	REAL ESTATE N	ORTGAGE	4 1989
THE MORTGAGOR(S)	Lernoyne PKWY	DWine and DWine a	1. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
of the Carth Porch		unty of COUR	900
State of			(County)
(State)	BOURN Morigage and Warra	nt to	Name of Seller)
	0 0 %	160 County of	BUK and
State of	o// to secure t	he payment of \$ 557	(County) (County) (County) evidenced by that of Payments)
(State certain Retail Installment Contrac	a) ot, bearing even date herewith,	(FOTA	of Payments)
ALL OF THE FOLLOWING DESC	RIBED REAL ESTATE, to-wit:		Ø C
Lut 23 /	IN BLOCK 5 11 P	FAIR DAKS T	FRRACE,
A 5 48411	IISION OF THE A	FAST SO HERE	rs of
ment of	DAN DE ACRES A	OF THE NOR	DILVEST
		/ CM / M 3 9 . M	
Payar .	EAST OF THE	THIK'S THE	A C7714
- HERIDIAN	10,05-102-0	DEPT-01	RECORDING \$13.2
$\tilde{\omega}$	16,05-102-0	28 : \$5778 cook	COUNTY RECORDER
6	C		TRW REAL ESTATE
14008			LOAN SERVICES SUITE #1015
Ö	4		100 N. LaSALLE
33	'		CHICAGO, IL 606 02
		OY DAR PARK,	TER-NUIS
Supress As 212	LEMOYNE PARKE	0×	
η#σω	89597508	9	
including the rents and profits ari	sing or to arise from the real extat	e from d viaul? until the ti	no to redeem from any salo under
judgment of foreclosure shall exprehensing and waiving all rights u retain possession of said premis contained.	ore, situated in the County of nder and by virtue of the Homesters after any default in or breach	end Examplify Laws of tool of any of the covernants.	and State of Illinois, hereby he State of Illinois, and all right to agreements, or provisions herein
or the interest thereon or any part	t thereof, when due, or in case of w	rasto or non paymen. It to	or any of thom) or any part thereof, ixos or assessments, or neglect to
the contract in this mortgage mer	ntioned shall thereupon, at the op-	tion of the holder of the \P	appincipal and interest socured by contact, become immediately due
notice to said Mortgagor of said o	in said contract contained to the option or election, be immediately f	orugiosed, and it shall be	lawfill for said Mortgagge, agents
after the deduction of reasonable	on said premises and to receive all expenses, to be applied upon the a Receiver to collect said ronts, is:	a i nde btadnoss secuted t	toroby, and the court wherein any
foreclosure sale, the taxes and the lf this mortgage is subject and	e amount found due by such decr subordinate to another mortga	ae 1 9e , it is heroby express	- ly agreed that should nov default
be made in the payment of any in pay such installment of principal of mont may be added to the indebter	or such interest and the amount so	paid with logal interest t	hereon from the time of such pave
by this mortgage, and it is further close said prior mortgage, then the	e amount secured by this mortgag	t of such default or shoul a and the accompanying	d any suit be commenced to fore- contract shall become and be due.
and payable at any time thereafte And the said Mortgagor further all taxes and assessments on the	covenants and agrees to and will	th said Mortgagee that M	ortgagor will in the meantime pay.
buildings that may at any time be some reliable company, up to the	upon said premises insured for hir	e, extended coverage, va	ndalism and malicious mischief in
suitable policies, payable in case effected, and all renewal certifica	of loss to the said Mortgagee and	to deliver to it all policies	of insurance thereon, as soon as
name of said Mortgagor or otherw insurance by reason of damage to	ise; for any and all money that may	become payable and col	lectable upon any such policies of
in obtaining such money in satisfi- same in repairing or rebuilding su-	action of the money secured here	by, or in case said Morto	jagee shall so elect, may use the
policies, or to pay taxes, said Mort cured hereby, and shall bear intere	igagee may procure such insurancest at eight percent and be paid ou	ce or pa y such taxes, and t of the proceeds of the sa	l all monies thus paid shall be se- ile of said premises, or out of such
of	-hir gilm	Agaile timer from	and represent the same
of 21:10	in Chylory	(Name) <u>د. ز. ین ک</u>	Hinois
	(Address)		`]
			•

If not prohibited by law or regulation this mort lage and all sens here by secured shill become due and payable at the option of the Mortgagee and without notice to Mortgager it rink its upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee. And said Mortgagor further agrees that in case of default in the payment of the interest on said contract when it becomes due and payable it shall bear like interest with the principal of said contract. And it is further expressly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment 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 breach in any of the covenants, or agreements herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's 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 premises for such fees, and in case 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 mutually understood and agreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, as far as the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively. A.D. 19 89 the said Mortgagor. and seal . this dav In Presence Uti (SEAL) (SEAL) (SEAL) (Signatures) STATE OF ILLINOIS, County Of 88 I, the undersigned, a Notary Public, in and for said County and State aforesaid, do hereby certify that the Mortgagors, personally known to me to be the same persons whose names subscribed to the foregoing instrument appeared before me this day in person and acknowledged that they signed, sealed and delivered said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver OFFICIAL نا ت TO DOMES W. L. of the right of homestead. Civen under my hand and The water. **ひ**cス Notary Public My commission expires TRANSFER AND ASSIGNMENT STATE OF ILLINOIS) 1 88.3 COUNTY OF FIRST CLEDIT GORD. For value received the undersigned hereby transfers, assigns and conveys unto_ all right, title, interest, powers and options in, to and under the within mortgage MARY CHICAGOLAND HUML LORTER 10. CVEMENTS SERVICES INC. (Buyer/Mortgagors) as well as to the land described herein and the indebtedness secured thereby. In witness whereof the undersigned ha . 19 <u>55</u> NOV. _hand and seal, this . _day of . unto set _ CHICAGOLAND Witnessed by: SERVICES -STATE OF ILLINOIS) 88. COUNTY OF INSLER Personally appeared (Seller's Employee Signing Assignment) signer and sealer of the foregoing instrument and acknowledged the same to be his/her free act and deed and the free act and deed of said (Sellers City/Town) IMPROVEMENTS SERVICES INC. (Seller's Name) before me OFFICIAL Notary Public Hail DENNIS W. rote in a long that Compression by the ESTATE MORTGAGE SP ABOVE 2 WRITE N