## MORTGAGOR

MORTGAGEE

\_(SEAL)

(SEAL)

(1)	Names and Add	resses)					
Steve Schilli	ng	ly No.)		Comme	ercial Credit	LOans, Inc	
Pamela Schilling, (Name) (Social Security No.)			416 West Higgins Road				
1311 Sanborn	Lane Sirest Address			Schau	mburg, Illin	ois 60195	
Palatine, Ill						880;	98518
	d "Mortgagor")	COUNTY, ILLIN			COOK thereafter called "Mortgages		Y, ILLINOIS
First Post. Due Date 4-09-88  Date Due Each Mo.	**************************************	1 oan Number 20342-2	& ?	1.oan (Note) Mortyaye 4-88	Number of Monthly Payments 84	Ami, of Each Regular Proc. 302.01	Ami. of Morigage (Face Ami. of Loan) 16,852.47
09 THIS MORTGAGE ALS	en eggligge gift	LIBE ADVANCES AS	S BROVI	NED HEREI	S.I	<u> </u>	
					bove named address i	n the County and	State above indicated
Morigage and Warrant	The Mortgagee na	med in print above, to	o secure t	he payment o	of one certain Promiss	ory Note executed	by Steve
Schilling and named in print above, th	Far.e.la Schi	lling ed real estate, to wit:	("Bortov	vers''), bearin	g even date herewith,	payable to the ore	ier of the Mortgage
Block 44 Lot 13, Township Illinois, açç County, Illino County, Illino Permanent Inde	42 North, Pa ording to di ois Con May	nge 10, East e Plat therec 20, 1862 as	of the following of the contract of the contra	e Third orded in ent 1848	Principal Mer the Recorder	idian, in (	CookCounty,
Commonly known	n as 1311 Sa	nborn Lame, P	alati	ne, Illí	nois 60067	88	098518
		0	_				>00 <b>1</b> 0
according to any agreeme of the initial transaction. June in each year, all tax or damage to rebuild or reshall not be committed of herein, who is thereby aut attached payable first, to be left and remain with the or times when the same st through sale by installance amount and accrued interest and transfers, as outlined to the event of failur holder of said indebtedne premises or pay all prior e without demand, and the secured hereby. If any into cancel part or all of this obtained at Mortgagee' and to apply any returned Borrower understands the company, (3) that employ (4) Mortgagee or the insuffice event of a breashall, at the option of the at the rate of interest the by foreclosure thereof; or It is agreed by the Minerof—including reasonathe whole title of said preby any suit or proceeding gagor(s). All such expense rendered in such foreclosure hereof given, until all such and for the heirs, executors such foreclosure proceeding and without notice to the premises with nower to come	ent extending time or and evidence the reflect and assessments estore all buildings or suffered; (5) to kee horized to place such any prior Mortgages usually become due and nt contract, without rest due and payable of the Federal Home es oto insure, or passes, may procure such cumbrances and the same with interest to soffice, upon Borrod premiums to Borrod to fire the surance coverage is at insurance and to soffice, upon Borrod to fire the surance coverage is at insurance and to soffice, upon Borrod to fire the surance coverage is not acting as for the surance company may be for any of the afolicy of the afolicy of the surance company may be for any of the afolicy of the a	f payment, or in accordinancing or advancing inancing or advancing against said premises, r improvements on sai p all buildings now or insurance in compane, if any, and, second ntil the indebtedness i payable; and (6) that and the indebtedness in payable; and (6) that at once; provided, he can Bank Board at it, the the insurance, or pay stee interest thereon from the date obtained at Mortgage apply any returned power's unpaid balance ompany may be affiliated as the agent, broker or for realize some benefit iresaid covenants or ag without notice, become above-described Prooth, the same as if a expenses and disburse unlays for documentar eclosure decree—shall gee or any holder of a shall be an additional the proceedings, wheth sements, and costs of sal assigns of said Mortgut upon the filing of a or to any party claimit sand profits of the sand profits of	rd with Ing g of add: and on tid premiser at any tides accept to the control of t	in terms of an information of sums of decision of the sums of decision of the decision of sale shall the sale decision of sale shall the decision of	f money to Mortgago, thibit receipts therefor the been destroyed or cremises insured in conder of the first mortgagone named as their inty all not receive named as their inty at the name of the name	ed notes, which she (s); (2) to pay pri; (3) within sixty of tamaged; (4) that vapanies to be select igge indebtedness, if erests may appeares, and the interes remises or an interes will occupy the pequire Mortgagee's hereon when due, chase any tax lien regagor(s) agree(s) to lie to so much ad or hereby gives to bite oy 'aw. If an ey () can el part of open, 'ns. rance a employ es 'a; a; age agent o. the insulation occurring or completion occurring or completions and disbut a party, shall also sts and included in ot, shall not be dis The Mortgagor(s) fand income from, sin which such bill fer to take possessi	all be a continuation or to the first day of ro the first day of ays after destruction waste to said premises ed by the Mortgagee any, with loss clause, which policies shall thereon, at the time est therein, including e the entire principal roperty, certain sales prior written consent. The Mortgagee or the or title affecting said to repay immediately distinual indebtedness. Mortgagee the right y insurance coverage all of that insurance is Mortgagee's office ent for the insurance rance company, and all earned interest, the of such breach, shall be recoverable with the foreclosure ing abstract showing sements, occasioned by paid by the Mortgage of said dortgagor(s) ald premises pending is filed, may at once on or charge of said
First Gibral Morigagee If in this morigage the	e Mortengor is or inc	Date	an Borro	d in Book wer, then Bor	1 1 0 8 5 3 Page rower only is personal	County  ly liable for payme	ni of the promissory
Note and Mortgagor is had to the right of and power	ble and bound by al	l other terms, conditio	ms, coven	innts and agre	ements contained in the ault.	his morigage, inclu	ding but not limited
Witness the hand	_s_ and seal _s_	of the Martgage	or(s) this	_4th	day of	March	A.D. 19 88

(SEAL)

\_(SEAL)

Pamela Schilling

STATE OF ILLINOIS TO THE COLUMN TARES OF THE C	
County of KENDALL Ss.	
I. THOMAS G GILLESPIE	in and for said County, in the
tate aforesaid, DO HEREBY CERTIFY, That Steve Schilling and Pamela Schilling	foregoing,
ersonally known to me to be same person subs	
ppeared before menthle day in person, and acknowledged thatthe_Ysigned, sealed a	and delivered the said instrument as
their free and voluntary act, for the uses and purposes therein set forth, including the	ne release the waiver of the right of
GIVEN under my hand and nptary seal, this 4th daylor	March A.D. 19 88

This instrument was prepared by J.A. Brown 416 West Higgins Road Schaumburg, Illinois 60195

ORIGINAL-RECORDING

TRIPLICATE—CUSTOMER'S

Clert's

81688086

DEPT-01 RECOFATAG \$12.25 THERESE TRAN 5299 03/08/88 14:40:00 #1949 # 18 # 03-0985 18 COUNTY RECORDER

88093518