UNOFFICIAL COPY 1486

MORTGAGE

	MOTTOAGE		 	11	LABOVE SPACE FOR RECO	rder's use only
	THIS INDENTURE, made	December 7.	, 1988	hetween		
	not personally but as Trustee i	inder aureement dated_	October 0		<u>88</u> and known as Trust No	1310
	(herein referred to as "Mortga,	gor,") and Gladstonis. Therein referred to as	one-Norwood Tri ''Mortgagee,'')	u st & Savings Ban WITNESSETH THA	k, an Illinois banking c AT WHEREAS Mortgagor is	orporation, doing ustly indebted to
	Mortgagee in the sum of Udollars (\$ 100,000,00 order of the Mortgagee and de remaining from time to time unin Chicago, Illinois, in February 1, be in the amount of \$ 1,01	A control of the cont	andria Damaricana I	Nicea of arran dasa ba	manufale are agreed by Managana	an mariable to the
	February 1, be in the amount of \$ 1,01 interest on the principal of each lection, including reasonable at	In instanment after the	ongman maturny da	te thereof at Tie Y	per aminimi, roßerner wi 🗸 🗸 🗸	id installments to um, together with th all costs of col-
	lection, including reasonable at NOW, THEREFORE, the Mortgage, and all extensions and renew, and every kind now or hereafter or gagee during the term of the hortgarstrument, obligation, conflict of a wise and whether direct, indirect, ments made by and between the both Mortgagor of present or future the ethird parties and assigned by said the and agreements herein contained, by edged, does by these presents Mortgand State of Illinois, to wit:	gagor to secure the paymer als thereof, and for the fur- wing and to become due fi- tage, howsoever created, in- agreement of any and every- orimary, secondary, fixed carties herein, and including arties herein, and including bedness or obligations of to the mortes to Mortgagee, and the nerfo	nt of said Note in acco ther purpose of securin from the Mortgagor to curred, evidenced, acqui kind now or hereafter or contingent, together all present and future hird parties to Mortgag d any and all renewals	rdance with its terms a ig the payment of any a the Mortgagee or to the ired or arising, whether existing or entered into with interest and chain indebtedness incurred contact ee, and of present and it or extensions of any of deriation of One Dollar.	nd the terms, provisions and limited all obligations, indebtedness to holder of said Note or to the Art under the Note or this mortgage between the Mortgagor and the ges as provided in said Note an or arising by reason of the guaran future indebtedness originally ow the foregoing, and the performation hand oaid, the receipt whereo	and liabilities of any sistence of the Mort- e or under any other Mortgagee or other- d in any other agree- tee to Mortgagee by ling by Mortgagor to not of the covenants of is hereby acknowl-
	Lots 3, 4, 5, 6, 7 a to the irving Park S 13, East of the Thir	ubdivision in th	e Northeast 1	/4 of Section	22, Township 40 No	Addition rth, Range
^	PIN# 13-22-223-076, Property Address: 3	13-22-223-0/ ⁻ , 1 644-48 N. Pulask	3-22-223-078, I, Chicago, I	ε 13-22-223-0 L 60641	BEPT-01 T#1111 TRAN 6579 12/ #0039 # A ★	-5/1486
•	la.		0/	٠	COOK COUNTY RECORD	ER
	which, with the property hereinaft TOGETHER with all improvem and during all such times as Mortgi Exparatus, equipment or articles in units or centrally controlled), and indor beds, awnings, stoves and wi is agreed that all umilar apparatus, part of the real estate TO HAVE AND TO HOLD the This Mortgage consists of two pa	ents, tenements, easements agor may be entitled there ow or hereafter therein or twentilation, including (with iter heaters. All of the forej equipment or articles here premises unto the Mortganes. The covenants conditions	is, fixtures and appulled to (which are liedged hereon used to supply your restricting the following are declared to brafter placed on the progressions and provisions are selected.	nances thereto belongs: primarily and on a pai heat, gas, air condition erough, screens, windo a mart of said real esta order by the Mortgage assigns overver, for the seating on lame 2 (the re	inty with said real estate and not ing, water, light, power, refrigeriow shades, storm doors and wind the whether physically attached to or its successors shall be considered upposes herein set forth, everyous side hereoff among other	secondarily), and all lition (whether single ows, floor coverings, hereto or not, and it iered as constituting
	gagor to keep the premises in repairs, insurance, prior liens acceleration of maturity of the No and are incorporated herein by refile the event Mortgagor sells or operson or persons other than Mortforcing the provisions of this Mortforcing the provisions of the Mortforcing the Provision of the Provision of the Mortforcing the Provision of the Provision of the Mortforcing the Provision of the Provision	ir, insured and free of hem- and taxes paid by Mortgag te and foreclosure hereof is conveys the premises, or if to gagor, Mortgagee shall have gage with respect thereto usuall have executed a writter is Mortgage.	is and to pay and dischale ee constitute addition in case of default and find shall be binding or the title thereto or any it the option of declaritiness prior to such saling agreement in form saling agreement a	inge prior liens and taxe as indebtedness eccircular the allowan e of loo the Mortgagn, and the interest therein shall be in g immediately due in e or conveyance Mortgagactory to the Mortgagactory to the Mortgagactory to the mortgagactory.	es, provide that if not paid by MC i hereby, provide for tax and in rigagee's attorneys' fees and exp iose claiming through it. come vested in any manner whi i payable all unpaid installments up co hall have consented there user assuming and agreeing to be	ortgagor, the costs of surance deposits, for enses of foreclosure, itsoever in any other on the Note and en- to in writing and the bound by the terms
	This mortgage is executed by ercise of the power and authority every person now or hereafter class	conferred upon and vested ning any right or security h	in it as such Trustee, ereunder that nothing	and it is expressly und contained herein or in	ierkkood ing wereed by the mor	ge shall be construed
	sonally to pay said Note or any intherein contained, all such liability, to out of the property hereby convey any co-signer, endorser or guaranto	erest that may accrue there fany, being expressly waive ed by enforcement of the ir of said Note.	on, or any indebtedneed, and that any recove provisions hereof and	is accruing hereunder of try on this mortgage an of said Note, but this	or to perform any covenants eithed the Note secured bureby shall waiver shall in no way affect the	er express or implied be solely against and personal liability of
	IN WITNESS WHERFOR. G. these presents to be signed by its (ecutive) (Assistant) (Vice President) GLADSTONE=NORWOOD TRI	(Trust Officer) the day and	i year first above writt	en.	personally but as Trustee a a seal to be hereunto affixed and	
	BY Jo Ann Bohn	rowski.	107 - 41 - 41 - 6	AVP (£	TO THE PARTY OF THE PROPERTY O	lme) (Trusi Officer)
	STATE OF ILLINOIS SS Jo Ann Bohn and	Flaine T Cib		indersigned in and for said County,	in the state aforesaid, DO HER	BY CERTIFY, that
	instrument as such elemental enter instrument as such elemental enter instrument as such elemental enter and a proper and a untary act of said Bank, as I rustee then and there acknowledged that said of said Bank to said instrument act of said Bank, as I rustee as afore	ward district Officers of GL White Profession Bank, who sistant) (Vice President) (I cknowledged that they sig as aforemid for the users	ADSTONE - NOR are personally known rust Officer), and (Isk ned and delivered the and purposes thereby	t forth, and the said (E. Continue) as custodi	accountive. Assistant) (Vice Present of said	dena in Trust Officers Hank, did affix the
	Given under my hand and Notar	nal Seal this	7th	day of	December //	19_88
	Cladstone-Norwood Trues 200 N. Central Ave.	ist & Savings Ba Chicago, IL 6	0630 GERALDI	AL SEAL! NE VASQUEZ	Notary Public	Sand S
	NAME Gladstone-No STREET 5200 N. Cen	orwood Trust & S tral Ave.	WIND WAS STREET	Manadale	₩ .	EET ADDRESS OF
Ì	y city Chicago, IL Y instructions	3	4	3644-48 apricago,	N. Pulaski IL 60641	
F	RECORDER'S OFFIC FORM ON 231 (3/78)	E BOX NUMBER		TOT	10	5

THE COVENANTS CONDITIONS AND PRIVISIONS REFORMED TO DEPAGE THE REVERSE SIDE OF THIS MORTGAGE):

- THE COVENANTS CONDITIONS AND DEVISIONS REFERENTO DE DAGLETIC OF THIS MORTGAGE):

 1. Mirtgagor covenants and agrees to pay said indebtedness and the interest thereon as herein and in said Note or other evidence thereof provided, or according to any agreement extending the time of payment thereof. (2) To pay when due and before any penalty straches thereto all taxes, special taxes, special taxes, special saves, and severe charges, and severe service charges against the premises (including those heretofore due), and to furnish Mortgagee. upon request, danges are consistent of the purpose of this requirement. (3) To keep the improvement in our control of the purpose of the requirement. (3) To keep the improvement in our control of the purpose of the requirement. (3) To keep the improvement in our control of the purpose of the requirement. (3) To keep the improvement in our control of the purpose of the requirement. (3) To keep the improvement in our control of the purpose of the purpose of the requirement. (3) To keep the improvement in our control of the purpose of the requirement. (3) To keep the improvement in our control of the purpose of the requirement. (4) To keep the improvement in our control of the purpose of the requirement. (4) To keep the improvement in our control of the purpose of the requirement. (4) To keep the improvement in our control of the purpose of the requirement. (4) To keep the improvement in our control of the purpose of the requirement. (4) To keep the improvement in our control of the purpose of the requirement. (4) To keep the improvement in our control of the purpose of the requirement. (4) To keep the improvement in our control of the purpose of the requirement of the form of the purpose of the requirement of the form as shall be calculated to the purpose of the form as shall be calculated to the purpose of the form as shall be calculated to the purpose of the form as the foreigneed to the purpose of the control of the purpose of the improvement of the purpose of the improvement of
- prior then to Mortgages.

 2. In addition to the monthly payments of principal and interest payable under the terms of the Note, the Mortgagor agrees to pay to the holder of the Note, when requested by the holder of the Note, such sums as may be specified for the purpose of establishing a reserve for the payment of premiums on policies of fire insurance and such other ha ards as shall be required hereunder covering the mortgaged property, and for the payment of taxes and special assessments accurring on the property (all as estimated by the holder of the Note), such sums to be held by the holder of the Note without any sillowance for interest, for the payment of such premiums, taxes and special assessments and the payment of the Note without any sillowance for interest, for the payment of such premiums, taxes and special assessments and to keep the mortgaged premiums insured against loss or damage by fire or lightning. If, however, payments made hereunder for taxes, special assessments and insurance premiums shall not be sufficient to pay the amount necessary as they become due, then the Mortgagor shall pay the necessary amount to make up the deficiency. If amounts collected for the purpose aforeasid exceed the amount necessary to make such payment, such excess shall be credited on subsequent payments for these purposes to be made by Mortgagor.
 - 3. The provilege is granted to make prepayments on principal of the Note on any interest payment date
- 4. Mortgagee may calle a a late charge equacto 2.5 of the monthly payment of principal interest, taxes, assessments, insurance premiums, or other charges more than 10. day on priesars, to cover the extra expense involved on hundring or inquent payments.
- 5. Mortgagor agrees that Michage may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this institument, or any litigation to which the Mortgagee may be made a party on account of this lien or which may affect the trife to the property securing the indebtedness here. It is need or which may affect said debt or lien and any reasonable attorney's fees so incurred shall be added to and he a part of the debt hereby secured. Any costs and expens is trasonably incurred in the foreclosure of this mortgage and sale of the property securing the same and in connection with any other dispute or litigation affecting said leaf of the part in the debt hereby secured. All such amounts shall be added to and he a part of the debt hereby secured. All such amounts shall be payath, by the Mortgagor to the Mortgagee on demand, and if not paid shall be included in any decree or judgment as a part of said.

Morisages making any payment hereby authorized relicing to lakes or assessments, may do so according to any bill, statement or estimate procured from the size public office without inquiry into the accuracy of rich bill, statement or estimate or into the validity of any tax, assessment, sale, forfesture, tax lien or title or

E. At the option of the Mortgagee and without notice to mortgage, or, all unpaid indebtedness secured by this Mortgage shall, notwithstanding anything in the Note of in this Mortgage to the contrary, become due and payable (e) immeditely in the case of refault in making payment of any installment on the Note of on any other obligation secured hereby, or (b) when default shall occur and continue for three areas in the performance of any other agreement of the Mortgage here contained.

9. When the indebtedness hereby secured shall become due whet jer / y cceleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof, there shall be allowed and included as a first and indebtedness in the decree for sale all expenditures and expenses which may be paid or in curred by or on behalf of Mortgagee for attorneys' fees, appraisers' fees, or our or s for documentary and expert evidence, stenographers' charges, publication costs and cost (which may be estimated as to items to be expended after entry of the decree i) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Torrens certificates and similar data and assurances with respect to title as Mortgag et any deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the Rie or the value of the premises. All expenditures and expenses of the nature in the 1.75.

peragraph mentioned shall become so much additional indebtedness secured hereby 11. mediately due and payable with interest thereon at the rate of 11.75

- persograph mentioned shall become so much additional indebtedness secured hereby = 1mediately due and payable with interest thereon at the tate of 11.75 person of the mentioned shall be a party, either as plaintiff, claimant or defendant, by reason of this Morigage or any indebtedness hereby secured; or (b) preparations for the defense of the survey and the party, either as plaintiff, claimant or defendant, by reason of this Morigage or any indebtedness hereby secured; or (b) preparations for the defense of the survey and the party of the constitute of proceedings which might affect the premises and the premises of the protection of such decrees. Provided and premises of the protection of the premises and the protection of the premises and the protection of the premises of any part the times when Mortgagor and the protection of the premises of any part thereof, provided such application in and provides and all other promes
- 23. No action for the enforcement of the lien or of any provision hereof shall be subject to any detense which would not be good r.d. callable to the party interposing in an action at law upon the Note.
- 13. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good y'd' alighbe to the party interposing same in an action at law upon the Note.

 14. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and rec. we all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith ap lied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provide that any excess over the amount of the indebtedness shall be delivered to the Mortgager or its successor or assigns.

 15. All avails, rents, issues and profits of the premises are pledged, assigned and transferred to the Mortgagee, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hereof (a) to pledge said ents, issues and profits of on a parsty with said real estate and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgagee of all such leases and agreements and all the avails thereunder, together with the tight in case of default, or a successory purpose transfer and assignment to the Mortgage of all such leases and agreements and all the avails thereunder, together with the tight in case of default, and the proper to enforce collection thereof, employees all rents, issues and profits, regardless of when period in the proper to enforce collection thereof, employees the contract and profits, regardless of when period and contract and the contract and profits, regardless of when period and contract and the contract and profits, regardless of when period and contr

- 17. A reconveyance of said premises shall be made by the Mortgager, and to pay and discharge all debts, obligations and liabilities incurred thereto.

 18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor, shid the world "Mortgagor when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.
- 19 MORTGAGOR DOES HEREBY WAIVE, TO THE EXTENT PERMITTED BY APPLICABLE ILLINOIS STATUTE, ANY AND ALL RIGHTS OF REPORTION ROM SALE UNDER ANY ORDER OR DECREE OF FORECLOSURE OF THIS MORTGAGE, ON ITS OWN BEHALF AND ON BEHALF OF FACH AND EVERY PER ON, EXCEPT DECREE OR JUDGMENT CREDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PREMISES SUBSEQUENT TO HE DATE OF THIS MORTGAGE.