A CONTRACTOR OF THE PARTY OF TH	4	1	REAL ESTAT	MORTGAG	<b>B</b>	JAN 2 4 199	***
THE MORTG	AGOR(S)	71/9 NTC	YEZE Kama	Age of	AP	2 3	
430	2 W.	KANIN	ERLINE	AL C		900372	55
of the	CAGO	ity/Town)		County of			and
State of	TLL/11/1) (State		., Mortgage and Wi	arrant to Eiks	ST FAI	nily Build	ERS
	(Stat	e)				(Name of Seller)	
hereinafter ca	alled Mortgage	e, of the			.County of _	Cook	and
State of	ILLING	715	to secu			(County 165.30 e	
		(State)	even date herewith		. 0EAD	reloppreyments) 22 - Trans 2576 (147	\$13.1 24/80 09:19:80
			AL ESTATE, to-wit:	'	. ((	OK COUNT: ACCORD	一种等化等的等 Ek
16-03	- 330 -0	38 nereline	ol	•			
1500 T	D. Krim	reveline	unap.	·			
							-
	LO	AND LOT	8 (EXCEPT THE	27 FEET 188	REOF) IN	BLOCK	_
	1 1	TATION'S S	SECTION 3, TO	THE SOUTHER	BT 1/4 OF	The state of the s	
	13,	east of the Ty, illegate	THIRD PRINCIPA	L MERIDIAN,	TH COOK		
		0		Ben # 2204	0647		
	***					· -	
_			C004			المارية المراجعة	en en
£			0/		_	mu neal cotate	
26			$\tau_{c}$		ì	RW REAL ESTATE LOAN SERVICES	
204843			C			SUITE #1015 100 N. LASALLE	المورر
OK O	0000	055	,			HICAGO, IL 60602	
M	90037	255		77%			P
		•			<b></b>		
judgment of	foreclosure sha	Il expire situate	d in the County of	COOK	<b>-</b> /	time to redeem fro	of Illinois, hereby
releasing and retain posses	t waiving all rig	bis under and b	v virtue of the Hor	iesiesa Exemp	HOLLIWS O	the State of Illinoi ts, agreements, or i	provisions herein
contained.  And it is furth	ner provided as	nd agreed that if	default be made in	the payment of	said con ra	ct (or any of them) of	r any part thereof,
procure or re	new insurance.	as hereinafter o	rovided, then and is	n such case, the	e whole of s	tuxes or assessme aid principal and int a crintract, become	erest secured by
and payable;	anything herei	n or in said con said ontion or ele	itract contained to ection, be immediate	the contrary new foreclosed:	otwithstand and it shall	ing and this mortga be lawfull in said M	age may, without ortgagee, agents
or attorneys,	to enter into an	d upon said prei nable expenses.	nises and to receiv	e all rents, issu n the indebtedr	es and profi less secule	ts thereor, the same d hereby, and the c	when collected, ourt wherein any
such suit is perforection	ending may appaled the second in the second	point a Receiver nd the amount fo	to collect said rent ound due by such o	s, issues and pr Jecree.	ofits to be a	ipplied on the intere	est accruing after
he made in th	ne payment of	anv installment d	of principal or of int	terest on said o	orior mortga	ssly agreed that sh ge, the holder of th	is mortgage may
ment may be a	oni edtot bebbe	lebtedness secu	red by this mortgag	e and the accor	noanving co	st'thereon from the ntract shall be deem	ned to be secured.
close said orig	or mortgage, th	en the amount s	agreed that in the e ecured by this mort e option of the owr	gage and the a	ccompanyir	ould any suit be con ig contract shall be	come and be due
And the sold	Mortangor fue	ther covenants	and screen to and	d with sald Mor	toacee that	Mortgagor will in the	ne meantime pay
buildings that	may at any tim	a ha unon said i	oremises insu <b>re</b> d fo	or fire, extended	d coverage.	vandalism and malicumpaid of the sald	cious mischief in
evitable polici	iae navahla in i	nseen of loss to th	re said Mortoägee :	and to deliver t	o it all polici	ies of insurance the collect, receive an	reon, as soon as
name of said	Mortgagor or of	herwise; for any ne to or destructi	and all money that on of said buildings	may become pa or any of them,	ayable and d and apply th	collectable up <b>on</b> any le same less all reas	such policies of onable expenses
in obtaining s	such money in t	satisfaction of th	e money secured i	h <b>ereby, or</b> in ca isal or negl <b>ect</b> (	ase said Mo of <b>eaid</b> Mort	rtgagee shall so eli gagor thus to insure	ect, may use the e or deliver such
policies, or to cured hereby.	pay taxes, said and shall bear	Mortgagee may interest at eight:	/ procuje such insu percent and be paid	ITANCA OT DAV 🏝	wan taxes, a	nd all monies thus sale of said premise	Daio shall de se-
insurance mo This instrume	ney if not other nt prepared by	wise paid by sai	a Morigagor		ders	Donald &	kojanski
of _5873	5 N.		V Chicago		ie) -/NO/S	6065	2 Illinois
			(Addr		m nida kasa sa sa	itional terms and cond	
				**********************************	e <b>១</b> ៧៩ លោក ឯកកែ	ITIONAL forms and cond	F10*

If not prohibited by law or regulation, this morege and Ill suns hereby secured shall become due and payable at the option of the Mortgagee and without notice to Mortgage or forth in up by 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 sald 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 Mortgages, 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 or inc 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, whather 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. agor\_ha \_hereunto set . \_ A.D. 19 84 . W . J In witness whereof, the said Mortgagor\_ha\_ DECEMBER STATE OF ILLINOIS, County of 38: 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 of the right of homestead. " OFFICIAL SEAL ' SCOTT PROJANSKY Given under my hand and\_ \_\_seal this \_\_\_\_ NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 3/15/92 Notery Public My commission expires TRANSFER AND ASSIGNMENT STATE OF ILLINOIS # 1997 10 ),**683**( ; ... COUNTY OF to a graph of the court For value received the undersigned hereby transfers, assigns and conveys unto FRST CREOIT all right, title, interest, powers and options in to and under the within mortgage (Buyer/Mortgagors) to FIRST FAM: 14 Builders as well as to the land described herein and the indebtedness secured thereby. In withess whereof the undersigned ha 12 unto set \_\_ \_hand and seal, this \_ Witnessed by: ( i.le) STATE OF ILLINOIS) 88. COUNTY OF Personally appeared 's Employee\Signing Assignment) \_ , signer and sealer of the foregoing instrument and (Seller's City/Town) (Seller's City/Town)
acknowledged the same to be his/her free act and deed and the free act and deed of said / 57 Family: Kir. Idd
(Seller's Name) Bulders OFFICIAL SEAL a cue SCOTT PROJANSKY Notary Public NOTARY PUBLIC STATE OF ILLINOIS AMY COMMISSION EXPIRES 3/15/92 SPACE **ESTATE MORTGAGE** BOVE ¥R. NOT