3205(0,270	

FORM 3000

THE MORTGAGORIS) ROBE	REAL ESTATE MORTO	ROP D	<b>V</b> .,	
	URIGHT WOOD	TO be (win	en n	
of the CHICAGO	OKIVINI SODOD	Cap.	v 90137639	
(City/Town)	in the County of		(County)	and
State of(State)	Morigage and Wattant to	hemo	filame of Sellen	
	Illega of Lincolnu	County of	COUK Gounty	and
State of (State) (State) certain Retail Installment Contract, bear	inc even date berewith		otal of Payments)	ed by that
ALL OF THE FOLLOWING DESCRIBED	_			
North % of the Southwest % of se	on of the South 33-1/3 Acres of to ction 29, Township 40 North, Rang Meridian, in Cook County, 111 inoi t 50 Feet of 10t 45 in Grand Hill Acres of the North ½ of the South th, Range 13, East of the Third	he pe s.		
PIN 13-29-312-043 ADDRESS: 6154 W WRIGHTWOOD R) /G	HICAGO IL 60634	. 7 <b>+</b> 30	I-01 RECORDING 333	
	MAR 2 8 1990	• •	SOON CODENT RESORDER	
90-1	37639			
<u>)</u>	004		TRW REAL ESTATE LOAN SERVICES SUITE #1015 100 N. LASALLE CHICAGO, IL 60602	90137638
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3	40			ယ္
•	Collus			. <del>-</del>
including the rents and profits arising or judgment of foreclosure shall expire, sit releasing and waiving all rights under a retain possession of said premises after contained.	tuated in the County of	emption laws	and State of Illin of the State of Illin	ois, hereby all right to
And it is further provided and agreed to the interest thereon or any part there procure or renew insurance, as hereinaf the contract in this mortgage mentioned and payable; anything herein or in said notice to said Mortgagor of said option or attorneys, to enter into and upon said after the deduction of reasonable expensive such suit is pending may appoint a Receiptoreclosure sale, the taxes and the amo	of, when due, or in case of waste of fter provided, then and in such case d shall thereupon, at the option of d contract contained to the contra or election, be immediately foreclo d premises and to receive all rents, nses, to be applied upon the indeb eiver to collect said rents, issues as	r non-payment e, the whole of the holder of t ary notwithstan sed; and it shall issues and pro itedness secur	of laxes or assessments, or said in noipal and interest the contract, become immediating and vibis mortgage mill be lax or or said Mortgagotits thercof, the same when ed hereby, and the court w	neglect to secured by diately due ay, without see, agents a collected, herein any
If this mortgage is subject and subobe made in the payment of any installment of principal or such ment may be added to the indebtedness by this mortgage, and it is further expresions said prior mortgage, then the amorand payable at any time thereafter at the	rdinate to another mortgage, it tent of principal or of interest on so interest and the amount so paid was secured by this mortgage and the a saly agreed that in the event of sucurit secured by this mortgage and the control of the course of the court secured by this mortgage and the course of the court secured by this mortgage and the course of the court secured by this mortgage and the course of the course of the court secured by this mortgage and the course of the course	aid prior mortg with legal intere ecompanying c ch default or st the accompany	rage, the holder of this morest thereon from the time of ontract shall be deemed to thould any suit be commencing contract shall become a	tgage may I such pay- be secured led to fore-
And the said Mortgagor further coven all taxes and assessments on the said; buildings that may at any time be upon a some reliable company, up to the insurasuitable policies, payable in case of loss effected, and all renewal certificates the name of said Mortgagor or otherwise; for insurance by reason of damage to or dest in obtaining such money in satisfaction same in repairing or rebuilding such built policies, or to pay taxes, said Mortgagee cured hereby, and shall bear interest at e insurance money if not otherwise paid by	premises, and will as a further section premises, and will as a further section of the section o	Mortgagee the turity for the po- ended coverage nount remaining ver to it all poli- have the right ne payable and lem case said Mo- lect of said Mo- lay such taxes.	at Mortgagor will in the measyment of said indeptedness, vandalism and malicious is gunpaid of the said indeptedness of insurance thereon, a to collect, receive and receil collectable upon any such the same less all reasonable fortgagee shall so elect, mittgagor thus to insure or deland and all monies thus paid si	ss keep all mischief in ediness by as soon as expt. In the policies of rexpenses by use the elliver such half be se-
This instrument prepared by	#362 / ruston	Name) 0		943
of work from	(Address)	<del></del>		

CRIGHTAL

stattled me due and payable at the option of Mortgagor's title to all or any portion of If not prohibited by law or regulation, this midgage and all sumfile eby secured shall be of me due and payable at the option of the Mortgagee and without notice to Mertgagor outh who upon the convey note 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 lees 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. day and seal. December WR (SEAL) In Presence 25 (SEAL) (SEAL) (Signatures) STATE OF ILLINOIS, Coun yel I, the undersigned, a Notary Public, in and for said County and State aforesaid, do hereby certify that the Mortgagors, operit: INEZ 10220 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. Given under my hand and Unifier 19, 1982 My commission expires sin Notary Public TRANSFEF, AND ASSIGNMENT STATE OF ILLINOIS) ) ss.: COUNTY OF FIRST CREdit Corp For value received the undersigned hereby transfers, assigns and corveys unto \_ all right, title, interest, powers and options in, to and under the within mortgage BRO (Buyer/Mortgagors) as well as to the land described herein and the indebtedness secured thereby. It wit less whereof the undersigned ha hand and seal, this Wilnessed by Lemuth At STATE OF ILLINOIS) COUNTY OF Personally appeared **Employee Signing Assignment)** , signer and sealer of the lare gaing instrument and eller's City/Town) acknowledged the same to be his/her free act and deed and the free act and deed of said. before me. Notary Public IN ABOVE SPACE REAL ESTATE MORTGAGE First Credit Corporation NOT WRITE