THE MORTGAGOR(S)	REAL ESTATE MORTGAGE	11 JiHI JUNE /267, 22 57
U	Vam Aalyer and offer com	CORLENE LEE
	(CA) to 0	Cook and
of the G: 17% CF CUI (City/Town)	in the County of Mortgage and Warrant to	(County)
State of (State)	, Mortgage and Warrant to	(Name of Seller)
hereinafter called Mortgagee, of the	County of	Cap # and (County)
State of /Ec/en/S	to secure the payment of \$ 13	
certain Retail Installment Contract, be	pearing even date herewith,	en .
ALI. OF THE FOLLOWING DESCRIB	DED HEAL ESTATE, TOWIE	
BOULEVARD AL	BLOCKS IN SNOW AND DICK DDITION TO CHICAGO, BEIN , 2.7 AND 8 OF SNOWDENS	SUBDIVISION
OF THE SOUT BUARTER OF	THE WEST QUARTER OF THE SECTION 17, TOWNSHIP 38 N HE THIRD PRINCIPAL MERI S AND 19 IN SAID BLOCK 8 AND 19 IN SAID BLOCK	ORTH RANGE 14, DIAN EXCEPT
60TS 6,7,18	8 AND 19 IN SAID BLOCK 8 AND 19 IN SAID BLOCK 9,10 15, AND 16 DE SNOWDER	KT AND EXCEPT KS) VS SUBDIVISION
ALSO BLOCK	9,10 15, AND TO DE SHORES AID	E NORTH WEST
I llinois	0/	
	JAN-13 J 6 1 5 6 2 7 890	73 CEO + A - Poc 133
THIS PROPERTY IS K		7 S. LAFLIN CAGO, IL. 60636
		_
judgment of forecleaure shall expire, releasing and waiving all rights unde	g or to arise from the real estate from default until the saluated in the County of	and State of Illinois, hereby at the State of Illinois, and all right to
judgment of foreclosure shall expire, releasing and waiving all rights underetain possession of said premises a contained. And it is further provided and agree or the interest thereon or any part the procure or review insurance, as berein the contract in this mortgage mention and payable, anything herein or in 5	stuated in the Gounty of the Homestend Exemption I name of the Homestend Exemption I name of the Homestend Exemption I name of the Lovennia of that if default be made in the payment of this continuous of the months of the whole of the months of the Hole of t	and State of Illinois, hereby if the State of Illinois, and all right to its, agreements, or provisions herein of (or any of them) or any part thereof, in the secured by a contrict, become immediately due ting and may without
judgment of forecleaure shall expire, releasing and waiving all rights underetain possession of said premises a contained. And it is further provided and agree or the interest thereon or any part the procure or renew insurance, as herein the contract in this mortgage mention and payable, anything herein or in a notice to said Mortgager of said option or attorneys, to enter into and upon a after the deduction of reasonable tag such such is pending may appoint a Reforeclosure sale, the taxes and the angreen contains the pending may appoint a Reforeclosure sale, the taxes and the angreen contains the contains the pending may appoint a Reforeclosure sale, the taxes and the angreen contains the contain	shuated in the County of translated in the Homestead Exemption I awa on the any default in or breach of any of the covernal of that if default be made in the payment of said contrastion, when due, or in case of waste or non-payment of matter provided, then and in such case, the whole of signed shall thereupon, at the option of the holder of the said contrast contained to the contrast notwithstand on or electron, be immediately foreclosed, and it aligned premises and to receive all rents, issues and profisely of the independence of the applied upon the indeptedness secure for all rents and profits to be a mount found due by such decree.	and State of Illinois, hereby if the State of Illinois, and all right to its, agreements, or provisions herein of (or any of them) or any part thereof, haves or assessments, or reglect to lad more and made to be controld, become immediately due ting and one more arm may, without be lawful or said Morphagee, agents its thereof the usern when collected, it hereby, and the court whether any applied on the court whether any
judgment of forecleaure shall expire, releasing and waiving all rights underetain possession of said premises a contained. And it is further provided and agree or the interest thereon or any part the produce or renew insurance, as herein the contract in this mortgage mention and payable, anything herein or in 5 notice to said Mortgagor of said option or attorneys, to enter into and upon after the deduction of reasonable explained such suit is pending may appoint a Richard foreclosure sale, the taxes and the and this mortgage is subject and sulbe made in the payment of any install pay such installment of principal or sument may be added to the indebtedness by this mortgage, and it is further explose said prior mortgage, then the accordance.	is situated in the County of and by virtue of the Homestend Exemption, I awa on after any default in or breach of any of the covernal of that if default be made in the payment of said contraction, when due, or in case of waste or non-payment of matter provided, then and in such case, the whole of signed shall thereupon, at the option of the holder of the said contract contained to the contrary notwithstand on or election, be immediately forcelosed, and it shall and premises and to receive all rents, issues and profice penses, to be applied upon the indebtedness secure account to collect and rents, whis, issues and profits to be a mount found due by such decree. Ibordinate to another mortgage, it is hereby expressionated to principal or of interest on said prior mortgage, it is hereby interest and the amount so paid with light interest and the amount so paid with light interest and the amount so paid with default or she mount secured by this mortgage and the accompanying comessily agreed that in the event of such default or she mount secured by this mortgage and the accompanying comessily agreed that in the event of such default or she mount secured by this mortgage and the accompanying comessily agreed that in the event of such default or she mount secured by this mortgage and the accompanying comessily agreed that in the event of such default or she mount secured.	and State of Illinois, hereby if the State of Illinois, and all right to its, agreements, or provisions herein of (or any of them) or any part thereof, inxes or assessments, or neglect to raid runcipal and interest secured by e.g. including and mis mortality may, without be lawfull or said thorthages, agents its literal the said thorthages, agents its literal the said thorthages, agents its literal and the court wherein any applied on the alternative account after easily agreed that should any default age, the holder of this mortgage may set thereon from the time of such paying any suit be commenced to foreing contract shall be deemed to be secured ould any suit be commenced to foreing contract shall become and be due.
judgment of forecleaure shall expire, releasing and waiving all rights underetain possession of said premises a contained. And it is further provided and agree or the interest thereon or any part the produce or renew insurance, as herein the contract in this mortgage mention and payable, anything herein or in 5 notice to said Mortgagor of said option or attorneys, to enter into and upon safter the deduction of reasonable expecting may appoint a Richard such such such spending may appoint a Richard such such such such such sending may appoint a Richard such such such such sending may appoint a Richard such such such such sending may appoint a Richard such such such such such payment of any install pay such installment of principal or sument may be added to the indebtedne by this mortgage, and d is further expectioned said prior mortgage, then the and and payable at any time thereafter at And the said Mortgagor further covall taxes and assessments on the said buildings that may at any time be upon some reliable company, up to the insultable policies, payable in case of to	sheated in the County of and by virtue of the Homestend Exemption Laws of the Homestend Exemption Laws of the Anter any default in or breach of any of the Covenant of that if default be made in the payment of said contraction, when due, or in case of waste or non-payment of matter provided, then and in such case, the whole of signed contraction than and in such case, the whole of signed contraction to the option of the holder of the contraction to interest on the contraction to the contraction of the holder of the contraction of the holder of the contraction of the manuscript of the holder of the contraction of the holder of the contraction of the payments and the applied upon the indebtedness secure because to be applied upon the indebtedness secure mount found due by such decree. Illiment of principal or of interest on said prior mortgal upon interest and the amount so paid with legal information of principal or of interest on said prior mortgal that in the event of such default or she interest and that in the event of such default or she interest and agrees to and with said Mortgagee that indicate or the payments and agrees to and with said Mortgagee that indicate or the payments and agrees to and with said Mortgagee that indicate or the payments and mortgagee and the accompanyment of such payments and agrees to and with said Mortgagee that indicate or while thereof, or up to the amount remaining ossite the said Mortgagee and to deliver to it all polices.	and State of Illinois, horeby if the State of Illinois, and all right to its, agreements, or provisions herein at (or any of them) or any part thereof, have a contract, become immediately due to contract, become immediately due to the contract, become immediately due to be lewalt or said Mortgagee, agents the lewalt or said Mortgagee, agents its thereof the eart wherein any applied on the interest accruing after easily agreed that should any default age, the holder of this mortgage may est thereof from the time of such payontract shall be deemed to be secured outdany suit be commenced to fore-outdany suit be commenced to fore-outdany suit be commenced to fore-outdany suit be commended to fore-outdany suit he commenced to fore-outdany suit he co
judgment of foreclosure shall expire, releasing and waiving all rights under retain possession of said premises a contained. And it is further provided and sgreet or the interest thereon or any part the procure or renew insurance, as herein the contract in this mortgage mention and payable, anything herein or in 5 notice to said Mortgagor of said option or attorneys, to enter into and upon a after the deduction of reasonable expects such such a pending may appoint a Richards and the anity of the first payable as subject and sulbe made in the payment of any installment of principal or sument may be added to the indebtedoes by this mortgage, and it is further expectose said prior mortgage, then the said mortgagor further covall taxes and assessments on the said mortgagor further covall taxes and assessments on the said suitable policies, payable in case of the effected, and all renewal certificates name of said Mortgagor or otherwise, insurance by reason of damage to or do noticines or to pay taxes said Mortgagor problems.	is situated in the County of and by virtue of the Homestend Exemption Laws of the Homestend Exemption Laws of the Ariter any default in or breach of any of the Covennated that if default be made in the payment of said contract contained to the contrary notwithstand contract contained to the contrary notwithstand on or election, be immediately foreclosed, and it shall be penses, to be applied upon the indebtedness secure formate to be applied upon the indebtedness secure formate to another mortgage, it is hereby expressionant of principal or of interest on said prior mortgage in the received by the mortgage and the accompanying contents and the amount so paid with legal interest expected by the mortgage and the accompanying contents accorded by the mortgage and the accompanying contents are used by this mortgage and the accompanying contents are used by the mortgage and the accompanying contents are used by the mortgage and the accompanying contents are used by the mortgage and the accompanying contents are as the second by the mortgage and the accompanying contents are applied to the owner or holder of this mortgage and the accompanying contents are applied to the owner or holder of the mortgage that any entire the said Mortgage and the accompanying contents and applied therefor and and Mortgage and the deliver to it all polic therefor and and Mortgage and to deliver to it all polic therefor and and Mortgage and to deliver to it all polic therefor and and Mortgage and to deliver to it all polic therefor and and Mortgage and to deliver to it all polic therefor and and Mortgage and to deliver to it all polic therefor and and Mortgage and to deliver to it all polic therefor and and Mortgage and to deliver to it all polic the more and mortgage and the accompanying contents and all money that may become payable and the may become and apply the formation of the more secured bureby, or in case and Mortgage and the accompanying the may bec	and State of Illinois, hereby if the State of Illinois, and all right to its, agreements, or provisions herein at, agreements, or provisions herein at (or any of them) or any part thereof, have a contract become immediately due to a contract, become immediately due to a contract, become immediately due that without have an any without be lewall as more life, may, without be lewall as and Morthagee, agents its lifered the ward when collected, and hereby, and the court wherein any applied on the othereby account any default any arrest the holder of this mortgage may be the holder of the small become and be due and any suit be commenced to forego any suit be commenced to forego and the small indubtedness keep all wandalism and malicious mechicles by and alies of the and indubtedness keep all collectable upon any such policies of collect, receive and receipt, in the collectable upon any such policies of the and leas all reasonable expenses and all monles thus paid shakes second
judgment of forecleaure shall expire, releasing and waiving all rights under retain possession of said premises a contained. And it is further provided and agree or the interest thereon or any part the procure or renew insurance, as herein the contract in this mortgage mention and payable, anything herein or in 5 notice to said Mortgagor of said option of attorneys, to enter into and upon 5 after the deduction of reasonable explained such such such a pending may appoint a Richards and the antiference of the faxes and the authority and in the payment of any install pay such installment of principal or at ment may be added to the indebtedoes by this mortgage, and it is further explained and payable at any time thereafter at And the said Mortgagor further covall taxes and assessments on the said buildings that may at any time be upon some reliable company, up to the insuitable policies, payable in case of lice effected, and all renewal certifications name of said Mortgagor or otherwise, insurance by reason of damage to or discussed in obtaining such monoy in salisfactions in repairing or rebuilding such it policies, or to pay taxes, said Mortgagor dured hereby, and shall bear interest in	is and by virtue of the Homestend Exemption Laws of that if default in or breach of any of the Covernal of that if default be made in the payment of said contractions, when due, or in case of waste or non-payment of matter provided, then and in such case, the whole of smed shall thereupon, at the option of the holder of the said contract contained to the contrary notwithstand on or election, be immediately foreclosed, and it shall had premises and to receive all rents, issues and profisenses, to be applied upon the indebtedness secure acquired to collect said rents, issues and profits to be a mount found due by such decree. Ibordinate to another mortgage, it is hereby expressionant former painer of interest on said prior mortgage is secured by the mortgage and the accompanying company agreed that in the event of such default or she is the sole option of the owner or holder of this mortgage and the accompanying the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage that in the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage. It is not given to the final mortgage and to deliver to it all polic therefor and and Mortgagee and to deliver to it all polic therefor and and Mortgagee shall have the right to the money secured hereby, or in case and Molestruction of said buildings or any of them, and apply the building and in case of refusal or neglect of said Mortgage may procure such insurance or pay such taxes, at eight percent and be paid out of the proceeds of the	and State of Illinois, hereby if the State of Illinois, and all right to its, agreements, or provisions herein at, agreements, or provisions herein at (or any of them) or any part thereof, have a contract become immediately due to a contract, become immediately due to a contract, become immediately due that without have an any without be lewall as more life, may, without be lewall as and Morthagee, agents its lifered the ward when collected, and hereby, and the court wherein any applied on the othereby account any default any arrest the holder of this mortgage may be the holder of the small become and be due and any suit be commenced to forego any suit be commenced to forego and the small indubtedness keep all wandalism and malicious mechicles by and alies of the and indubtedness keep all collectable upon any such policies of collect, receive and receipt, in the collectable upon any such policies of the and leas all reasonable expenses and all monles thus paid shakes second
judgment of forecleaure shall expire, releasing and waiving all rights understain possession of said premises a contained. And it is further provided and agree or the interest thereon or any part the produce or renew insurance, as herein the contract in this mortgage mention and payable, anything herein or in 5 notice to said Mortgagor of said option or attorneys, to enter into and upon 5 after the deduction of reasonable explaints and the payable as uppoint a Reforeclosure sale, the taxes and the author made in the payment of any install pay such installment of principal or at ment may be added to the indebtedoes by this mortgage, and it is further explained by this mortgage, and it is further explained by a said prior mortgage, then the said hortgagor further covall taxes and assessments on the said buildings that may at any time be upon some reliable company, up to the insuitable policies, payable in case of its effected, and all renewal certifications insurance by reason of damage to or discussed in obtaining such money in salisfactic same in repairing or rebuilding such its policies, or to pay taxes, said Mortgagor unterest a policies, or to pay taxes, said Mortgagor unterest and payable are interest and shall bear interest and payable are interest.	is and by virtue of the Homestend Exemption Laws of that if default in or breach of any of the Covernal of that if default be made in the payment of said contractions, when due, or in case of waste or non-payment of matter provided, then and in such case, the whole of smed shall thereupon, at the option of the holder of the said contract contained to the contrary notwithstand on or election, be immediately foreclosed, and it shall had premises and to receive all rents, issues and profisenses, to be applied upon the indebtedness secure acquired to collect said rents, issues and profits to be a mount found due by such decree. Ibordinate to another mortgage, it is hereby expressionant former painer of interest on said prior mortgage is secured by the mortgage and the accompanying company agreed that in the event of such default or she is the sole option of the owner or holder of this mortgage and the accompanying the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage that in the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage is to the sole option of the owner or holder of this mortgage. It is not given to the final mortgage and to deliver to it all polic therefor and and Mortgagee and to deliver to it all polic therefor and and Mortgagee shall have the right to the money secured hereby, or in case and Molestruction of said buildings or any of them, and apply the building and in case of refusal or neglect of said Mortgage may procure such insurance or pay such taxes, at eight percent and be paid out of the proceeds of the	and State of Illinois, hereby if the State of Illinois, and all right to its, agreements, or provisions herein at, agreements, or provisions herein at (or any of them) or any part thereof, have a contract become immediately due to a contract, become immediately due ting and may make may without be lewalt or said Morthagee, agents its indirect the used Morthagee, agents its indirect the used when collected, and hereby, and the court wherein any applied on the used accruing after assignment to the holder of this mortgage may be the holder of the moot to be secured and any suit be commenced to fore any contract shall be come and be due to a mortgage will in the meantime pay wandalism and malicious mechicism by and independent of said indobtedness keep all and allies of meantance thoroun, as soon, as collect, receive and receipt, in the collectable upon any such policies of transcribe shall so elect, may use the land of the said receipt and the such and all monles thus paid shall be seen
judgment of foreclosure shall expire, releasing and waiving all rights underetain possession of said premises a contained. And it is further provided and agreed or the interest thereon or any part the procure or renew insurance, as herein the contract in this mortgage mention and payable, anything herein or in 5 notice to said Mortgagor of said option or attorneys, to enter into and upon 5 after the deduction of reasonable expects and the pending may appoint a Righter the deduction of reasonable expects such suit is pending may appoint a Righter the deduction of reasonable expects and the and the made in the payment of any install pay such installment of principal or at ment may be added to the indebtedoes by this mortgage, and it is further expectose said prior mortgage, then the and payable at any time thereafter at And the said Mortgagor further covall taxes and assessments on the said buildings that may at any time be upon some reliable company, up to the insulable policies, payable in case of the effected, and all renewal certificates, insurance by reason of damage to or disconting such minimals and mortgagor in repairing or rebuilding such the policies, or to pay taxes, said Mortgagor cured hereby, and shall bear interest and contents and mortgages.	is situated in the County of and by virtue of the Homestend Exemption Laws of the the American of the Covernance of the Homestend of the Country Indianal Contract of the Indianal to the contrary notwithstand on or election, be immediately foreclosed, and Lahall penses, to be applied upon the indebtedness secure formula to be applied upon the indebtedness secure formula to and profits to be a mount found due by such decree. Ibordinate to another mortgage, it is hereby expressional to principal or of interest on said prior mortgage in the received by the mortgage and the accompanying contents and the amount so paid with legal interest ensured by this mortgage and the accompanying contents are defined by the mortgage and the accompanying contents and agrees to and with such default or she mount secured by this mortgage and the accompanying contents and agrees to and with such Mortgagee that and premises, and will as a further security for the payon said premises insured for fire, extended coverage, the reference and said Mortgagee and to deliver to it all polic therefor, and all money that may become payable and content of the morey secured hereby, or in case said Mortgagee may procure such insurance or pay such taxes, and engling and in case of refusal or neglect of said Mortgage may procure such insurance or pay such taxes, and englit percent and be paid out of the proceeds of the	and State of Illinois, hereby if the State of Illinois, and all right to its, agreements, or provisions herein at (or any of them) or any part theruof, haves or assessments, or neglect to law or assessments, or neglect to aid analysis to contract, become immediately due ting and mis mort fifth may, without be lawful, or said Morthagee, agents its indirect the user when collected, its indirect the user when collected, and hereby, and the court wherein any applied on the otherest accruing after assiy sursed that should any default age, the holder of this mortgage may soft thereon from the time of such payorated shall be deemed to be secured and any suit be commenced to foreign contract shall become and be due to manufact shall become and be due to and indebtedness keep all vandalism and malicious mechics in a unpaid of the said indebtedness keep all vandalism and malicious mechics by collect, receive and receipt, in the collectable upon any such policies of the same loss all reasonable expenses or tagger shall so elect, may use the land all monles thus paid shallow secting all monles thus paid shallow section of said promises, or our such and all monles thus paid shallow sections of said of said promises, or our such

3915055 - 0887 IL (H.I.)

 said mortgaged property and premises or in 	more sage and all sums hereby secured shall educate transfer for the conversion of the conversion of the conversion of the conversion of such title in any manifers of each term of the conversion of the conversi	and the second second second second second second second
	nicase of default in the payment of the interior.	
And it is further expressly agreed by and of said contract or in any of them or any part	between said Mortgagor and Mortgagee 1 of thereof, or the interest thereof, or the interest thereof.	A sale of the sales of the sale
existence of this mortgage, then or in any su	in nontained, or in daile said Mortgager (1994) or uch cases, said Mortgagor shall at once twee said It such suit and for the collection of the said said.	otherthagee has a setterne, re
whether by foreclosure proceedings or other	n such suit and for the cohection of the same of the services and a lien is hereby given upon and phor differs such reasonable fees, together with Atlates	Week for some there are a recover at
And it is further mutually understood and	I agreed, by and between the parties heret, it is d, as far as the law allows, be binding upon as a celes respectively.	af the occepant of the control of th
	hereunto set hands and sea	this Gay
- N.D. 15	Division	(SEA)
	The state of the s	(SEAL)
	7	(SEAL)
	(Signatures)	(SEAL)
I, the undersigned a Notary Public in and to	ss: or said County and State aforesaid, do herety ce	
LILLIE MAE MUIS - LES PAVIS	personally known to me to be the same person	· · · · · · · · · · · · · · · · · · ·
The state of the s	foregoing instrument appeared before me this that they signed, sealed and delivered said instact, for the uses and purposes therein set forth of the right of homestead.	day in person and a Friewledged rument as their free and a luntary
	Given under my hand andse	al this 29
		AD 19 27
9-11.59	19 how the	
My commission expires	Notary Public TRANSFER AND ASSIGNMENT	
STATE OF ILLINOIS)		
COUNTY OF)		
For value received the undersigned hereby	transfers, assigns and conveys unto <u>うどいれけ</u>	
from Living and DAMS. COE BAMS - CORE	all right, title, interest, powers and options in,	to and under the wife mortgage
(Buyer/Mortgagors)		(Seller)
unto set his hand and seal, the 9	e indebtedness secured thereby. In witness when day of	or the undersigned ((× , ⊥ nerec
Witnessed by	Shape Borner Com	(503)
- Villy	By Ent	and the tracks
STATE OF ILLINOIS)	2/0	ivle)
COUNTY OF) 88.:		$O_{\mathcal{F}_{\alpha}}$
Personally appeared SAM K	ANIANAN	ot
Chicasa	(Seller's Employee Signing Assignment)	er of the foregoing instrument and
(Seller's City/Tov	۸u)	or the foregoing in: thing
	ort and dead and the free act and dead of said	SAM Bushalow
before me.	ct and deed and the free act and deed of said _	(Seller's Name)
		(Seller's Name)
	Notary Public	(Seller's Name)
before me.		(Seller's Name)
before me.	Notary Public	(Seller's Name)
before me.	Notary Public	(Seller's Name)
before me.	Notary Public	(Seller's Name)
before me.	Notary Public	(Seller's Name)
before me.	Notary Public Notary Public	(Seller's Name)
before me.	Notary Public Notary Public	(Seller's Name)
before me.	Notary Public Notary Public	(Seller's Name)
before me.	Notary Public Notary Public	(Seller's Name)
before me.	Notary Public	(Sellers Name)
before me.	Notary Public Notary Public	(Seller's Name)

THE MORTGAGOR(S)	AND LEE DALIS AT	PIB) CORLENG LEE
UNOFFIC	JAL COPY	Copy
(City/Town)	in the County of	(County)
State of, Mortgage a (State)	nd Warrant to	(Nume of Soller)
hereinafter called Mortgagee, of the	County of	Con F
State of /Livents to	secure the payment of \$	3304. 40 evidenced by
certain Retail Installment Contract, bearing even date her	ewith,	otal of Payments)
ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to		
BOULEVARD ADDITION SO OF BLOCKS 1, 2, 7 AND 8 OF THE SOUTH WEST OF BUARTER OF SECTION 17 EAST OF THE THIRD LOTS 6, 7, 18 AND 19 LOTS 6, 7, 18 AND 19 ALSO BLOCK 9 10, 15, AN OF THE NORTH WEST BUARTER OF SECTION I Ilinois	CHICAGO, BEIL OF SNOWDENS SUARTER OF TO PRINCIPAL MER IN SAID BLOCK IN S	NG A SUBDIVISION SUBDIVISION HE NORTH WEST VORTH, TANGE 14, TOTAN (EXCEPT KY AND EXCEPT KY SUBDIVISION LE NORTH WEST
including the rents and profits arising or to arise from the re judgment of foreclosure shall expire, attented in the Count releasing and waiving all rights under and by virtue of the retain possession of said premises after any default in or	y of	and State of Illinois, here If the State of Illinois, and all right
contained. And it is further provided and agreed that if default be mader the interest thereon or any part thereof, when due, or in a procure or renow insurance, as hereinafter provided, then a line contract in this mortgage mentioned shall thereopen, a land payable; anything herein or in said contract container to line to said Mortgagor of said option or election, be immediated to said Mortgagor of said option or election, be immediated to enter into and upon said premises and to reafter the deduction of reasonable expenses, to be applied in such suit is pending may appoint a fleceiver to collect said or or order or said, the taxes and the amount found thus by su	aso of waste or non-payme it on not in such case, the whole of s t the option of the holder of th id to the contrary notwithstand distely foreclosed; and it shall delive all rents, issues and profi apon the indebtedness secure rents, issues and profits to be a	I taxou or assusments, or neglect in a principal and interest succired a contract, become immediately d ling and this mortgage may, with be lay of the said Mortgages, age its theract the same when collect d hereby, and the court wherein
of this mortgage is subject and subordinate to another toe made in the payment of any installment of principal or easy such installment of principal or such interest and the armont may be added to the indebtedness secured by this mort bits mortgage, and it is further expressly agreed that in this section of the principal or mortgage, then the amount secured by this and payable at any time thereafter at the sole option of the	mortgage, it is hereby expred intorest on said prior mortga is intorest on said prior mortga rount so paid with legal interes page and the accompanying consequence of such default or sho nortgage and the accompanying	qu, the holder of this mortginge m of thereon from the time of such pi ntract shall be deemed to be secur ould any suit be commenced to fo og contract shall become and be d
Ind the said Mortgagor further covenants and agrees to all taxes and assessments on the said premises, and will a buildings that may at any time be upon said premises insurationer reliable company, up to the insurable value thereof, and all renewal certificates therefor, and said Mortgagor or otherwise; for any and all money to a said Mortgagor or otherwise; for any and all money to obtaining such money in satisfaction of the money such ame in repairing or rebuilding such building and in case of clies, or to pay taxes, said Mortgagor may procure such ured bureby, and shall bear interest at eight percent and be	and with said Mortgagoe that is a further security for the payed for fire, extended coverage, or up to the instancent remaining jee and to deliver to it all policity ages shall have the right to hat may become payable and congs or any of them, and apply the of hereby, or in case said Moreliani or neglect of said Moreliani or neglect of said Moreliani or of pay such taxes, a pand ont of the proceededs of the	Morigagor will in the meantime priment of said indebtedness keep vandalism and malicious mischief unpaid of the said indebtedness lose of insurance thereon, as soon to collect, receive and receipt, in it collectable upon any such policies a same less all reasonable expensifyages shall so elect, may use it gager thus to insure or deliver such all monies thus paid shall be said of said indestinations.
Burance money if not otherwise paid by said Mortgager.	100 11008	
Burance money if not otherwise paid by said Mortgagor. 118 instrument prepared by	(Namo)	· · · · · · · · · · · · · · · · · · ·

UNOFFICIAL COPY

Property of Coot County Clert's Office

If not prohibited by law or regulation, this of the Mortgague and without policy to be said mortgaged property and primes by the	s mortgage and all	nbMu the come	acured shall become	e due and payal of a little to all o	ble at the option or any portion o
Montgagar values the purchase of raviage	ryg assymnos (hy i	ingellednost s	bough heroty with	the consent of	the Mortgague
And said Mortgagor further agroes that i due and payable it shall bear like interest w	m case of default with the principal c	in the payment of said contract.	of the interest on a	said contract w	then it become
And it is further expressly agreed by and of said contract or in any of them or any part in any of the covenants, or agreements here existence of this mortgage, then or many or solicitor's fous for protecting its interest in whether by foreclosure proceedings or other foreclosure hereof, a decree shall be entered and secured hereby.	i between said M if thereof, or the internet contained, or it one becases, said M in such suit and to receive, and a lien	lortgagor and M terest thereon, or neare said Mort folyager shall a or the collection is hereby given	Mortgagee, that if dorany part thereof, without a part thereof, without a part once owe said Mc. of the amount due is upon said premise	when due, or in c arty to any suit t ortgagee reasor and secured by as for such fees	case of a breach by reason of the nable atterney; y this mortgage k and in case o
And it is further mutually understood and provisions berein contained shall apply to, artors, administrators and assigns of said part	nd, as far as the lay hos rospoctivoly,	wallows, be buil	ling upon and be for	i the benefit of th	ho hoirs, execu
In witness whereof, the said Mortgagor 1 had of A.D. 19		han	d <u>s</u> and seal <u>s</u>	this	•
MAN	سنبرت نست	CC 11 -	. 2 6266		(SEAL) (SEAL)
of all	٠٠٠ - ١٠	Cr 1246 6	·		(SEAL) (SEAL)
· <i>U</i>	. (1 a	1. ((0)0000		(SEAL) (SEAL)
STATE OF ILLINOIS, County of	· K	_ 88:	(3)()/(2(0/08)		
I, the undersigned, a Notar / Public, in and for	or said County and	d State aloresnic	d, do hereby certify	that the Mortg	agor s ,
	personally known foregoing instrum that they signed, act, for the uses of the right of ho	n to me to be the ment appeared to sealed and deli- and purposes the mestead.	ne same persons who before me this day ivered said instrume therein set forth, inc	in person and ent as their free cluding the relea	acknowledged and voluntary
C	_		seal th	nis 2 ?	-
	dayof Juc	LY		A	D. 19 75
Y · / FS My commission expires	19	ha 4	Notary Public		
	TRANSFE AN	ND ASSIGNME			
STATE OF ILLINOIS)) ss.:	T)		•	•
COUNTY OF)		·O.		Merchan	name cae
For value received the undersigned hereby					
from could make paus, cole came. Cope			and options in, to a	مدمر براس و	
(Buyer/Mortgagors) as well as to the land described herein and th			(58)	lier)	
as well as to the land described herein and the unto set his hand and seal, this	day of Sign	1	19 5	, Luigheigheil , i	·IUI5*
Witnessed by willy		HANK BUTT	(Sylle)	4 pro-	(Seal)
BTATE OF HIME	· <u></u>	By Lat	(Title)	- Kue- (may gar Co
STATE OF ILLINOIS) SS.:				•	
COUNTY OF) /	ATIMALI			7 5-	
Personally appeared	A-IAVA/ (Sullors)	Employee Signin	ng Assignment) Igner and senior of	the Language !	natrument and
(Soller's City/Tov acknowledged the same to be his/her free a	wn)	•	•	C.V	
acknowledged the same to be his/her free a before me.	ធម្មបប ឧNd	aut and	للكالميت ١٠٠٧ ت	(Sellers No	ame)
	-	Joiary Public			
11		ary Public		1	
				1	1
اس	SCE CE				
GAG	SP				1
ORT	ABOVE SPACE				
REAL ESTATE MORTGAGE		2			
STAI	NOT WRITE IN			ł	
A D	8				
[[]				}	
	00			ğ	
				Mail to:	
F 1					

UNOFFICIAL COPY

Property of Cook County Clerk's Office