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(If not contr	GAGE SECT ary to law, the hall extension	l'i mortgago also	ADVANCES the	paymor	CIMUM OU	TSTANDING S. Wali and rangiya	17724.60	at the suitable of the suitabl	
THE BOUSECOND SECOND WEST 1, SECTION THIRD I PERMANE PROPERT	ne total of pare advances, a note or not or not or not or not on E.E. Market 1/2 of Addition 12 of The 13, Town or TAX NOT TAX	nyments die an if any, not to dies avidencing suite and in the control of the con	d payable as a raced the mich indebted in the mich indebted in the mich in the	Indications and on the control of th	ed above an coustandire advances as a coustandire advances as a coustant and a co	id evidenced by a amount show and an permitted be a not a no	TRAN PROOF TRAN REAL LOAN SER SUITE W. CHICAGO, IL TRAN PROOF TRAN PROOF K. COUNTY RECOR	Sory note of ever with Interest and HE FOLLOWING POLLOWING POLLOWING ESTATE IVICES 1015 SALLE L 60602	130
DEMAND FEATURE (If checked)	you will he demand. I payment in note, mort	ove to pay the s f we elect to ex a full is dua. If gage or deed of	oringipal amo orcise this or you fall to trust that so	ount of otion yo pay, we ourds to due, the	the loan and will be old will have the control of t	i all unpald inter ion written notic no right to exerc we pleat to exe no prepayment t	e can demand the ast secreted to the confection at least on a lost on at least on at least on the confection, and all the confections are confection.	day we make the st. 90 days before mitted under the index call.	9. 1
including the rents and particles of foreclosure shall expir waiving all rights under suid premises after any di	o, situnted in and by virtu	the County of	the real esti COOI tead Exemp	tu from C tion La	default unt	til the time to rec and S tate of Illinois, t	tate of Illinois, har and all right to ret	eby releasing and	d .
And it is further providered, or the interest to procure or renew insurantials mortgage mentioned or in said promissory no option or election, be insaid premises and to receive applied upon the inderents, issues and profits to	hereon or an ice, as herein shall thereugh te contained namediately files all rents, btedness see	y part thereof, after provided, open, at the optito the contrary oreclesed; and lessues and profured hereby, an	when due, o then and his on of the hol notwithsten it shall be li its thereof, t d the court	r in casi uch casi dorjof (ding an awful fo the same whorely	of waste or the whole he note; bec dithis morte or said Mort when colle any such st	wald promissory roan-payment of said principal come immediatel gage may, without or ctod, after the dailt is pending mailting mai	f taxes or assessme and interest security due and payable out notice to said het notice to said het one of resson y appoint a Receiver appoint a Receiver and interesson or resson or security appoint a Receiver appoint a Receiver and interesson or resson or	hem) or any pari nts, or nuglect to ed by the note ir ; anything hereir for into and upon able expenses, to ler to collent said	
If this mortgage is sub- payment of any installmi- principal or such interest edness secured by this m agreed that in the event this mortgage and the ac or holder of this mortgage	oject and sub ent of princip and the ami ortgage and of such defer companying a.	ordinate to ane pal or of interes punt so paid wit the accompanyl ilt or should an	ther mortgag it on said pri h legal intere ng note shall y suit be co	or morest therest the decimal be decimal.	hereby expi toege, the hi on from the med to be do forecle payable at a	ressly agreed that older of this mo i time of such pa secured by this r ise said prior mo	t should any defaul rigago may pay su yment may be edd nortgago, and it is rigago, then the air	It be made in the ch installment of ed to the Indebt further expressly nount secured his	1/02/1
This instrument prepared	by		ペエハロズ	ranre	. : (عبد				Ĺ

(Name) (Name) 1914 MAIN STREET EVANSTON,

(Address)

of _

013-00021 (REVIS-86):

IL 60202

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	And the said Mortgagor further covenants a	nd agrees to and with	said Morchages that will in the	
	time pay all taxes and assessments on the se	na promises, and wi	If as a further security for the payment of said indebtedness ker fire, extended coverage and vandalism and malicious mischief in	eban.
	reliable company up to the incurable value the	premises maded to the c	amount remaining unpaid of the said indebtedness by suitable poi	icies.
	poyable in case of loss to the said Mortgagee an	id to deliver to1	igr all policies of insurance thereon, as soon as effected, an	ile br
			ight to collect, receive and receipt, in the name of said Mortgag	
	otherwise; for any and all money that may bec	ome payable and coll	lectable upon any such policies of insurance by reason of damage	10 or
:			less \$ 500 reasonable expenses in obtaining such mon	
			is shall so elect, may use the same in rapairing or rebuilding such b re or daliver such policies, or to pay takes, said Mortgagee may pro	
			pe socured hereby, and shall bear interest at the rate stated in the	
			premises, or out of such insurance money if not otherwise paid by	
	Mortgagor.			
	Mortgages and without notice to Mortgager for	orthwith upon the co	ims hereby secured shall become due and payable at the option of conveyance of Mortgagor's title to all or any portion of said mortganer in persons or entitles other than, or with, Mortgagor unless that the consent of the Mortgagee.	ಚಿತ್ರಾಕರ
٠.	And sold Mortgagor further agrees that In c		payment of the interest on said note when it becomes due and pay	yable
	promissory note or in any of them or any parany of the covenants, or a proments herein counties mortgage, then or in any such cases, sale protecting here. Interest in by foreglosure proceedings or otherwise and interest in the control of the country is and interest in the country is and interest in the country is and in the country in the country is an accountry to the country in the countr	between said Mortg it thereof, or the intended, or in case se d Mortgagor shall at a such sult and for the d lien is hereby given	gagor and Mortgagee, that if default be made in the payment of erest thereon, or any part thereof, when due, or in case of a breakid Mortgagee is made a party to any sult by reason of the existent once owe said Mortgagee reasonable attorney's or solicitor's feet to collection of the amount due and secured by this mortgage, when upon said premises for such fees, and in case of foreclosure he stever other indebtedness may be due and secured hereby.	ch in ce of s for ether
	herein contained shall apply to, and, as far is	ngraed, by and betw the law allows, be b	reen the parties hereto, that the covenants, agreements and provi- pinding upon and be for the benefit of the heirs, executors, admini	sions istra-
	tors and assigns of said parties respectively.			
	In witness whereof, the said Mortgagor he	u haraunto est h	ner hand and seal this 11TH day	
,	•		nand and soal this 11711 day	y Qi
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	STATE OF ILLINOIS, County ofC	оок		
), the undersigned, a Notary Public, in and for		ste aloresaid up hereby certify that	
	the money in the sail of the s	***************************************		
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4	ALMETA MCCOMMON			
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	ALMETA MCCOMMON	narcanally known	to me to be the same party, subora pame, subscella	el
7.	ALMETA MCCOMMON	personally known	o to me to be the same persor— whose name subscrib	ed bed
360600	ALMETA MCCOMMON	to the foregoing is	nstrument appeared before n e this day in person and acknowledg	ed
- Section	OFFICIAL SEAL"	to the foregoing in thats he	nstrument appeared before n e this day in person and acknowledg	.e e
A Cagoone	OFFICIAL SEAL"	to the foregoing in that a he and voluntary act	nstrument appeared before n e this day in person and acknowledg	.e e
\$ Calo	OFFICIAL SEAL* ROGELIO LOPEZ Notary Public, State of Illinois Cook County My Commission Expires 1/22/94	to the foregoing in that 8 he and voluntary act and walver of the	nstrument appeared before n e this day in person and acknowledged signed, sealed and delivered said instrument as her from the uses and purposes therein set forth, including the release right of homostead.	.e e
* Comment	OFFICIAL SEAL ROGELIO LOFEZ Nointy Public, State of Illinois Cock County	to the foregoing in that a he and voluntary act	nstrument appeared before n e this day in person and acknowledged signed, sealed and delivered said instrument as her from the uses and purposes therein set forth, including the release right of homostead.	.e e
A Color Contract	OFFICIAL SEAL ROGELIO LOFEZ Nointy Public, State of Illinois Cock County	to the foregoing in that & he and voluntery act and walver of the Given under my h	nstrument appeared before n e this day in person and acknowledges signed, sealed and delivered said instrument as her for the uses and purposes therein at forth, including the release right of homostead. I and and WOTARY such this	.e e
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