TRUSTEE'S DEED

IN TRUST

88386271

THE ABOVE SPACE FOR RECORDER'S USE ONLY

UNOFFICIAL COPY

	NK AND TRUST, a corporation duly	organized and existing as	t 19 88 between an Illinois Corporation under the laws
of the State of London and duly authorized to accept and execute trusts within the State of Blinois, not personally but as Trustee under the provises room a deed on deeds in trust duly recorded and delivered to said Blinois comporation in pursuance of a certain			
Trust Agreement dated			
Irust Number	1389 part	of the first part, and	Pioneer Trust and
Savings Bank	, As Trustee Under Trus	No. 25034, Tru	st dated July 28, 1988.
4000 W. North Avenue, Chicago, Illinois			
party of the second part. WITNESSETH, That said party of the first part, in consideration of the sum of \$10.60			
Ten 00/100			DOLLARS.
·	nie u psydorations in hand pasd i dhes	hereby convey and quitch	ium unto said party of the second part.
the following described	Car estate, a trusted shCoc)k	County, thinous, to-wit.
Lot 10 (Except the North 17 feet Thereof and except the West 8 3/4 inches Thereof) and let 11 (Except the North 17 feet thereof) in Block 1 in L.A. Trapet's Fullerton Avenue Addition to Chicago in the NorthWest			
	apet's Fullarton Avenue on 35, Township 40 North		
	ridian, in Cook County,		
			12.4 12.41 72.05025
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a gaber with the are with assumption that a few tally a to the transfer with the second personal transfer of the second personal transfer with			
Covenants, conditions and restrictions of record and real estate taxes for the year 198, and subsequent years. THIS CONSESSAND FOR MADE HERE AND TO DIRECTION AND WITH AUTHORITY TO CONVEY DIRECTION TO THE TRUST GRANTEE NAMED HEREIN. THE PRIVERS AND AUTHORITY CONFERRED UPON SAID TRUST GRANTEE ARE RECITED ON THE REVERSE SIDE HEREOF AND INCORPORATED HEREIN BY REFERENCE.			
		110 170 A E	wite 1400 Ave. Chac.
we will produce the second	13-35-103-006	• • • • • • • • • • • • • • • • • • • •	`
The state of the s		to a first than the same of the same	John 1. the forms of said deed or deeds of trust on 17 forms on the second of the seco
is the following policy of two months of the control of the entire here.			
IN WITNESS WHEREOF, and part of the control of the			
	ALEENONE LAKE BANK AND IS	UM. As Iranice as at pre	fulfit and not personally.
	B) Barbara J. Karg	The state of the s	Vice-President
SEAL	Sandra M. Wallick	2° .4° .22.22.4° y	ASS L Secretary
STATE OF BUINOIS.			
COLVET OF COOK		i i kan si i mandi iliyona waya Salah. I Barin i mani yaya Kasasayan Sala	of Areas DO HEREBY CORTIFY, refer to the Meleone Park Book and
	 Trust, Crare in personal in the work in 	or the transpropers of white	c faction are subscribed to the folice ving
	Thirty or a second with the contract	term in lined and \$60 etc.	to to said instrument as their can free
	and expenses as after an income of the company of t		of from uses and purposes therein set that said. Assistant Sourceary, as costo.
SEAL		uni kiliko travunzo (luntan)	scall it said C enpuns to he afficied to out and as the free and sissuntars act
	Cover under his turid and Nikariat Se		Date ////
·	91. 12 161115	4301 14	Notary Public

NAME

SERFFE

(11)

INSTRUCTIONS

OR

RECORDER'S OFFICE BOX SUMBER IRI STEES DEED Recorder

FOR INFORMATION ONLY INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

3801 West Fullerton Avenue

Chicago, IL 60647

THIS INSTRUMENT WAS PREPARED BY:

Michelle Colon

Melrose Park Bank & Trust

17th Avenue at Lake Street, Melrose Park

UNOFFICIAL COPY

or "with limitations", or words of similar import, in accordance with the statute in such case made and provided. register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", If the trile to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to

legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceds thereof as interest is bereby declared to be personal property, and no beneficiary hereunder ahalt have any title or interest, only in the earnings, avails and proceeds arising from the sale or other disposition of said verlestate, and such

The interest of each and every beneficiary hereunder and all persons claiming under the Acres of them shall be

successor or successors in trust, thet such successor or successors in trust have been properly appointed and ere fully visted with all the title, estate, rights, powers, authorities, duties and colligations of its, his or their and deliver every such deed, trust deed, Iease, mortgage or other instrument Low [4] If the convéyance is made to a and binding upon all beneficiaries thereunder, (c) that aaid trustee was duly are brased and empowered to execute losts in the modern of the measure and the lost of the state of the second of the seco force and effect. (b) that such conveyance or other instrument was expected in accordance with the trusta. (e) the tame of the delivery thereof the trust created by this in the large and busing agreement was in full evidence in favor of every person relying upon or chaiming under any queb conveyance, lease or other instrument, esed: marchage. Jese or other marunant executed by and truy دوداً، relation to asial estate shall be conclusive said trustee, or be obtiged or pravileged to inquire into any of the terms of said trust agreement; and every deed, trust the term s of this trust have been complied with, or be oblyged to inquire into the necessity or expediency of any act of applica ion of any purchase money, rent, or money borrowel or advanced on said premises, or be obliged to see that part thereof shall be conveyed, contracted to be sold be sed or mortgaged by said trustee, be obliged to see to the In no case shall any party dealing with said trusice in relation to said premises, or to whom said premises or any

deal with the same, whether similar to or diffe on the ways above specified, at any time or times hereafter. speceot in all other ways and for such other carefulers is would be lawful for any person owning the same to about or easement appurtenant to said pregnities or any part thereof, and to deal with said property and every part broperly, to grant easements or chalges of any kind, to release, convey or assign any right, title or inferest in or pressni or future rentals, to partition or in exchange said property, or any part thereof, for other real or personal butchate the whole or any part 4.1.1 reversion and to contract respecting the manner of fixing the amount of teresting of contract to make said to the second of the second options to tense lesses and options to periods of time and to arrend the remains and the terms and provisions thereof at any time or times of any single demise the term of 195 years, and to renew or extend leases upon any terms and for any period or commet ce to praesenti of thinto, and upon any terms and for any period or periods of time, not exceeding in the case thereof, to lease said, property, or any part thereof, from time to time, in possession or reversion, by leases to vested in seid frus (e., t.) donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part auccessors in ittal and to grant to such successor or auccessors in trust all of the title, estate, powers and authorities to convey either with or without consideration, to convey said premises or any part thereof to a successor or to resubdivide said property as often as desired, to confract foselt, to grant options to purchase, to sell on any terma, or any partition dedicate parks, streets, highways or alkeys and to vacate any subdivision or part thereof, and Full power and authority is hereby granted to said trustee to improve, manage, profert and subdivide said premises

herein ind in said trust agreement set forth.

essoq nuq baa esen ədi nol bna eleuni ədi noqu esonanasınuqqa ədi diiw ese imənq biae ədi QJOH OT QNA 3VAH OT

SAVE OF HISPORT



COMMERCIAL CODE.

PIN 03-09-210-25 11 60604 Mailo Beraid M. Petacque, 19 M. Jackson Blvd., Chicago, THIS DOCUMENT CONSTITUTES A SECURITY AGREEMENT FOR PURPOSES OF ARTICLE 9 OF THE UNIFORM

MORTGAGE, ASSIGNMENT OF LEASES & SECURITY AGREEMENT

88386272

THIS MORTGAGE time Mongage is made as of August 9 19 88
Trust Company as Trustee under Trust No. 25034 dated July 28, 1988 by and between Pionzer Bank & .. (the Morigagor and if there is more than one Mongagor Mongagors shall be collectively referred to as "Mongagor I whose making address is 4000 West North Avenue, Chicago, Illinois 60639 and Affiliated Bank/Morton Grove the Mongagee; whose office's octated at 8700 Waukegan Road, Morton Grove, Illinois 60053

WITNESS:

WHEREAS Mongagor is indebted to Mongagee in the principal amount of \$ 150,000.00 together with interest thereon at the rates provided in that certain Mongage Note i Mongage Note i, a copy of which is attached hereto as Exhibit 1 and made a part hereof

WHEREAS as a condition of making the loan evidenced by the aforesaid Mortgage Note, and all Mortgage Notes thereafter executed by Mortgagor evidencing future advances or loans and all renewals and refinancing of said Notes made pursuant to Paragraph 31. (Further Advances: hereof including but not ilmited to advances made by Mortgagee in accordance with the terms, covenants and provisions of this Morigage and the performance of the ferms, covenants and provisions here in contained. Morigagee has required that Morigager mortgage the Premises (as nereinalities defined) to the Morigagee, and Morigagor has executed, acknowledged, and delivered this Morigage to secure, in addition to the indebtedness evidenced by the aforesaid Montgage Note, any and all sums, indebtedness and habitities of any and every kind now or here, itellowing to or to become due to Montgagee from Montgagor.

Mortgagor does, by these presents, grant, convey and mortgage unto Mortgagee, its successors and assigns forever, the Real Estate and all of their estates, rights, thies, and interests free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of tilinois, which said rights and benefits the Mongagor does hereby expressly release and wave, and free from all right to retain possession of said real estate after default in payment or breach of any of the covenants and agreements herein contained) legally described on Exhibit 2 attached hereto and made a part hereof (sometimes herein referred to as the "Real Estate"), which Real Estate,

together with the following described property, its collectively referred to as the "Premises", together with:

A) All right, title, and interest of Murityayor, including any after-acquired title or reversion, in and to the beds of the ways, streets, avenues.

and alleys adjoining the Premises B). All and singular the tenements, here maments, easements, appurtenances, passages, libertes, and privileges thereof or in any way now or hereafter appertaining, including nomestead and any other claim at law or in equity as well as any after-acquired title, tranchise, or license, and the reversion and reversions and remainders thereof;

C) In accordance with the Collateral Assigning in of Lease and Rents dated of even date herewith, all rents, issues, proceeds and profits

accruing and to accrue from the Premises, and

O) All buildings and improvements of every kind and description now or hereafter erected or placed thereon and all materials intended for construction, reconstruction, alteration, and repairs of such improvements now or hereafter erected thereon, all of which materials shall be deemed to be included within the Premises immedia ely upon the delivery thereof to the Premises, and all futures, equipment, materials and other types of personal property (other than that bekinging to remarks) used in the ownership and operation of the improvement situated thereon with parking and other related facilities, in possession. A Mortgagor and now or hereafter located in, on, or upon, or installed in or affixed to the Real Estate legally described herein, or any implicitements or structures thereon, together with all accessories and parts now attached to or used in connection with any such equipment, malena's and personal property or which may hereafter, at any time, be placed in or added thereto, and also any and all replacements and proce ids of any such equipment, materials, and personal property, together with the proceeds of any of the foregoing, it being mutually agreed, with the proceeds of any of the foregoing, it being mutually agreed, with the purpose of this Mortgage to be Real Estate, and covered by this Mortgage, and as to any of the property aloresaid which does not so form a part and parcel of the Real Estate or does not constitute a fixture (as such term is defined in the Uniform Commercial Code), this Ningage is hereby deemed to be, as well, a Security Agreement under the Uniform Commercial Code for the purpose of creating hereby a security interest in such property, which Mortgagor hereby grants to the Mortgagee as the Secured Party (as such term is defined in the Uniform Commercial Code).

TO HAVE AND TO HOLD, the same unto the Mortgagee and its successors at classings forever, for the purposes and uses herein set

Provided, however, that if the Mortgagor shall pay the principal and all interest as provided by the Mortgage Note, and shall pay all other sums herein provided for, or secured hereby, and shall well and truly keep and perform full of the covenants herein contained, then this Mortgage shall be released at the cost of the Mortgagor, otherwise to remain in full force [30] effect.

1. MORTGAGOR'S COVENANTS. To protect the security of this Mortgage, Mortgagor 250 25 and covenants with the Mortgagee that

marka m Sheet sheet

Mongagor shall:

A. Payment of Principal and Interest. Pay promptly when due the principal and interest on the indebtedness evidenced by the

Mortgage Note at the times and in the manner herein and in the Mortgage Note provided.

Taxes and Deposits Therefor. (i) Pay immediately when first due and owing, all general taxes, special taxes, special assessment, writer charges, sewer charges. and other charges which may be levied against the Premises, and to furnish to Mortgagee upon request therefor, duplicate receipts therefor within thirty (30) days after payment thereof. Mortgagor may, in good faith and with reasonable of since, contest the validity or amount of any such taxes or assessments provided: (a) that such contest shall have the effect of preventing the collection of the tax or assessment so contested and the sale or forfeiture of said Premises or any part thereof, or any interest, therein, to satisfy the same. (b) that Mortgagor has notified Mortgagor in contest the same, before any tax or assessment has been increased by a second and the sale of the same as a second and the sale of th assessment has been increased by any interest, penalties, or costs, and (c) that Mortgagor shall have dopor any with Mortgagee at such place as Mortgagee may from time to time in writing appoint, a sum of money, bond. Letter of Credit or other security reasonably acceptable to Mongagee which shall be sufficient in the reasonable judgment of the Mongagee to pay in full such contested tax and assessment and all penalties and interest that might become due thereon, and shall keep said money on deposit or keep in effect said bond or Letter of Credit in an amount sufficient, in the reasonable judgment of the Mortgages, to pay in full such. contested tax and assessment, and an penalties and interest that might become due thereon, and shall keep on deposit an amount sufficient at all times, increasing such amount to cover additional penalties and interest whenever, in the reasonable judgment of the Mortgagee, such increase is advisable. In case the Mortgagor, after demand is made upon it by Mortgagee, shall fail to prosecute such contest with reasonable diligence, or shall fall to maintain sufficient funds on deposit as hereinabove provided, the Mortgagee may, at its option upon notice to Mortgager, apply the monies and/or liquidate the securities deposited with Mortgagee, in payment of, or on account of, such taxes and assessments, or any portion thereof their unpaid, including the payment of all penalties and interest thereon. If the amount of the money and or security so deposited shall be insufficient as aforesaid for the payment in full of such taxes and assessments, together with all penalties and interest thereon, the Mortgagor shall forthwith upon demand, either (a) deposit with the Montgagee a sum which, when added to the funds then on deposit, shall be sufficient to make such payment in full, or (b) in case the Mortgagee shall have applied funds on deposit on account of such taxes and assessments, restore said deposit to an amount reasonably satisfactory to Mortgagee. Provided Mortgagor is not then in default hereunder, the Mortgagee shall, upon the final disposition of such contest and upon Mortgagor's delivery to Mortgagee of an official bill for such taxes, apply the money so deposited in full payment of such taxes and assessments or that part thereof then unpaid, together with all penalties and interest due thereon and return on demand the balance of said deposit, if any, to the Mongagor.

(ii) Mortgagor shall deposit with the Mortgagee commencing on the date of disbursement of the proceeds of the loan secured hereby and on the first day of each month following the month in which said disbursement occurs, a sum equal to the amount of all real estate taxes and assessments (general and special) next due upon or for the Premises (the amount of such taxes next due to be based upon the Mortgagee's reasonable estimate as to the amount of taxes and assessments to be levied and assessed) reduced by the amount, if any, then on deposit with the Mortgagee, divided by the number of months to elapse before two months prior to the date when such taxes and assessments will become due and payable. Such deposits are to be held without any allowance of interest to Mortgagor and are to be used for the payment of taxes and assessments (general and special) on the Premises next due

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and payable when they be corned as lift the funds so reposited and insufficient to pay any such taxes or assessments (general or special) when the same become due and payable, the Mongagor shall, within ten (10) days after receipt of demand therefor from the Mortpages, deposit such additional funds as may be necessary to pay such taxes and assessments (general and special) in fulf. If the funds so deposited exceed the amount required to pay such taxes and assessments (general and special) for any year, the excess shall be applied on a subsequent deposit or deposits. Said deposits need not be kept separate and open from any other funds of the Mongagee.

Anything in this paragraph (ii) to the contrary notwithstanding, if the funds so deposited are insufficient to pay any such taxes or Anything in this paragraph (ii) to the contrary notwithstanding, if the funds so deposited are insufficient to pay any such taxes or Anything in this paragraph (iii) to the contrary notwithstanding, if the funds so deposited are insufficient to pay any such taxes or

assessments (general or special) or any installment thereof. Mortgagor will, not later than the thirtieth (30th) day prior to the last day on which the same may be paid without penalty or interest, deposit with the Mortgagee the full amount of any such deficiency

If any such taxes or assessments (general or special) shall be levied, charged, assessed or imposed upon or for the Premises, or any portion thereof, and if such taxes or assessments shall also be a levy, charge, assessments or imposition upon or for any other Premises not encumbered by the lien of this Mortgage, then the computation of any amount to be deposited under paragraph (a) shall be based upon the entire amount of such taxes or assessments, and Mongagor shall not have the right to apportion the amount of any such taxes or assessments for the purposes of such computation

(i) Hazard. Keep the improvements now existing or hereafter erected on the Premises insured under a replacement cost form of insurance policy against loss or damage resulting from fire, windstorm, and other hazards as may be required by Mortgagee, and to pay promptly, when due, any premiums on such insurance, provided, however. Mortgagee may make such payments on behalf of Mortgagor. All insurance shall be in the form and content as reasonably approved by the Mortgagee (which shall be carried in companies reasonably acceptable to Mortgagee) and the policies and renewals marked "PAID" shall be delivered to the Morigagee at least thirty (30) days before the expiration of the old policies and shall have attached thereto standard noncontributing mortgage clause(s) in favor of and entiting Mortgagee to collect any and all of the proceeds payable under all such insurance, as well as standard warver of subrogation endorsement, if available. Mortgagor shall not carry separate insurance, concurrent in kind. or form and contributing in the event of loss, with any insurance required hereunder. In the event of any casualty loss, Mortgagor will ive immediate rotice by mail to the Mortgagee.

Liability and susciness interruption Insurance. Carry and maintain comprehensive public liability insurance and business interruption (or loss or rentals) insurance as may be required from time to time by the Mortgagee in forms amounts and with companies reasonally satisfactory to the Mortgagee. Such liability policy and business interruption insurance shall name Mortgagee as an addition insured party thereunder Certificates of such insurance, premiums prepaid, shall be deposited with the

Mortgagee and shall cratte a provision for thirty (30) days' notice to the Mortgagee prior to cancellation thereo' Insurance Deposit. The Albagor will deposit with Mortgagee within ten (10) days after notice of demand by Mortgagee in addition the monthly payments winterest or principal payable under the terms of the Montgage Note secured hearby and in addition to the deposits for general and shadal taxes a sum equal to the premiums that will next become due and payable on policies of five extended coverage and other hazard insurance, covering the mortgaged Premises, less all sums already paid therefor, divided by the number of months to elapse before one (1) month prior to the date when such insurance premiums will become due and payable. such sums to be held in trust without in lerest to pay said insurance premiums. If the Mortgagor defaults in so insuring the Premises, or in so assigning and delivering certified copies of the policies, the Mortgagee may, at the option of the Mortgagee, effect such insurance from year to year and pay the premium therefor, and the Mortgagor will reimburse the Mortgagee for any premiums so paid, with interest from time of payment at the disfault rate as set forth in the Mortgage Note on demand and the same shall be

ecured by this Mortgage

fortgages's Interest in and Use of Tax and (ns/)rance Deposits; Security Interest. In the event of a default hereunder, the Mortgagee may, at its option but without being required so to do, apply any monies at the time of deposit pursuant to paragraphs 1(B)(ii) and 1(C)(iii) hereof on any of Mortgagor's obligation as contained herein or in the Mortgage Note, in such order and manner as the Mortgagee may elect. When the indebtedness has a sen fully paid, any remaining deposits shall be paid to two tigagor or to the then owner or owners of the Premises as the same appear or me records of the Mortgagee. A security interest, within the meaning of the Uniform Commercial Code of the State in which the Piemises are located, is hereby granted to the Mortgagee in and to all montes at any time on deposit pursuant to Pargraphs 1(B)(ii) and 1(C)(iii) hereof and such montes and all of Mortgagor's right, title and interest therein are hereby assigned to Mortgagee, all as a do innal security for the indebtedness hereunder and shall, in the absence of default hereunder, be applied by the Mortgagee for the purposes for which made hereunder and shall not be subject to the direction or control of the Mortgagor; provided, however, that is a single shall not be liable for any failure to apply to the payment of taxes or assessments or insurance premiums any amount so deposited unless Mortgagor, while not in default hereunder, shall have furnished Mortgagee with the bills therefor and requested Mortgagee, in writing, to make application of such tunds to the payment of the particular taxes or assessments or insurance periums for payment of which they were deposited. accompanied by the bills for such taxes or assessments or insurance premiums. Mortgagee shall not be liable for any act or omission taken in good faith, but only for its gross negligence or willful miscor duct.

Mortgagee Consent Shall Be Required: Mortgagor shall not amend, modify, the ige, cancel or terminate any of the insurance policies required to be maintained by Mortgagor without the prior written consent of wortgagee.

Preservation and Restoration of Premises and Compliance with Governments We guilations. Mortgagor shall (a) promptly repair, restore, or rebuild any buildings and other improvements now or hereafter on the Arrimises which may become damaged or destroyed to substantially the same character as prior to such damage or destruction, without regard to the availability or adequacy of any casualty insurance proceeds or eminent domain awards; (b) keep the Premises constantly in good condition and repair, without waste; (c) keep the Premises free from mechanics' liens or other liens or claims for the lien not expensively subordinated to the lien hereof (collectively called "Liens"), subject, however to the rights of the Mortgagor set forth in the next paragraph below: (d) immediately pay when due any indebtedness which may be secured by a lien hereof (no such subsequent lien to be per infed hereunder) and upon request exhibit satisfactory evidence of the discharge of such lien to Mortgagee; (e) complete within a reer or able time any building(s) or other improvement(s) now or at any time in the process of erection upon the Premises; (f) comply with all federal, state and local requirements of law, regulations, ordinances, orders and judgments and all covenants, easements and leutrictions of record with respect to the Premises and the use thereof; (g) make no alterations in the Premises without Mortgagee's prior written consent in suffer or permit no change in the general nature of the occupancy of the Premises without Mortgagee's prior written consent (no observe and comply with all conditions and requirements (if any) necessary to preserve and extend all rights, easements, licenses, permits (including without limitation zoning variations and any non-conforming uses and structures), privileges, franchises and concessions applicable to the Premises or contracted for in connection with any present or future use of the Premises; and (k) pay each item of **indebtedness secured by this Mortgage when due without set-off, recoupment, or deduction** according to the terms hereof and of the Mortgage Note. As used in this paragraph and elsewhere in this Mortgage, the term "indebtedness" means and includes the unpaid principal sum evidenced by the Mortgage Note, together with all interest, additional interest, late charges and prepayment premiums thereon, and all other sums at any time secured by this Mortgage.

Anything in (c) and (d) above to the contrary notwithstanding, Mortgagor may, in good faith and with reasonable diligence, contest the validity or amount of any lien not expressly subordinated to the lien hereof, and defer payment and discharge thereof during the

pending of such contest, provided: (i) that such contest shall have the effect of preventing the sale or fortesture of the Premises or any part thereof, or any interest therein, to satisfy such lien; (ii) that, within ten (10) days after Mortgagor has been notified of the assertion of such lien, Mortgagor shall have notified Mortgagee in writing of Mortgagor's intention to contest such a lien; and (iii) that Mortgagor shall have deposited with Mortgagee a sum of money which shall be sufficient in the judgment of the Mortgagee to pay in full such lien and all interest which might become due thereon, and shall keep on deposit an amount so sufficient at all times, increasing such amount to cover additional interest whenever, in the judgment of Mortgagee, such increase is advisable. Such deposits are to be held without any allowance of interest. If Mortgagor shall fail to prosecute such contest with reasonable diligence or shall fail to pay the amount of the lien plus any interest finally determined to be due upon the conclusion of such contest, to the extent such amount exceeds the amount which Mortgagee will pay as provided below, or shall fall to maintain sufficient funds on deposit as hereinabove provided. Mortgagee may, at its option, apply the money so deposited in payment of or on account of such lien, or that part thereof then unpaid, cogether with all interest thereon. If the amount of money so deposited shall be insufficient for the payment in full of such lien, together with all interest thereon, Mortgagor shall forthwith, upon demand, deposit with Mortgagee a sum which, when added to the funds then on deposit, shall be sufficient to make such payment in full. Mortgagee shall, upon the final disposition of such contest, apply the money so deposited in full payment of such lien or that part thereof then unpaid (provided Mongagor is not then in default hereunuer) when so required in writing by Mortgagor and when furnished by Mortgagor with sufficient funds to make such payment in full and with evidence satisfactory to Mortgagee of the amount of payment to be made