CARS 37214-C Printed in U.S.A. 4/86

MORTGAGOR
(Names and Addresses)

MORTGAGEE 88305636

ELIZAMENT JOINT TENANCY STANDARD AVE. GILLOGO, IL 60639 COUNTY, ILLINOIS OF Location Management of the Management of the County and State above in the County and State above in the State indicated above, hereby refeating and watering still felling were dealered for the Management of the Managemen	BYRON ADAMS			COMMI	ERCIAL CREDIT	LOANS, INC	J.,	
TILLEY PARK. IL. 60627 OF COOK OF COO	ELIZABETH ADAMS,		15957 S. HARLEM AVE.					
GITTAGO, LL 60639 OF	•		TINL	CY PARK. TI.	60477			
OF DUTY, ILLINOIS OF DUTY, ILLINOIS OF COOK COUNTY, ILLINOIS OF COOK COUNTY, ILLINOIS OF COOK COUNTY, ILLINOIS OF COOK COUNTY, ILLINOIS Description and the state of the	Succi Addies							
The first term of the property		60639						
The Park in the Dark Food Park Does Loan Nometha Dark of Loan Donn't Nomether of Loan	·	COUNTY, ILLIN	ois o				TY, ILLINOIS	
13-20-30-30-30-30-30-30-30-30-30-30-30-30-30	First Pmt. Due Date Final Pmt. Due Date	Luan Number	Date of Loan	(Note)	Number of	Amt. of Each	Ant. of Mortgage (Face Amt. of Loan)	
IS MORTGACE ALSO SICURIS FUTURE ADVANCIS AS PROVIDED HEREIN THIS INDENTURE, WITNESSETH, THAT the Mortgager, above named, of the above named address in the County and State above indicate trigger and Warrant to fite Mortgage cannel in print above, to secure the payment of one certain Promisory Note executed by _BYRON_AI TENANCY BETH ADANS, HIS ALPE, IN JOINT TENANCY BETH ADANS, HIS ALPE, IN JOINT TENANCY TO THE NORTH STATE AND ALPE AND AL	Date Due Each Mo.							
THIS INDENTURE, WITNESSETH, THAT the Mortgagor, above named, of the above named address in the County and State above indicate grages and Warrant to the Mortgage named in print above, to secure the payment of one certain Primitsory. Note executed by _BYRON_AI ENT ADMS, HIS _MFEIN						254.97	7702.70	
BETH ADAMS, HIS MEE, IN JOINT TENANCY ("Porrowers"), bearing even date herewith, payable to the order of the Mortgage and in print above, the foliowing specified real estate, to wit: 7. IN BLOCK 17 IN CLUD AVENUE ESTATES, A SUBDIVISION OF THAT PART SOUTH OF WEST TAND AVENUE OF THE MORCH'S 3/4 OF THE WEST'S OF THE MORTHWEST'S OF SECTION 32, TOWNSHIP 2. NORTH, RANGE 13, RASS OF THE THIRD PRINCIPAL MERIDIAN, AND THE NORTH 33 FEET OF ESOUTH & OF SAID WEST'S DEST'S OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE ORDITARY OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S OF TH						n the County and	State above indicated	
BETH ADAMS, HIS MEE, IN JOINT TENANCY ("Porrowers"), bearing even date herewith, payable to the order of the Mortgage and in print above, the foliowing specified real estate, to wit: 7. IN BLOCK 17 IN CLUD AVENUE ESTATES, A SUBDIVISION OF THAT PART SOUTH OF WEST TAND AVENUE OF THE MORCH'S 3/4 OF THE WEST'S OF THE MORTHWEST'S OF SECTION 32, TOWNSHIP 2. NORTH, RANGE 13, RASS OF THE THIRD PRINCIPAL MERIDIAN, AND THE NORTH 33 FEET OF ESOUTH & OF SAID WEST'S DEST'S OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE ORDITARY OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S OF THE NORTHWEST'S, IN GOOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 SESSIONA OF THE NORTHWEST'S OF TH	stonge and Warrant to the Mortgagee na	med in print above. It	n secure the pa	ivment o	Cone certain Promise	sarv Note executer	by BYRON_AD	
The state of the s		TENANO	ΣY					
AND AVENUE OF THE NORTH 3/4 OF THE WEST 2 OF THE NORTHWEST 2 OF THE NORTHWEST 3 FEETION 32, TOWNSHIP ON ORTHE, RANGE 13, RAST OF THE THEN PRINCIPAL MERITIAN, AND THE NORTH 33 FEET OF HE SOUTH 2 OF SAID WEST 2 OF THE NORTHWEST 3, IN COOK COUNTY, ILLINOIS. (K/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 XNO.: 13-32-112-009 North the County above in the Stree indicated above, britby releasing on a waiving all rights under and by virtue of the Homescul Everption Law was the of tillular and and all right to retain possession of tail premises and early default or hereet of any of the covernant to agreement stereding the waste of tillular and all rights to retain possession of tail premises, and the interest thereon, as herein and in said use provided, and in each year, all the said continued to the covernant of the covernant of agreement stereding the premises of the covernant of agreement stereding the premises of the covernant of agreement stereding the initial transaction and evidence the refinancing or advancing of chaddlines, sumport-manage to Murigaget(1); (2) to pay prior to the first day to in each year, all these and assessments against staid premises, and on death of the digital receiving (1) (2) to pay prior to the first day to incare the premise of the pre			("Borrowers"), benrin	g even date herewith,	payable to the or	der of the Mortgage	
R/A: 6237 W. GRAND AVE. CHICAGO, IL 60639 XX NO.: 13-32-112-009 Interest in the County above in the Sine indicated above, hereby releasing and validing all rights under and by virtue of the Homestead Exemption Law tested of Illinois, and all right to retain postession of Said premises all or any default or brench of any of the covenants on agreements herein contained to any agreement extending time of payment, or in accord with it is the many of the covenants on agreements herein contained to any agreement extending time of payment, or in accord with it is the many of the covenants on agreement extending time of payment, or in accord with it is the many of money (b) Mortgagot(s) to pay prior to the first day of a limited transaction and evidence the refinancing or advisioning of Audition 50 (Audition 50) Mortgagot(s) to pay prior to the first day of a limited transaction and evidence the refinancing or advisioning of Audition 50 (Audition 50) Mortgagot(s) (a) by a prior to the first day of a limited to entire the payment of the contract	RAND AVENUE OF THE NOPTH O NORTH, RANGE 13, EAST	3/4 OF THE W	EST 戈 OF PRINCIPAI	THE N	NORTHWEST 七 O IDIAN, AND TH	F SECTION : E NORTH 33	32, TOWNSHIP	
CHICAGO, IL 60639 XNO.: 13-32-112-009 Interest in the County above in the Sine indicated above, hereby releasing any waiving all rights under and by virtue of the Homestead Exemption Law to state of Illinois, and all right to retain postestion of said premises at cera my default or brench of any of the community of agreement series of the community of the Homestead Exemption Law to the County of the Cou	HE SOUTH & OF SAID WEST	F THE NORT	HWEST 七,	IN CO	OOK COUNTY, I	LLINOIS.		
the fail in the County above in the State indicated above, hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Law he state of Illinois, and all rights to retain possession of said premises at erany default or breach of any of the covenants or agreements therein contained. The Mortgagget(s) covenants and agrees as follows: (1) **To, pay, said and badeness, and the interest thereon, as herein and in said note provided, carried in the control of the covenants or agreement extending time of payment, or in accelerate with all et ins of any vubscepturely executes, which shall be a continuated in each year, all taxes and assessments against said premises, and on details of the said payment of the first adox of in each year, all taxes and assessments against said premises, and on details of the payment of the first adox of income the control of the co		C				883	0 5636	
he state of Illinois, and all right to retain possession of said premises at er any default or brench of any of the comennus or agreements herein contained. The Mortgagorfs] covenants and agrees as follows: (1) To pury said indebtodeness, and the interest thereon, as herein and in said note provided, or dring to any agreement extending time of payment, or in accord with the terms of any subsequently executed anotes, which shall be a continuation in the control of the committed or surface of the committed or surface of the committed or surface of the buildings or innovation of the committed or surface of the buildings of more of the surface of the committed or surface of the buildings and providents, and any time on soft embedding the control of the surface of the committed or surface of the committed or surface of the providence of the committed or surface or	AX NO.: 13-32-112-009	0						
If in this mortgage the Mortgagor is or includes persons other than forrower, then infrower only is personally hable to payment of the promision; and Mortgagor is liable and bound by all other terms, conditions, covenants and agreements contained in this mortgage, including but not limited the right of and power of Mortgagor to foreclose on this mortgage in the event of default. Witness the hand	all not be committed or suffered; (5) to keerein, who is thereby authorized to place such ached payable first, to any prior Mortgage left and remain with the said Mortgagees the times when the same shall become due and rough sale by installment contract, without out in the event of fallure so to insure, or polder of said indebtedness, may procure sughtle said indebtedness, and thereast of the open and the same with interest carried hereby. If any insurance coverage is cancel part or all of that insurance company and the object of the insurance company may returned premiums to Borrower understands that (1) the insurance ompany, (3) that employee is not acting as a Mortgage or the insurance company may in the event of a breach of any of the afoil, at the option of the legal holder thereof, the rate of interest then prevailing under the foreclosure thereof; or by suit at law, or to any suit or proceeding wherein the Mortgagor(s). All such expenses and disburdered in such foreclosure proceedings; white of given, until all such expenses and disburdered given, until all such expenses and disburdered fiven in the foreclosure proceedings, and agree(s) the disburd for the heirs, executors, administrators and the foreclosure proceedings, and agree(s) the disburd for the heirs, executors, administrators and the foreclosure proceedings, and agree(s) the disburd for the heirs, executors, administrators and the foreclosure proceedings, and agree(s) the disburd for the heirs, executors, administrators and the foreclosure proceedings, and agree(s) the foreclosure proceedings, and agree(s) the foreclosure proceedings, and agree(s) the foreclosure proceed	ep all buildings now on hinsurance in companie, if any, and, secont until the indebtedness it payable; and (6) that Mortgagee's prior write at once; provided, he Loan Bank Board at y taxes or assessment, this insurance, or pay site interest thereon from the date obtained at Mortgage, apply any returned power's default, Borrower's unpaid balance company may be affiliate agent, broker or fy realize some benefit oresaid covenants or at without notice, become above-described Proboth, the same as fir expenses and dishurse outlays for documenta reclosure decree—shall gee or any holder of a sign by holder of a stall by an addition the filing of the control of the filing of the ed of said premises in the ed of said premises in	r at any time of ies acceptable to ies acceptable to ies acceptable to it fully paid; an Mortgagor(s) iften consent, owever, that I 12 C.F.R. Sectist, or the priorisch taxes or as at time to time; of payment at ets office, uporemisms to their hereby give. If Borrower ated with Morfiduclary for B from the sale greements the one immediately tomissory. Note that I be paid by the upon said or ty evidence, stell be paid by the upon said then upon said then upon said then upon said then upon said to food the said premises, fee simple and fee simple si	on sala on the no gages all and to pay shall not or Morigi or Morigi on 591.5 encumbrases much and all is seven par Horrower of that whole of the due and engages, () or the blocked engages () or the land of the the Morigi or the land of the the Morigi of the Moriging	ciffices insured in conference in the first mortage or manued as their in rall phor encumbrane sell or transfer said pages on the internal gages on the internal gages on the internal samend at to not the internal gages of the internal gages o	inpanies to be sele- uge indebtedness, i terests may appea- tees, and the intere- terests may appea- tee's option, declar will occupy the j equire Mortgagee's thereon when due, to thereon when due, to thereon when due, to the so much as just the so much as just thereon when the total part of the cone I must of the c	red by the Mortgage I' any, with loss claus, r, which policies shales therein, including the the entire principal property, certain sale is prior written consent. The Mortgagee or the or title affecting sale to repay immediately diditional indebtedness or all of that insurance coverages all of that insurance arrance company, and all carned interest thine of such breach, shall be recoverable to with the foreclosure tring abstract showing travenents, occasioned in any decree that may smissed, nor a release for sald Mortgagor's said premises pending is filed, may at one did not charge of sale and said premises are and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premises are did not charge of sale and said premise and sale premise sale and sale premises are did not charge of sale and sale premise sale and sale	
If in this mortgage the Mortgagor is or includes persons other than forrower, then infrower only is personally hable to payment of the promision; and Mortgagor is liable and bound by all other terms, conditions, covenants and agreements contained in this mortgage, including but not limited the right of and power of Mortgagor to foreclose on this mortgage in the event of default. Witness the hand	DLAND MTG.	5-21-87 Date	Recorded in B	oos	Page	County	**************************************	
	If in this mortgage the Mortgagor is or in te and Mortgagor is liable and bound by a the right of and power of Mortgagee to fo	cindes persons other u il other terms, condition oreclose on this morty	nan Borrower, ons, covenants page in the eve	then from and agre at of de	rower only is persona rements contained in i hult.	ity unite (of payin this mortgage, incl	ent of the produssory uding but not limited	
Byron Adams (SEAL)								
	Buron adams	1S1	EAL)			Angenthumbung naman mentukan dan secara	(SEAL	
GOV - GOV - A	42 · 4 2 2							

خرز
ت.

.5.

مجيوة
300
أشره
1
-
~~

\leftarrow
-
8

i, KATHLEEN M.	1							J	County, it	
State aforesaid, DO HEREBY CE	RTIFY, That BYR	ON ADAMS	AND ELI	ZABETH	ADAMS,	HIS W	IFE,	IN_	fore	going
personally known to me to be san	ne personS	whose name	S	ARI	<u> </u>	subscrib	ed to th	e forego	oing instrum	nent,
appeared before me this day in pe	rson, and acknowledge	d that	<u>r he</u>	Y	_ signed, s	ealed and	delivere	d the sa	id instrume	nt as
THEIR homestead.	free and voluntary act,	for the uses a	nd purposes i	therein set	forth, inclu	ding the re	elease th	e waive	r of the rig	hi of
GIVEN under my hand and	NOTARIAL	sea	I, this	8	da	ny of	JULY	A	.D. 198	8
	•		fish	hleen	M_ Notary		ef	······································		
This instrument was reepared by	M. M. REILLY	2 15957 5	. HARLE	M AVE.	TINLEY	PARK,	IL	6047	7	
Ó.		DUDI IGA	TE AFE	or.		TD	D) 100 A	TE (U ICTOME	:n/C

ORIGINAL-RECORDING

DUPLICATE—OFFICE

TRIPLICATE—CUSTOMER'S

"OFFICIAL SEAL" Kathleen M. Schultz Notary Public, State of Illinois My Commission Expires Nov. 5, 1990

E III OT JIAM

3/2/Ox Coof WERCIAL INC. COMMERCIAL

DEPT-01

T+3333 (RAF) 0520 07/12/98 15:00:00 +2333 + C + SS-305636 COOK COUNTY RECORDER