• ,	. Ul	VU FI	- PUNICE	ACRIGACE	() [5]	5			
•	89620	515			ALLA	N J. FREDI	LAND & C	ONSTA	NCE
TOUGHO	RTGAGE made this 27th	Mariat Nos	vember:	10 87	between GREE				
(hereinafter	referred to as "Mortgagor")	and FIRST BANK	OF SCHAUMBUR	G, an Illinois bank	ing corporation, w	rhose address is	321 West Go	If Road.	
WHEREA!	g, Illinois (hereinatter reterred S, Mortgagor Is indebted to th	e Mortgagee in the	principal sum of	FORTY FIVE	THOUSAND AN	D NO/100			
Dollars (\$	15,000.00), which in	ndebledness is evid	ienced by Mortgag	or's Note dated	Nov. 27			
	hereinafter referred to as the								
of all other si	EREFORE, Mortgagor, to seculums with interest thereon advious the Mortgagor herein contains a COOK	anced in accordanc	e herewith to prote	ct the security of th	nis Mortgage, and ti	he performance d	of the convent	ints and	
í	\$	SEE EXHIBIT "A" A	TTACHED HERET	O AND MADE A F	ART HEREOF	-	114	ō	
Which real	estate has the address of	2230 No	orth Fremont	. Chicago,					
•	linois			and which	n, with the property	herein described	Lis referred to	herein	
as the "Prem									
mineral, oil a	R with all the improvements n and gas rights and profits, wa reto, shall be deemed to be an ate if this Nortgage is on a le	iter rights, and all f fremain a part of th	fixtures now or her ne property covered	reafter attached to by this Mortgage a	the property, all c	of which includir	ia replaceme	nis and	
Mortgagor the Premises	convenents that Mortgagor is is unencumbered and the More easements of rectrictions list	lawfully seized of ti	ne estate hereby co it and defend gener	onveyed and has the	Premises against a	II claims and dem	rands, subjec	t to any	
	70	IT IS	S FURTHER UNDE	RSTOOD THAT:					
1. Morte	gagor shall promptly pay wile principal of and interest on ".	o due the principal	of and interest on the	ne indebtedness ev Iortoage	idenced by the No	le, and late charg	es as provide	d in the	
	dition, the Mortgagor shall:								
	Promptly repair, restore or								
taxes a charge with the) Pay immediately when due ind charges against the prope is to be applied thereto provid e original or duplicate receipts quirement.	rty, inclu⊘ing those led said navmonts s	heretolore due, (th	te monthly paymer	its provided in the f said Note), and to f	Note in anticipati Jurnish the Morto	on of such tax agea, upon fe	ies and lauest.	
hazards to pay ti form as insurani making promise any of ti is paid i made pi	c) Keep the improvements now s. as the Mortgagee may reasonal he cost of replacing or repairing is shall be satisfactory to the Mort ce policies, including additional a them payable to the Mortgagee, j. in its descretion, sign, upon of the proceeds of such insurance to in full. In the event of a loss, Mo- compity by Mortgagor. All renew, jee shall receive 10 days notice juded to the reduction of any indeb-	bly require to be insuited as a memor to pay in gagee, until said indefined in renewal policies si as its interest may apprained, all receipts, with indebtedness he tigagor shall give pro all prices shall be dispror to cancellation.	rer ag inst under poli- full hand debtedness sottedness soully pain hall be reliverent to an ppear, and in cast of youchers and I release roby secured half- implingtion of the rins elivered at least	icies providing for pass secured hereby, in d, or in the case of the nd kept by the Morig- loss under such poli- loss required of him by streamed carrier and the as a before such instance to the contrary.	yment by the insuran such companies thro oreclosure. until explagee and shall conta cres, the Mortgagee y the insurance com gor from making all in me Mortgagee. The fur insurance shall expire. It all insurance proces	nce companies of mough such agents of pration of the perior in a clause satisfactis is authorized to act panies; application horithly payments in Ail policies shall pi	nonies auticient or brokers and d of redemption tory to the Mori just, collect an by the Mori puntil the indebt ke proof of los ovide further to	in such in such it such it gages id com- ages of edness if not hat the	8962051
(d)	Complete within a reasonal	nie time anv hutidin	nas or improvemen	Is now or changing	ne in process of er	ection upon said	property.		Ö
(e) fire or o the insu- with sat sworn s represe the wor proceed the cost approve paymen paid to	Subject to the provisions he other casualty so as to be of attainance proceeds are made avaitsfactory evidence of the estimated by completed and in plack shall exceed ninety percents are remaining in the hands of the frebuilding, repairing or respians and specifications of such costs of building or any party entitled thereto with	reof, restore and re east equal value an lable for rebuilding nated cost of comple of cost and paym ce work and that sai t (90%) of the value e disbursing party storing the building ich work before suc restoring shall at th oout interest.	build any building d substantially the sand restoration, su letion thereof and we ent so that the disk id work is free and c e of the work perfo shall be at least suff is and improvementh work shall be cor- le option of the more	or impro Sments in same character as the proceeds a fail with architects, and sursing party can voltain of mechanics med from time to icient to pay for the is can reasonably commenced. Any surprigagee be applied	now or at any time to prior to such dama by disbursed upon the case, waivers of inferior that the amount in a caims. No pay time and at all time cost of completion exceed in a sun of the cost of campletion on accounts of the	ipon said properi ge or destruction the disbursing pi lien, contractors unts disbursed fr ment prior to the es the undisburs of the work free 50,000.00, then i out of said insure indebtedness se	iy and destroy . In any case, irty being furr and subcontri om time to tir final complei ed balance o and clear of li he Mortgage cured hereby	where nished actors ne are tion of 1 such ens. if e shall safter or be)515
subordi	Keep said Premises in good nated to the lien hereof.								
(g) act.	Not suffer or permit any unia								
(h)	Comply with all requiremen	ts of law or municip	pal ordinances with	November 2	emises and the use	thereof ALI AN	J. FREI	DLAND	&

- (i) Comply with all terms and conditions of that certain Mortgage dated as Mortgagor in favor of FIRST BANK OF SCHAUMBURG , 19<u>0</u> / - 10 COASTANCE S. GREENE as Mortgagee, which Mortgage was recorded in the office of the DEC. 7 Cook 19 87 as document no. 87 64 5992 Recorder of County, Illinois on ...
- 3. Any sale, conveyance or transfer of any right, title or interest in the Premises or any portion thereof or any sale, transfer or assignment of all or any part of the beneficial interest in any trust holding title to the Premises without the prior written approval of the Mortgagee shall constitute a default hereunder on account of which the holder constitute a default hereunder on account of which the holder constitute a default hereunder on account of which the holder of the Note secured hereby may declare the entire indebtedness evidenced by said Note to be immediately due and payable and foreclose this Mortgage immediately or at any time such default occurs.
- 4. In the case of a failure to perform any of the covenants herein, or if any action or proceeding is commenced which materially affects the Mortgagee's interest in the property, including, but not limited to eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, the Mortgagee may also do any act it may deem necessary to protect the lien hereof; and the Mortgagor will repay upon demand any monies paid or disbursed, including reasonable attorneys' fees and expenses, by the Mortgagee for any of the above purposes and such monies together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness hereby secured and may be included in any decree foreclosing this mortgage and be paid out of the rents or proceeds of sale of sald Promises if not otherwise paid. It shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, encumbrance, or claim in advancing monies as above authorized, but nothing herein contained shall be construed as requiring the Mortgagee to advance any monies for any purpose nor to do any act hereunder; and the Mortgagee shall not incur any personal liability because of anything she may do or omit to do hereunder nor shall any acts of the Mortgagee act as a waiver of the Mortgagee's right to accelerate the maturity of the indebtedness secured by this Mortgage or to proceed to foreclose this Mortgagee. Mortgage.
- 5. It is the intent hereof to secure payment of the Note whether the entire amount shall have been advanced to the Mortgagor at the date hereof or at a later date, or having been advanced, shall have been repaid in part and further advances made at a later date, which advances shall in no event operate to make the principal sum of the indebtedness greater than the original principal amount plus any amount or amounts that may be added to the mortgage indebtedness under the terms of this Mortgage for the purpose of protecting the security.
- 6. Time is of the essence hereof, and if default be made in performance of any convenant herein contained in the Note or in making any payment under said Note or obligation or any extension or renewal thereof, or proceedings be instituted to enforce any other lien or charge upon any of the Premises, or upon the filing of a proceeding in bankrupicy by or against the Mortgagor shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custody of any count or officer of the government, or if the Mortgagor abondons the Premises, or fails to pay when due any charge or assessment (whether for insurance premiums, maintenance, taxes, capital improvements, purchase of another unit, or otherwise) imposed by any condominum, townhouse, cooperative or similar owner's group, then and in any of said events, the Mortgagee is hereby authorized and empowered, at its option, and without affectiong the ten hereby created or the priority of said lien or any right of the Mortgagee hereunder, to declare, without notice all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgagor, and apply toward the payment of said mortgage indebtedness any monies of the Mortgagor held by the Mortgagee, and said Mortgagee may also immediately proceed to forclose this Mortgage, and in any foreclosure a sale may be made of the Premises enmasse without the offering of the several parts separately.

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- 7. Upon the commencement of any checks and proceeding her junder, it is court in which such till is the process of the Morgagor, or any tasky this process of the process of the strength of t
- 8. Extension of the time for payment or modification or amortization of the sums secured by this Mortgage granted by the Mortgagee to any successor in interest of Mortgagor shall not operate to release in any manner the liability of the original Mortgagor and Mortgagor's successor in interest. Mortgagee shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sum secured by this Mortgage by reason of any demand made by the original Mortgagor and Mortgagor's successor in interest.
- Any forebearance by the Mortgagee in exercising any right or remedy hereunder or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other lier sor charges by the Mortgagee shall not be a waiver of the Mortgagee's right to accelerate the indebtedness secured by this Mortgage.
- 10. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity and may be exercised concur ently, independently or successively.
- 11. The covenants contained herein shall bind and the rights hereunder shall inure to, the respective successors and assigns of the Mortgages and Mortgagor subject to the provisions of paragraph 3 hereof. All covenants and agreements of Mortgagor shall be joint and several.
- Illipois uch other abdress as Mortgagor may designate by notice to the Mortgagee as provided herein and any notice to the Mortgagee shall be given by certified mail, return receipt requested to the Mortgagee's address size of herein or to such other address as the Mortgagee may designate by notice to Mortgagor as provided herein. Any notice provided for in this Mortgage when given in the manner designated herein.
- 13. Upon payment of all sums secured by this Mortgage, the Mortgage shall release this Mortgage without charge to Mortgagor. Mortgagor shall pay all costs of recordations of any documentation necessary to release this Mortgage.
- 14. Mortgagor assigns to the Mortgagor and authorizes the Mortgagor to negotiate for and collect any award for condemnation of all or any part of the Premises. The Mortgagor may, in its discretion, a ply any such award to amounts due hereunder, or for restoration of the Premises.
- Mortgagor shall not and will not apply but rit avail itself of any appraisement, valuation, stay, extension or exemption laws, or any so-called prium laws," now existing or hereafter enacted, in order to prevent or hinder the enforcement or foreclosure of this Mortgaga, but hereby waives the 'moratorium ławs.' benefit of such laws
 - 16. Mortgagee shall have the right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose
- 17. Mortgagor will at all times deliver to the Mortgagee cup) cate originals or certified copies of all leases, agreements and documents relating to the Premises and shall permit access by the Mortgagee to its books and seconds, insurance policies and other papers for examination and making copies and extracts thereof. The Mortgagee, its agents and designees shall leave it a right to inspect the Premises at all reasonable times and access thereto shall be permitted for that purpose
- 18. Mortgages in making any payment hereby authorized (a) relating to linkes and assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy or such bill, statement or estimate or into the validity of any tax, assessment, sale, forefeiture, tax lien or title or claim thereof, or (b) for the purchase, disc large, compromise or settlement of any other prior lien, may do so without inquiry as to the validity or amount of any claim for lien which may be asserted
- 19. No construction shall be commenced upon the land hereinbefore care riped or upon any adjoining land at any time owned or controlled by Mortgagor or by other business entities related to Mortgagor, unless the plans and specifications for such construction shall have been submitted to and approved in writing by Mortgagee to the end that such construction shall not, in the resonable judgment of the Mortgagee, entail prejudice to the loan evidenced by the Note and this Mortgage
- The Mortgagor will pay all utility charges incurred in connection with the premiser and all improvements thereof and maintain all utility services now or hereafter available for use at the premises
- 1. If the Premises are now or hereafter located in an area which has been identified by the Secretar of Housing and Urban Development as a flood hazard area which flood insurance has been made available under the National Flood Insurance Act of 1988 ("1" e Ac "), the Mortgagor will keep the Premises covered for the term of the Note by flood insurance up to the maximum limit of coverage available under the Act.
- as Mortgagee, which Mortgage was recorded in the Office of the Recorder of Cook Count, 18 is on DEC. 7. 19 17 as document no. 87675992 An event of default under the terms of the aforesaid Mortgage or under any mortgage subordinate hereto shall be an event of default hereunder.
 - 23. This Mortgage shall be governed by the law of the State of Illinois. In the event one or more of the provisions contained in this Mortgage shall be prohibited or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Mortgage.
 - in the event of a deficiency upon a sate of the Premises pledged hereunder by Mortgagee, then the Mortgagor snatt committee has such deficiency

Mortgage.	e secured by this Mortgage in enforcing any of the terms and provisions of this administrators, successors, vendees and assigns of the pailies hereto, and the word sons liable to the payment of the indebtness or any part wir. so, whether or not such number shall include the plural, the singular, and the use of any gender shall be ap-
plicable to all genders.	0 1 /4
Allan J. Fredland	Constance S. Greene
STATE OF ILLINOIS)	
COUNTY OF COOK SS.	Č
	Dit, Mile would be that me, and the transfer and the tran
GIVEN under my hand and notarial seal this 27th day of Novem	iber19.87

This instrument was prepared by:

My commission expires

Warte

2/U OTICIAL SEAL NOTARY PUBLIC STATE OF ILLINOIS COMMISSION EXP TEB. 4.1991

Form 85-509 Banktorms, Inc.

UNOFFICIAL CO **OPY** 0 5 1 5

LOT 43 AND THE SOUTH 1/2 OF LOT 44 IN SUB-BLOCK 2 OF THE, SOUTH 1/2 OF BLOCK 3 IN SHEFFIELD'S ADDITION TO CHICAGO IN SECTION 32, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN GOOK COUNTY, ILLINOIS

B.1. A. Clerks Office P.1, N. # 14-32-210-023

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