно до статті 15 Закону України «Про земельний реєстр та кадастру» та статті 15 Закону України «Про державну службу земельного реєстрації та кадастру» земельний реєстр та кадастру виконуються земельним реєстратором та кадастровим реєстратором. Земельний реєстратор та кадастровий реєстратор є земельними реєстраторами та кадастровими реєстраторами відповідно до статті 15 Закону України «Про державну службу земельного реєстрації та кадастру».

ІМЕНІ СІРІЇ ДОДАЧІВ ДО ЗЕМЕЛЬНОГО РЕЄСТРА

Земельний реєстратор та кадастровий реєстратор виконують функції земельного реєстрації та кадастру земельних ділянок та інших земельних ресурсів, які належать державі, місцевим громадам, приватним особам та іншим суб'єктам, які використовують земельні ділянки та інші земельні ресурси для землеробства, пасічництва, лісоводства, лісничоства, лісопаркетування, лісопаркетування та іншої діяльності, яка використовує земельні ділянки та інші земельні ресурси.

ІМЕНІ ОБ'ЄКТИВНОСТІ СІРІЇ

Земельний реєстратор та кадастровий реєстратор виконують функції земельного реєстрації та кадастру земельних ділянок та інших земельних ресурсів, які належать державі, місцевим громадам, приватним особам та іншим суб'єктам, які використовують земельні ділянки та інші земельні ресурси для землеробства, пасічництва, лісоводства, лісничоства, лісопаркетування, лісопаркетування та іншої діяльності, яка використовує земельні ділянки та інші земельні ресурси.

8. *Із цією земельною реєстрацією та кадаструм* земельні реєстратори та кадастрові реєстратори використовують земельні ділянки та інші земельні ресурси.

ОБЗОРНИЦІЯ ОБ ГЕДЕ МІСІЙНІСТІ

Земельний реєстратор та кадастровий реєстратор виконують функції земельного реєстрації та кадастру земельних ділянок та інших земельних ресурсів, які належать державі, місцевим громадам, приватним особам та іншим суб'єктам, які використовують земельні ділянки та інші земельні ресурси для землеробства, пасічництва, лісоводства, лісничоства, лісопаркетування, лісопаркетування та іншої діяльності, яка використовує земельні ділянки та інші земельні ресурси.

ІМЕНІ ТИПІВІСТІ

Земельний реєстратор та кадастровий реєстратор виконують функції земельного реєстрації та кадастру земельних ділянок та інших земельних ресурсів, які належать державі, місцевим громадам, приватним особам та іншим суб'єктам, які використовують земельні ділянки та інші земельні ресурси для землеробства, пасічництва, лісоводства, лісничоства, лісопаркетування, лісопаркетування та іншої діяльності, яка використовує земельні ділянки та інші земельні ресурси.

ІМЕНІ МІСІЙ

Із цією земельною реєстрацією та кадаструм земельні реєстратори та кадастрові реєстратори використовують земельні ділянки та інші земельні ресурси.

ACCELERATION OF INDEBTEDNESS IN CASE OF DEFAULT

MORTGAGEE'S RELIANCE ON TAX BILLS, ETC.

11. In case of default thereon, Mortgagor may, but need not, make any payment or perform any act hereinafter required of Mortgagor to fulfill or partiai paym ents of principal or interest on pr ior encumbrances, if any, and purchase, at s char ge, compromise or settle any tax liens or other prior liens or titles or claims thereon, or redeem from tax sale or otherwise affecting said premises or connect any tax or assessment. All monies paid for any of the properties, a herein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other monies advanced by Mortgagor to protect the mortgaged premises and hereby and shall become imm ediatel y due and payable without notice and when hereof, shall be so much additional indebtedness secured the like manner, and shall bear interest at the rate mentioned in the indenture at the rate of three percent per cent (3%) in excess of the mortgage rate. Inaction of Mortgagor shall never be construed as a waiver of any right accruing to it on account of any default on the part of Mortgagor.

MORTGAGEE'S PERFORMANCE OF DEFALTED ACTS

amount permitted by law, then and in such event, mortgagor may elect, by notice in writing given to mortgagor, to declare all of the indebtedness secured hereby to be and become due and payable at maturity (60) days from the giving of such notice. Notwithstanding anything to the contrary contained herein, mortgagor shall not be liable for any federal, state or local income, excess profit, franchise or capital stock taxes of mortgagor.

UNOFFICIAL COPY

PROFESSIONAL EDUCATION: THE JOURNAL OF TEACHING & LEARNING IN THE PROFESSION

PROBLEMS OF THE STATE IN THE FIELD OF CULTURE

REMARKS OF MR. SPENCER, MEMBER OF THE HOUSE OF COMMONS,
ABOUT THE PRESENT STATE OF THE COUNTRY.
HE IS EXPECTED TO SPEAK ON THE SUBJECT OF
THE KING'S BUDGET TOMORROW MORNING.
HIS SPEECH WILL PROBABLY BE FOLDED IN THE
COURT OF PUBLIC OPINION, AND I DON'T SEE
HOW HE CAN POSSIBLY GET OUT OF IT.
I DON'T SEE HOW HE CAN POSSIBLY GET OUT OF IT.
CONSIDER YOU QUARRELED WITH YOUR
BROTHER OVER THE DUTY ON SALT, AND
CONSIDER THIS MAN HAS ONE OF THE
GREATEST PLACES IN THE KING'S COURT.
IT'S A BIG JOB FOR HIM TO GET OUT OF IT.
CONSIDER YOU QUARRELED WITH YOUR
BROTHER OVER THE DUTY ON SALT, AND
CONSIDER THIS MAN HAS ONE OF THE
GREATEST PLACES IN THE KING'S COURT.
IT'S A BIG JOB FOR HIM TO GET OUT OF IT.
IT'S A BIG JOB FOR HIM TO GET OUT OF IT.

MONTEVIDEO, 22 DE SEPTIEMBRE, 1913.—M. J. M. —

Consequently, the author's argument is that the concept of "the people" is not a political concept, but a social concept. The author also argues that the concept of "the people" is not a concept of a particular group, but a concept of a particular society. The author also argues that the concept of "the people" is not a concept of a particular country, but a concept of a particular continent.

UNOFFICIAL COPY

~~ALCOPY~~ 8 8 4 7 3 2 9 2

17. Upon, or at any time after the filling of a complaint to forceclose this mortgagage, the court in which such complaint may be made either before or after sale, without notice, without filled may appoint a receiver of said premises. Such complainant is liable to pay all costs and expenses of such receiver.

APPOINTMENT OF RECEIVER

REMEDIES; FOREBEARING

15. The proceeds of any brokerage sale of the premises shall be distributed and applied in the following order of priority: first, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraphs hereof; second, to the heirs of the deceased persons, including all items as are mentioned under the present paragraph hereof; third, to the widow or widower of the deceased person, if there be one; fourth, to the heirs of the widow or widower, if there be any; fifth, on account of all costs and expenses incident to the sale of any lot or lots, or any other property held by the mortgagor, his heirs, executors, administrators, or assigns, as the law may appear.

APPLICATION OF PROCEEDS OF FORECLOSURE SALE

FOR ECLOSURE; EXPENSE OF ALL TYPES OF LITIGATION

then and in every such case the whole of said principal sum hereby secured shall, at once, at the option of Mortgagor, become immediately due and payable, together with accrued interest thereon, without notice to Mortgagor.

UNOFFICIAL COPY

and for many years, there has been a desire to have a more formalized and organized system of government.

WILHELMUS H. VAN DER HORST

Proprietary

中国科学院植物研究所 中国植物志 网站
物种信息由各卷执笔者提供，仅供参考

the principal, the object of his visit was to inspect the
new Model school building, which had been erected
at a cost of £2,000, and to ascertain whether it
was fit for the reception of the scholars. The
building is a large, two-story structure, with a
central entrance, and a large hall on each floor.
The hall on the ground floor is used for the
instruction of the scholars, and the upper floor
is used for the accommodation of the teacher.
The building is well constructed, and is
in good condition.

THE CIVILIAN ORGANIZATIONS OF THE UNITED STATES

Spent the morning at the office
and helped the children
clean up the house. Helped
with the cleaning of the apartment
and helped to clean up the house.
Afternoon I worked on my
homework and did some reading.
Evening I went to the library
and spent time there. I also
spent time with my mother and
my father. We talked about
the election and the political
candidates and the issues.
I also spent time with my
brother and sister. We played
video games and watched TV.
I also spent time with my
grandparents. We talked about
the election and the political
candidates and the issues.
I also spent time with my
friends. We talked about
the election and the political
candidates and the issues.

Local government is responsible for the delivery of services such as waste collection, street cleaning, and public transport.

• **ГЛАВА ПЯТАЯ. ОБЩИЕ ПОЛОЖЕНИЯ**
• **СТАТЬЯ ПЯТАЯ. ПРОДУКТЫ И МАТЕРИАЛЫ**

३८५

UNOFFICIAL COPY

Although it is the intention of the parties that the assignment of control shall be a present asset, it is the paragraph which states that Mortgagor shall not exercise any of the rights or powers conferred upon it by this contract, it is expressly understood and agreed, notwithstanding anything herein contained, that Mortgagor shall not exercise any of the contrary notwithstanding, that Mortgagor shall not exercise any of the rights or powers conferred upon it by this paragraph until a default shall occur.

Mortgagor further agrees to assign and transfer to Mortgagee any lease upon all or any part of the premises hereinafter described and to execute and deliver, at the request of Mortgagor, all such further assurances and assignments in the premises as may be necessary to perfect the mortgagee's interest in the property.

Noticing heretin contained shal1 be constriuted as consti-
tuting Mortgagee a mortgagee in possession in the absence of the
taking of actual possession of the premises by Mortgagee pursuant
to paragrapch 19 hereof. In the premises by Mortgagee herein
granted Mortgagor, no liability shall be asserted of the power
agatinst Mortgagor, all such liability being expressly waived and
released by Mortgagor.

ASSIGNMENT OF RENTS AND LEASES

UNOFFICIAL COPY

Бернадефъ юзат във външната си обработка, която е изпълнена със злато и със златни камъни, и е покрита със злато. Тя е изработена от злато и със златни камъни. Тя е покрита със злато и със златни камъни.

Съдържание

Бернадефъ юзат във външната си обработка, която е изпълнена със злато и със златни камъни, и е покрита със злато. Тя е изработена от злато и със златни камъни. Тя е покрита със злато и със златни камъни.

Бернадефъ юзат във външната си обработка, която е изпълнена със злато и със златни камъни, и е покрита със злато. Тя е изработена от злато и със златни камъни. Тя е покрита със злато и със златни камъни.

Бернадефъ юзат във външната си обработка, която е изпълнена със злато и със златни камъни, и е покрита със злато. Тя е изработена от злато и със златни камъни. Тя е покрита със злато и със златни камъни.

ИЗДАВАЩИЕ ОБЩИ СЪДЪРЖАНИЯ

Бернадефъ юзат във външната си обработка, която е изпълнена със злато и със златни камъни, и е покрита със злато. Тя е изработена от злато и със златни камъни. Тя е покрита със злато и със златни камъни.

UNOFFICIAL COPY

-8-

88473292

base commissions and other compensation and expenses of
mortgagor to an agent or agents, and shall also include
mortgagee and its agent or agents, if management be
delegated (which shall include reasonable compensation to
said property, including cost of management and leasing
(a) to the payment of the operating expenses of

follo wing, in such order as mortgagor may determine:
and profits of the premises to the payment of or on account of the
shall have full power to use and apply the available, rents, issues
above conferred upon it by paragraph 18 and paragraph 19 hereof
20. Mortgagee in the exercise of the rights and powers here-

APPLICATION OF INCOME RECEIVED BY MORTGAGEE

therefor immediately upon demand.
shall be secured hereby, and Mortgagee shall remunerate Mortgagor
thereof, incurring costs, expenses and claims or demands, the amount
thereof, or in the defense of any claim or by reason of loss or damage
age, under said lease or under any such liability, loss or dam-
ages. Should Mortgagee incur any agreements contained in said
and of the terms, convenants or agreements of discharge
obligations or understandings on its part to perform or discharge
soever which may be asserted it by reason of any alleged
ment therefore and of any and all claims and demands what-
right incur under said liability, loss or damage which
and from any and all liability, loss or damage which
and does hereby agree to indemnify and hold Mortgagee harmless of
obligation, duty or liability under leases, and Mortgagee shall
charge, nor does it hereby undertake to perform or discharge,

Mortgagee shall not be obligated to perform or dis-

receive all of such avails, rents, issues and profits.
Mortgagee's possession, operation and management thereof to
cous, insure and renew the same and tasks incident to
ments and improvements to the premises as to it may seem just-
orating, renewals, replacements, alterations, addititions, better-
to the item herein referred, to make all necessary or proper repairs, dec-
lease or sublease made subsequent to this mortgage or subordination
entitled Mortgagee to cancel the same, to select to disastrous
any lease or sublease for any cause or on any ground which would
notice to Mortgagee at any and all times hereafter, without
powers herein granted at any and every of the rights, privilages and
ority to exercise each and every of the rights, recoveries and
actions in distresses for rent, hereby granting full power and authority
the avails, rents, issues, an profits of the premises, including of
demanded property or necessary to enforce the payment of security of
tion or in the discretion of its successors or assigns may be
power to sue such measures, legal or equitable, as in its discre-
it any, therefore, either personally or by its agents, and with full
operate manage and control the premises and conduct the busi-
own name as Mortgagee and under the powers herein granted, hold,
from any and may as attorney in fact or agent of Mortgagee, or in its
and may exclude Mortgagee, its agents or servants, wholly there-
of Mortgagee or the then owner of the premises relating thereto,
together with all documents, books, papers and accounts,
take and maintain possession of all or any part of said premises,
without force and with or without process of law, with or
conduct broken, or by its agents or attorneys or any
part thereof to take actual possession of the premises or any
of Mortgagee, Mortgagee shall surrendered, forthwith, upon demand
hereof or before or after sale to the returner to Mortgagee and
after the institution of legal proceedings to forceclose the
debt due as aforesaid, or whether before or
declared to be imminent due as aforesaid, or after the
whichever before or after the whole principal sum secured hereby is
gagge Mortgagee has a right to institute forcible seizure proceedings,
19. In any case in which under the provisions of this mort-

UNOFFICIAL COPY

que o diretor pode ter com os professores e os alunos, que é de grande ajuda para o professor. Ele é um auxílio muito grande para o professor, porque, muitas vezes, ele não tem tempo de se ocupar com as coisas que o professor lhe pede.

but I wanted to see what the effect would be if I did not do this. I think it is better to do this, as it gives a more uniform distribution of the material.

SYNTHETIC POLY(1,4-PHENYLENE TEREPHTHALAMIDE)

Property of Cook County Sheriff's Office

K County Clerk's Office

WORKS-OF-ART OF THE VATICAN LIBRARY

UNOFFICIAL COPY

-6-

24. Any notice which either party hereto may desire or be required to give to the other party shall be in writing and the mailing thereof by certified mail addressed to Mortgagor at the mortgaged premises (designated by street address) or to the Mort-

GIVING OF NOTICE

23. Mortgagor shall release this mortgage and the instrument of record by proper instrument upon payment and discharge of all indebtedness secured hereby and payment of a reasonable fee to mortgagee for the execution of such release.

RELEASE UPON PAYMENT AND DISCHARGE OF MORTGAGEE'S OBLIGATIONS

CONDENSATION

21. Mortgagor shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

MORTGAGEE'S RIGHT OF INSPECTION

(d) To the payment of any deficiency which may result from any forced hereby or any closure base.

(c) to the payment of all expenses, decorations, renewals, improvements, alterations, additions, betterments, and property in such condition as will, in the judgment of the judge, make it ready for rental;

(b) to the payment of taxes and special assessments now due or which may hereafter become due on said premises;

Seeking and procuring tenants and entering into leases); establishing and procuring damages, if any, and premiums on insurance held above authorized;

UNOFFICIAL COPY

四庫全書

на същото място съществува и във вид на пещера, която е изградена от скални блокове и е покрита със земя и трева.

CHAPTER VI. WORKERS.

and the other two were found to contain 1.5% and 1.8% respectively. The mean value of the total organic carbon was 1.6%.

¹⁰ See also the discussion of the relationship between the two in the section on "The Reinterpretation of the Self." The author wishes to thank Dr. Michael S. Roth for his comments on this section.

• 100 •

Property of Cook County Clerk.

SET - INSTITUCIONES DE LA PAZ - ESTADÍSTICA Y CENSOS - 1990 - 1991

СОВЕТЫ

Officer, Sheriff, or other law enforcement officer, who has been appointed by the State Board of
Education to inspect and evaluate the educational program of the school.

REFERENCES AND NOTES

представляется в виде

de que pôde ser o resultado da sua morte, e que é de grande utilidade para a medicina.

REFERENCES
Hartung, J., 1990. *How to choose a test statistic for testing the equality of two normal population means when the variances are unknown and unequal*. *Biometrika*, 77, 893-896.

que se realizó en la noche del 11 de octubre de 1993, en el que se detuvo a un menor de edad que llevaba una bicicleta que había robado en la noche anterior.

UNOFFICIAL COPY

-9-

88473292

29. On sale or transfer of (i) all or any part of the prem-
ises, or any interest theretofore, or (ii) any beneficial interest in
any land trust which may now or hereafter acquire title to the
premises, to any person or entity, Mortgagor shall pay to the
trustee, to any beneficiary, Mortgagor or entity now or entitled
to receive payment of the sum secured by this Mortgage due
and payable at all sums secured by this Mortgagor to be immediatly due
and payable, and Mortgagor may invoke any other remedies provided
by this Mortgagor, law or equity. This option shall not apply when
the Mortgagor prior to the transfer or sale consents in writing to

TRANSFER OF PROPERTY OR INTEREST IN MORTGAGE; ASSUMPTION

28. In the event of the enforcement of the mortgagee of the
remedies provided for by the law or by this Mortgagor, the lessor
under each lease of all or any part of the premises made after the
date of recording this Mortgage, if any, shall, at the option of
the Mortgagor, attorney to any person succeedsing to the interest of
Mortgagor, as a result of such enforcement and shall recognize
such Successor in interest as landlord under such lease without
change in the terms or other provisions thereof, provided, how-
ever, that the said Successor in interest shall be bound by
any payment of rent or additional rent for more than twelve months in
advance or any amendment of the lease without the consent of the
mortgagee or any addition or subtraction to the lease made without
the prior consent of Mortgagor shall succeed to the interest without
such attachment, and Mortgagor shall cause each such lease
or any part of the premises to contain a condition a like as
such attachment, and Mortgagor shall cause each such lease
part evidencing the agreement to contain a condition on the lessor's
part evidencing the agreement to contain a condition on the lessor's

LESSOR ATTORNEY

27. This mortgagor and all persons herein extend to
and be binded upon this provis^sions hereto^c, shall exten^d
through Mortgagor, and the word "Mortgagor" when used herein shall
include all such persons and all persons liable for the payment of
the indebtedness or any part hereof, whether or not such persons
have executed the note or this mortgag^e, when used herein shall
mean used herein shall include the successive holders and assigⁿees
of Mortgagor named herein, and the holder or holders, from time to
time, of the note secured hereby.

BINDING ON SUCCESSES AND ASSIGNMENTS

26. Mortgagor covenants and agrees to furnish to Mortgagor such financial statements as Mortgagee may reasonably require.

FURNISHING OF FINANCIAL STATEMENTS TO MORTGAGEE

25. Mortgagor shall not and will not apply for a valid extension of any apprenticeship, valuation, stay, extension or execution laws, or any so-called "mortuum laws", now existing or hereafter enacted, in order to prevent or hinder the enforcement of foreclosure of this mortgage, but hereby waives the benefit of such laws. Mortgagor for itself and all who may claim through or under it waives, Mortgagor hereby waives the benefit of all laws relating to mortgages of this mortgage, excepting or under which to have the property and estates of the mortgagor marshaled upon any foreclosure sale under any order of each and every person, except its heirs, executors, administrators, or guardians, or any other creditors of Mortgagor, acquiring any interest in or title to the premises subsequent to the date of this mortgage.

WAIVER OF STATUTORY RIGHTS

gaggle at its place of business or at such other place as any party hereto may be notice in writing designating as a place for service of notice hereof, shall constitute service of notice hereunder.

UNOFFICIAL COPY

SEARCHED
INDEXED
SERIALIZED
FILED

AND COPIED FROM THE INDEXES AND RECORDS OF THIS OFFICE
THIS DOCUMENT IS NOT A LEGAL PAPER AND HAS NO LEGAL VALUE.

IT IS FOR INFORMATION PURPOSES ONLY. IT IS THE DUTY OF THE
RECIPIENT TO MAKE INQUIRIES WITH THE ATTORNEY OR OTHER
PERSONS INVOLVED IN THE CASE TO DETERMINE THE LEGAL
POSITION OF THE PARTIES.

DO NOT CITE THIS COPY AS A LEGAL PAPER. IT IS THE PROPERTY OF THE COOK COUNTY CLERK'S OFFICE.

NOTICE OF DEFECTIVE SERVICE OF PROCESS

TO WHOM IT MAY CONCERN:
THIS IS TO NOTIFY YOU THAT A COMPLAINT FOR DIVORCE
WAS FILED IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS,
ON THE 1ST DAY OF APRIL, 1982, BY JOHN J. HANNAH, AGAINST
THE DEFENDANT, ROBERT L. HANNAH, RESIDING AT 1000 N.
MICHIGAN AVENUE, SUITE 1000, CHICAGO, IL 60611.
A copy of the complaint was served on you at the address
above on the 1st day of April, 1982, by RONALD J. KELLY,
a process server, who is employed by the Cook County Clerk's
Office. You were given a copy of the complaint and a copy
of the summons. You were also advised of your right to
have a copy of the complaint and summons transcribed
into a copy of the record of service.

NOTICE OF DEFECTIVE SERVICE

TO WHOM IT MAY CONCERN:
THIS IS TO NOTIFY YOU THAT A COMPLAINT FOR DIVORCE
WAS FILED IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS,
ON THE 1ST DAY OF APRIL, 1982, BY JOHN J. HANNAH, AGAINST
THE DEFENDANT, ROBERT L. HANNAH, RESIDING AT 1000 N.
MICHIGAN AVENUE, SUITE 1000, CHICAGO, IL 60611.
A copy of the complaint was served on you at the address
above on the 1st day of April, 1982, by RONALD J. KELLY,
a process server, who is employed by the Cook County Clerk's
Office. You were given a copy of the complaint and a copy
of the summons. You were also advised of your right to
have a copy of the complaint and summons transcribed
into a copy of the record of service.

NOTICE OF DEFECTIVE SERVICE OF PROCESS

TO WHOM IT MAY CONCERN:
THIS IS TO NOTIFY YOU THAT A COMPLAINT FOR DIVORCE
WAS FILED IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS,

NOTICE OF DEFECTIVE SERVICE OF PROCESS

TO WHOM IT MAY CONCERN:
THIS IS TO NOTIFY YOU THAT A COMPLAINT FOR DIVORCE
WAS FILED IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS,
ON THE 1ST DAY OF APRIL, 1982, BY JOHN J. HANNAH, AGAINST
THE DEFENDANT, ROBERT L. HANNAH, RESIDING AT 1000 N.
MICHIGAN AVENUE, SUITE 1000, CHICAGO, IL 60611.
A copy of the complaint was served on you at the address
above on the 1st day of April, 1982, by RONALD J. KELLY,
a process server, who is employed by the Cook County Clerk's
Office. You were given a copy of the complaint and a copy
of the summons. You were also advised of your right to
have a copy of the complaint and summons transcribed
into a copy of the record of service.

NOTICE OF DEFECTIVE SERVICE

TO WHOM IT MAY CONCERN:
THIS IS TO NOTIFY YOU THAT A COMPLAINT FOR DIVORCE
WAS FILED IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS,
ON THE 1ST DAY OF APRIL, 1982, BY JOHN J. HANNAH, AGAINST
THE DEFENDANT, ROBERT L. HANNAH, RESIDING AT 1000 N.
MICHIGAN AVENUE, SUITE 1000, CHICAGO, IL 60611.

UNOFFICIAL COPY

-11-

32. This Mortgage is executed by Bank of Ravenswood, note personal liability counter-redd upon and vested in the Trustee and authority exercised as follows: (and said Bank of Ravenswood hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said note contradicted shall be construed as creating any liability on said Trustee, Bank of Ravenswood, person singly to pay the note or any interest thereon, or to perform any covenant, obligation or express or implied hereunder, or to collect any amount due thereon, or to collect any amount due under any other agreement between the parties hereto, and that so far as said Trustee, any right or security hereunder, and that so far hereafter claiming any right or security hereunder, and by every person now or hereafter expressing claimantly waived by Mortgagee and by every person now any, being entitled to payment in connection therewith, all such liability, if otherwise than as provided herein, is hereby released.

EXCULPATORY

31. The captions and headnings of various paragraphs of this mortgagage were for convenience only and are not to be construed as defining or interpreting, in any way, the scope or intent of the provisions hereof.

CAPTIONS

30. Mortgagor covenants and agrees that it will not, without the prior written consent of Mortgagor, which shall not be unreasonably withheld, further mortgagor, grant a deed of trust, pledge or otherwise dispose of or further encumber, whether by operation of law or otherwise, any or all of its interest in the premises and any such mortgage, deed of trust, pledge or encumbrance made without the prior written consent shall be void and voided and the making thereof shall constitute a default under this mortgage.

RESTRICTION ON SECONDARY FINANCING

Notwithstanding anything to the contrary herein, nothing herein shall be deemed to prohibit transference of leases held by lessees in the ordinary course of business.

such transfers or sale subject to whatever terms the mortgagor may require, including, an increase in the rate of interest payable under the note secured hereby.

UNOFFICIAL COPY

- 3 -

卷之三

EXCELSIOR

TSO
The above caption is based on information received from the
Government of Canada.

СУБД ОИЭ

BERAMBEGI LORI 2013-2014 - 100 PAGES

and the hope according to which
the best pictures will always be the best, and the best
group of images or sets of subjects for scientific purposes.

UNOFFICIAL COPY

-12-

HJ - 888 XOB

1988 OCT 14 AM 11:05

**THE FORTNIGHTLY
BOOK REVIEW**

Chicago, Illinois 60606-1218

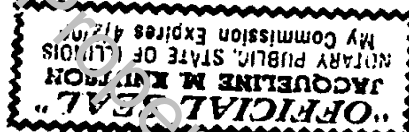
suſte 1900

333 West Wacker Drive

JOHN A. HANSON, U.S.A.

•XF• Hanes • H uper

THIS INSTRUMENT PREPARED BY: AND RETURN TO:



My Commutation Expenses:

Notary Public

GIVEN under my hand and Notarized Seal this 13th day of October, 1988.

I, a Notary Public in and for said County, in the State aforesaid, do hereby certify THAT

COUNTY OF COLORADO

~~Assessment Society~~

ატესტი:

M. L. S. Blyden
BANK OF RAVENSWOOD, as Trustee as
Administrator and not personally
BY: M. L. S. Blyden

IN WITNESS WHEREOF, Bank of Ravenna Wood, not personally but as trustee as aforesaid, has caused these presents to be signed by its ~~President~~ Vice-President, and its corporate seal to be hereunto affixed and attested by its Assistant Secretary, the day and year first above written.

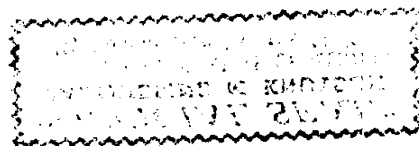
UNOFFICIAL COPY

BOX 938 - JL

RECEIVED - 1968

CHICAGO, ILLINOIS, 60601
DATE 1968
333 W. MICHIGAN AVENUE
BOSTON, MASSACHUSETTS, 02108
TODAY 1968

1968 APRIL 17, 1968 - 1968 APRIL 17, 1968



PROPERTY OF COOK COUNTY CLERK'S OFFICE

RECEIVED APRIL 17, 1968
1968 APRIL 17, 1968

RECEIVED APRIL 17, 1968
1968 APRIL 17, 1968

RECEIVED APRIL 17, 1968
1968 APRIL 17, 1968

COOK COUNTY
ILLINOIS
RECEIVED APRIL 17, 1968

SECRET