(Names and Addresses)				MORTGAGEE					
JOHN STRUCK WCDONALD					GONMERCIAL CREDIT LOAMS, INC.				
LORRAINE COLEMAN MCDONALD				15957 S. HARLEM AVE.					
490 W. 96th		TINLEY PARK, II. 60477							
_GHIGAGO, II.	Street Address	alpado - di Carlogia - gi pi kita ki ri igi gi _n a a iki kiri barang ka		*** * ********************************	T F LLC TYESTY #.m.P SEEmme	. To T. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.			
	k (t)	175 T F S 1985 2	1010		NOOR				
(hereafter valled	"Alorigagor"!	COUNTY, ILLIN	1200 00 100	ers (ferrie)	COOK thereafter called "Morranger	")	Y, ILLUNOIS		
7/6/88	6/6/03	21153-2	5/31	1110	Humber of Monthly Payments 180	Amir of flach Regulat Pink. 559.50	Ami. of Mortgage trace Ami. of (nam)		
THIS MORTGAGE ALSO			i			339.30 .13,030			
THIS INDENTURE,						the County and 5	state above indicated		
Mortgage and Warrant to	the Mortgagee nar	ned in print above, to	a secure the	payment d	of one certain Promiss	ory Note executed	by JOHN SPEN		
HCDONALD &	1 OF RAINE CO	LEMAN HODONA	eDisorrower	Hirmaih;	FR da date herewith,	payable to the ord	ier of the biorigagee		
named in print above, the	foile with describe	d real estate, to wit:							
IB KAST 35 FKKT O									
DUTION TO EUCLID									
F THE NORTH WEST ! ANGE 14, EAST OF '									
DUNTY, ILLINOIS.	11121112		,						
K/A:400 W. 96th	S'T.				88	3237877	l .		
CHICAGO, IL.	60628	0 107 010							
RMANENT PARCEL N	UMBISK: 25-U	9-10/-041							
June in each year, all taxes or damage to rebuildoor set of shell now becommitted or sherein, who is thereby author attached payable first, to a be left and remail with the or times when the same shat through sale by installment amount and accrued interest and transfers, as outlined by in the event of failure holder of said indebtedness premises or pay all prior encited hereby. If any insut to cancel part or all of that is obtained at Mortgagee's cand to apply any returned from any (1) that employed (4) Mortgagee or the insurt. In the event of a breach shall, at the option of the legat the rate of interest then, by foreclosure thereof; Or but it is agreed by the Mortgage including reasonable the whole title of suid prein by any suit or proceeding will gagor(s). All such expenses a rendered in such foreclosure	thre fill buildings to suffered; (5) its kee orized to place ane; by prior Alorigages a will become due and contract, without st due and payable. The Federal Home so to insure, or pass, may procure succumbrances and the ane with interest trance coverage is (1 insurance and to office, upon Borro (1) the insurance ce is not acting as a unce company may he of any of the afogal holder thereof, prevailing under the proceding for the suffice of the suffice o	f improvements on sai p all buildings now or insurance in companie, if any, and, second the indebtedness i payable; and (6) that all buildings and (6) that all buildings are all buildings and (6) that all buildings are all build	d premises if at any time is acceptable, to the Mins fully paid; Mortgagor(s). Mortgagor(s) titten consent owever, that 12 C.F.R. See is a firm to time time time time time time time time	on soid on the took of the too	we been destroyed or diemises insured in comider of the first mortga or named as their into all relieve enumbrance self or transfer said priggs cans, at Mortgags gor(s) row-occupy or as amen self do not recances or the forest il s, or discharge money so paid, il e More cent, per annum. Mortgage a power of attorne s any credit and/or profit on this loan and is the insurance, said indebtedness, included then matured by in behalf of complainer's charges, cost of proggor(s); and the like exist had then matured by in behalf of complainer's charges, as such, may be as, shall be taxed as costave been entered or not a to the possession of, a mortgage, the court i	amaged; (4) that we panies to be selected ge indebtedness, if crests may appear, es, and the interest emises or an interest emises or an interest will occupy the produce Mortgagee's price and the search when due, I thase any tax lien entagor(s) agree(s) if libe so much add or hereby gives to ofter oy law. If any yo can let part or operion arance at employies, an age agent of the insulating principal for express terms, occurring or completing and disburst and in connection occurring or completing and included in it, shall not be disfilled Mortgagor(s) fund income from, so my which such bill!	aste to said premises and by the Mortgagee any, with loss clause which policies shall thereon, at the time set therein, including the entire principal operty, certain sales of the entire principal operty, certain sales of the time said or epay immediately fitting all entire affecting said or epay immediately fitting insurance coverage all of that insurance Mortgagee's office, and for the insurance rance company, and tall earned interest, ime of such breach, shall be recoverable with the foreclosure ng abstract showing sements, occasioned the paid by the Mortany decree that may nissed, nor a release or said Mortgagor(s) and premises pending of the said Mortgagor(s) and premises pending		
hereof given, until all such er and for the heirs, executors, such foreclosure proceeding and without notice to the su premises with power to coll Morigagor warrants the free from any encumbrance	is, and agree(s) tha aid Mortgagot(s), c lect the rents, issue at Mortgagor seize	or to any party claimi is and profits of the :	aid premises	j.		•	•		
and for the heirs, executors, such foreclosure proceeding and without notice to the sa premises with power to coll Mortgagor warrants the	is, and agree(s) tha aid Mortgagot(s), c lect the rents, issue at Mortgagor seize	or to any party claimi is and profits of the :	aid premises	i, id has the		•	•		

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CABS 13214-C Prioted in U.S.A. 4/86

STATE OF 1LLINOIS	NOFF	CIA	L CC)PY	
County of COOK					
!1.15A_MNUTT	er,notary Piibl	rc	* * ********* * * * * * * * * * * * *	in a	
State aforesaid, DO HEREBY CERT	TEY, ThatJOHN	errnck- HCI	нолаплино	BAINE.COLEMAN. E	(HIS WIPE) ICDONALD foregoing
personally known to me to be same	person <u> </u>	se name	S ARE	subscribed to	the foregoing instrument,
appeared before me this day in person	n, and acknowledged tha	TT	he Y	, signed, scaled and deliv	ered the said instrument as
THEIR for fire	e and voluntary act, for	the uses and pu	rposes therein set f	orth, including the release	the waiver of the eight of
OIVEN under my hand and	NOTARIAI.	seal, this	31	day ofMAY	A.D. 1988
			tion n	1 Milites	and the state of t
This instrument we prepared by	D. M. HUMENII	K 15957 S	. HARLEM AV	E. TINLEY PARK	12. 60477
	(fismr)		A CALLES	CIAL SEAL"	
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~	WAR			MINERCIAL CRE MINERCIAL INC. LOANS, INC. P. O. BOX 377 THLEY PARK, IL 60	& <i>i</i> *
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