| THE MORTGAGOR(S)  | RE<br>COLANA  | EAL ESTATE MORTO  | AGE NOV 2 1 1989  | NCIES L                        |
|---|---|---|---|--------------------------------|
|   | 1522 5 50   | ingtiste  | M SDIN THE  | NAGOCY SON TON                 |
| of the CLF 4 C  | (City/Town)   | in the County of .  | Cox 895565  | and                            |
| State of  | State)  | lgage and Warrant to_   | CHICAGO AND HEATE TO  | y Selvin                       |
| hereinafter called Mortga   | 7   |   | County ofCoer_  | and                            |
| State of  |   |   | (County)  yment of \$   | denced by that                 |
| certain Retail Installment  | t Contract, bearing even d                                  |   | (Total of Payments)   |                                |
|   | G DESCF BED REAL EST  |   | 4   |                                |
| LOT   | 9 IN Bio  | ex 6 IN   | DOUGLAS PARK  |                                |
| ( )   |   |   | ALLA CITATION   | N                              |
|   |   |   | cam Iles OF DEE   | 7702                           |
| SUB   | DUSION IN   | 20 ALACO  | A, RANGE 13, EN   | AST C                          |
| 23,   | TENNAL HIP  | 1 39 NORTH  | MERIDIAN  | 89556363                       |
| <b>65</b>   | THE THIRI   | PRINCIP   | AL PORES  | Žį.                            |
| 7 1N  | look Cou  | NTY, ILL  | 1 NO 13   | ž)                             |
| e e   |   | 3-123-0   |   | _                              |
| 4861  | 16  |   | I DAN SERVICE   | <u> </u>                       |
| 7   |   | 4   | <b>PU</b> ITE #1015<br>100 N. Lasalli   | •                              |
| $\tilde{\sigma}$  |   | C   | . DEPT-01 CHOCAGO, N. 808<br>. T#1111 TRAN 9056 11/21/  | 02 \$12.25<br>/89 15:52:00     |
| $\widetilde{\omega}$  |   | 0   | • #3949 # ₩-89-5  | 56562                          |
| / 150   | Kry C. SAR  | INSFIRE   | CHICAGO IL.   |                                |
| KNOWN 45 -  | 14443. 341  | 9   |   |                                |
| judgment of foreclosure s<br>releasing and waiving all            | shall expire, situated in thi<br>rights under and by virtue | e County of   | de ault shill the time to redeem from and State of emption Laws of the State of Illinois                                      | Illinois, hereby               |
| contained   |   |   | of the corenants, agreements or pro   |                                |
| or the interest thereon or .<br>produre or renew insulant         | any part thereof, when dur<br>ce, as heremafter provided    | e. Or i <b>n case of waste or</b><br>d. then and in such case | nt of said contract to teny of them) or a<br>thon-payment of laxes or deseasement<br>at the whole of said principal and inter | s, or neglect to               |
| the contract in this mortgi<br>and payable: anything he           | lage mentioned shall there<br>erain or in said contract c   | supon, at the option of<br>oritained to the contra            | the holder of the contract become im-   | mediately due                  |
| or attorneys, to enter into<br>after the deduction of rea         | and upon said premises a<br>isonable expenses, to be a      | and to receive all rents.  Applied upon the indub             | sed, and it shall be lawful for said ktori<br>issues and profits thereof the same w<br>tedness secured heraby, and the cou    | ther collected.                |
| such <b>a</b> uit is pending may a<br>foreclosure sale, the taxe: | appoint a Receiver to colle<br>a and the amount lound d     | ect said rents, issues ar<br>ue by such decree                | nd profits to be applied on the injerest  | Accrumy after                  |
| DE MAGE IN THE CAYINMINT (  | Of any installment of princ                                 | ipe of of interest on s                                       | is hereby expressly agreed that shou<br>aid prior mortgago, the holder of this<br>vito legal interest thereon from the tim    | madnana may                    |
| ment may be added to the i<br>by this mortgage, and it is         | in Jebtedness secured by t<br>i further expressly agreed    | this moitgage and the ac                                      | companying confract shall be decimed.<br>In default or aboutd any suit by comm  | to be secured                  |
| close said prior mortgage,<br>and payable at any time th          | , then the amount accured<br>hereafter at the sole optio    | by this mortgage and ti                                       | he accompanying contract shall becored of this mortgage.  | ne and be due                  |
| ali taxes and assessments   | s of the said premises, ar                                  | nd will as a further sec                                      | Mortgagee that Mortgagor will in the<br>urity for the payment of said indented<br>nded coverage, vandalism and malicid        | Iness keen all                 |
| some reliable company, uj<br>suitable policies, payable i         | ip to the insurable value the in case of loss to the said.  | hereof, or up to the am<br>Mortgagee and to deliv             | ount remaining unpaid of the said include to it all policies of insurance there.  | debtedness by                  |
| hame of said Mortgagor of   | f Otherwise, for any and all                                | money that may become   | lave the right to collect, receive and<br>le payable and nollectable upon any si<br>em and apply the same less all reason     | uch policies of                |
| n obtaining such money i<br>same in repairing or rebuil           | in satisfaction of the mon-<br>Iding such building and in   | ey secured hereby, or<br>case of refusal or neal              | in case said Mortgagee shall rin elect<br>ect o said Mortgager thus to are d  | t, may use the or deliver such |
| policies, or to pay taxes, si<br>cured hereby, and shall be:      | aid Mortgagee may procu                                     | re such insurance or pi                                       | by such taxes, and all monies thus pa<br>proceeds of the sale of said premises,   | d shall be se-                 |
| This instrument prepared t  | nerwise paid by said Morig                                  | AND Hins -  | ing Solv INC.   |                                |
| x2(Y  | 1 N. Clybo  | (Address)   | Name) Q ZL (A)Y   | Illing                         |
|   |   | ;^\U\U\\  | in Com- n   | <del>Z</del>                   |
| 780 IL HII PORM SOME  |   | ORIGINAL  | 12 Mul  |                                |

If not sechibited by tau or request in the moreon and if sunsheraby sicured she i browns due and sayable at the sentence of the Mortgages and without notice to Australian section of controlling or setting of such title in any manner in sersons or entities office than, or with filorigagor unless the purchaser or transferee assumes the indubtedness secured hereto with the consent of the Mortgages. And eald Mortgager further Agrees that in case of default in the payment of the interest on said contract when it become due and payable it shall bee: like interest with the principal of said contract. And it is further expressly agreed by and between said Medgagus and Medgages, that if detault be made in the pays: \*\*\* of said contract or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a bre, wh in any of the covenants, or agreements herein contained, or in case said Mortgague is mude a party to any suit by reason of the existence of this mortgage, then or in any such cases, and Mortgagor shall at orice one said Mortgagor reasonable attempts nable attempts or solicitor's fees for protecting its interest in such suit and for the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or otherwise, and a lien is hereby given upon said promises for such fees, and is ease of foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be due and secured hereby. And it is further switching understood and agreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall acply to, and, as nor as the law allows, be binding upon and be for the benefit of the heirs, oxegutors, administrators and assigns of said parties respectively. in witness whereof, the sold Mortgagor\_he\_hereunto set .
of \_\_\_\_\_\_AD. 19 0 7. . hend\_ and seel \_ dev (SEAL) in Frederick Of: (C SAU بدئنان أالأ (SEAL) STATE OF ILLINOIS, Country of I, the undersigned, a Notary Profile, in and for said County and State aforesaid, do hereby certify that the Mortgagors, personally known to me to be the same persons whose namet: satisforthed to the foregoing instrument appeared before me this day in person and acknowledged foregoing instrument appeared before me this day in person and ecknowledged that they signed, sealed and delivered said instrument as their frae and voluntary act, for the uses and purposes therein set forth, including the release and survey. act, for the uses and purp of the right of homesteed. OFFICIAL DENNIS W SEAL HILL. MOTARY PURIS STATE OF ILLT HOIS Civen servier my hand and AD 10 22 5E0' TPW REAL ESTATE 103M > 11 My commission agaros STATE OF ILLINOIS) COUNTY OF For value received the undereigned hereby transfers, assigns and conjuys us to <u>EIRST CAGA:T</u> COAR jet, por /s and eptices in to and under the within m MAL C BASS CONTRACTOR SHOWS SHOW ON OUR OF THE PROPERTY O words for bai ent bage missent beditioned basel out on hew as of the wed \_\_hand and see!, this water and day of CHICAGGLAND HOME IMPROPRIENTS SERVICES Witnessed by. STATE OF ILLINOIS I COUNTY OF J. PINSE Personally appeared VE if the ferrice no instrument and THE HOLE MPROVENER'S SERVICES INC. ecknowledged the same to be his/her free act and deed and the Meter's Name beiore me. " OFFICIAL STAL"
DENNIS W. HILL
NOTARY MINE C STATE OF ILLINOIS Notice Public MY COMMIS UN EXPIRED 6/11/90 ESTATE I 5 3 3.P.i~ AEX A