SOUNOFFICIALS GOPYO

0	MOR	TGAGE					
`	90 the	10 GA		1300			
)	Roberthyares + Johnn Yares hi		oint tenancy	10			
	who live(s) at		60692 e priñcipal place of busines	0 is al			
)	570 Lake Cook Rd Deerfield IL 60015 Property Owner and located at 96.32.5.2.0 6771.5	_	and other improvements h	ow or in the future owned by the			
				escription of which is as follow			
•	LOT 39 AND THE SOUTH 1/3 FEET OF LOT 38 IN BLOCK PART OF BLOCK 3 LYING NORTH OF THE SOUTH LINE OF	K 1 IN MRS HI	LLIARD'S SUBDIVI	SION OF ALL THAT			
1	HILLIARD AND DOBBI R 'S WIRST ADDITION FOR WASHINGTON HEIGHTS, A SUBDIVISION OF THE EAST % OF THE						
	NORTH EAST % OF SE CTIONATANDATHE-NORTHANDS T % OF SECTION 8, TOWNSHIP 37 NORTH, RANGE 14, LYING EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.						
-	Commonly known as: 9632 SOUTH LOOMIS, CHICAGO						
	,						
	The Property Owner MORTGAGES and WARRANTS the mortgaged property to FCC to provide security for a debt owing under a Retail Installment Contract (the "Contract") detect. 5-5-1990, between ROBECT Y9753 4 50 ADEL Z9765						
	on Buyer and MIdivest ALUMITUM And CONSTIL	CTIVIL	as Contractor/Selic	er which Contract has been or i			
1	o be assigned to FCC. The deb" owing under the Contract is \$ <u>13 125</u> Inanced") and is payable, together with it FINANCE CHARGE (as defined in the	Contract) calculates		in the Contract as the "Amoun Id in the Contract in sonsepublic			
	nonthly installments of \$ 333.09	each, commen	scing approximately 30 days	s from the date of completion o			
,	ne improvements described in the Contra≪, w!"> the full debt, if not paid earlier,			the first payment due under said			
•	Contract. The Contract was provides for late the gost however, in no event sha qual to twice the debt owing under the Contract.	ui the total aggregate	indebisoness secured by t	nis mortgage exceed an amoun			
	The Property Owner also agrees to the following forms PROPERTY SUBJECT TO MORTGAGE. The Property Owner subjects the mortgaged property to payment of the debt due under the Contract.						
1	INSURANCE. The Property Owner will maintain insurance end other hazards on the mortgaged property for the benefit of FCC, will pay the premium or the insurance and will transfer to FCC all proceeds of such insurance to the extent of the unpaid debt secured by this mortgage.						
4	3. TAXES AND ASSESSMENTS. The Property Owner will pay, on time, all taxes, assessments, and sewer, water or other charges on the mortgaged property. 4. OTHER MORTGAGES. The Property Owner will pay, on time, all it is tallments of principal and interest on any other mortgage on the mortgaged property, and will						
	not violate any other term of any other mortgage. 5. RECEIPTS, FAILURE TO MAKE CERTAIN PAYMENTS. Upon FC., r. witten request, the Property Owner shall furnish to FCC duplicate receipts for payment is required by paragraphs 2, 3 and 4 above. If the Property Owner falls to make any Jayment required by paragraphs 2, 3 or 4 above, FCC may make the payment. If FCC make						
4	say such payments, the amount of such payment will be added to thir de it escured by this mortgage and will be a dabt of the Property Owner, payable on FCC's demand, with interest equal to the maximum rate permitted by law						
(8 NO ALTERATION OF MORTGAGED PROPERTY. The Property Owner will not aller, demolish or remove any part of the mortgaged property without FCC's per- mission. The Property Owner will keep the mortgaged property in good lepair and condition.						
1	7. IMMEDIATE PAYMENT UPON DEFAULT: It any installment due under the Crintract is not paid with 30 days after its due date or If any other "default" as defined in The Contract occurs, or if any term of this mortgage is violated. FCC may demand the immediate payment of the entire debt due under the Contract and this						
•	mortgage. Upon payment in full after any such demand, a refund of the unearned partion of the FINANCE CHARGE and any insurance charges may be due as described in the Contract.						
t	3. DEBT DUE ON SALE. FCC may, at its option, also demand immediate payment of the online debt due under the Contract and this mortgage upon any sale of ransfer of the mortgaged property or upon any assignment or pladge of the benefice, in threat in or power of direction over any land trust holding title to the						
(nortgaged property. Upon payment in full after any such demand, a refund of the unearried richlon of the FINANCE CHARGE and another such demand, a refund of the unearried richlon of the FINANCE CHARGE and another such as described in the Contract						
•	9. RIGHT OF ACCESS. After a default, or if FCC reasonably believes a default has been dommitted under this mortgage or the Contract/PCC/in addition to its other increases of inspection. The mortgaged property for the purposes of inspection of the purposes of the purpose of the purposes of the purpos						
1	11 SALE AS SINGLE PROPERTY: RECEIVER UPON FURECLOSURE: In case of foreclosure, a relieful of the mortgaged property may be appointed, and the						
١	nortgaged property may be sold as one piece of property. FCC may be appointed at such receive 2_ASSIGNMENT OF RENTS_To further secure the Indebtedness, Property Owner does hereby suit\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\						
E	itonis now due and which may hereafter become due builder of by virde of any topas, which has writing or any part thereof, which may have been heretofere or may be hereafter it ad∞ or agreed to, it being the intention hereby its istablish an absolute transfer and assignment of till of such leases and agreements unto FCC, and Propert, cywn at does hereby appoint intevocably FCC its						
į	rue and mwful attorney (with or without taking possession of the Proporty) to reht, lease or lef all or any portion of the Proporty to any partie he proporty to any partie he proporty to any partie he collect all of said rents, assues and profits an align from a coruing at any time hereafter, and al						
1	iow due/or that may hareafter become due. 3. LIENS ON PROPERTY. The Property Owner will not allow any mechanics', materialmen's, workmen's, (adgment or tox lien to attach to the mortgaged						
ì	reperty". 4. STATEMENTS BY PROPERTY OWNER: The Property Owner is the sole counter of the mortgaged property. Should it be not be six for the Property Owner to sign and all property to make this mortgage bully effective, the Property Owner will stop such papers.						
1	iny additional papers to make this mortgage fully effective, the Property Owner will sign such papers. S. FUTURE OWNERS: This mortgage shall be binding upon the Property Owner, his, her or their heirs and personal representatives, and all persons who subsequently sequire any interest in the mortgaged property.						
1	juently sequire any interest in the mortgaged property. 6 TRANSFER OF MORTGAGE: FCC may transfer its interest in this mortgage. Any subsequent holder of FCC's interest in this mort, wage ∷∜ll have all the rights FCC yourd have if FCC were still the holder, including the right to transfer.						
1	rouid have it FCC were still the holder, including the right to transfer. 7. WAIVER OF HOMESTEAD: The Property Owner releases and waives all right of homestead exemption in the mortgaged properly. 8. GOVERNING LAW: This instrument shall be governed by the law of illinois.						
1	9 FORECLOSURE: If the dehit secured by this mortgage becomes due, whether by acceleration or otherwise, FCC has the right to foreclose its lien, and in any such foreclosure suit there shall be allowed as additional indebtedness in the decree for sale all expenditures which may be incurred on behalf of FCC for reason-						
	ble attorneys fees and other costs. The proceeds of any foreclosure sale of the mortgaged property shall be distributed and applied in the following order of priority. First, on account of all expenses incident to the foreclosure proceedings; second, all other items which under this mortgage constitute secured indebted.						
- 1	ess additional to that evidenced by the Contract, with interest thereon as herein ourth, any overplus to the Property Owner		•	•			
	 LEGAL DESCRIPTION AUTHORIZATION: The Property Owner hereby author on this mortgage. 						
		i (We) acknowl mortgage:	ledge that I (we) have	e received a copy of this			
1	his mortgage has been duly executed by the Property Owner	* Hale	1 K Yat	(L.B.)			
le	r Presence Of:	(PROPERTY OWNER)	Car.				
×		(PROFERTY OWNER)		<u> 2 (L.S.)</u>			
	(SUBSCRIBING WITNESS) COOK COUNTY	16-Edet012omneu		(L.S.)			
	FILED FOR I	रेहिं लिये ले					

This instrument was prepared by, and when recorded should find the 20 11

90305130

UNOFFICIAL COPY

county or Cup	Dienski		Alabau Public for an aurant C	
ROLL	ares	and	a Notary Public for and in said C ゴログロウ ソタアer	ounty as nareby centry
 nowledged that he/she 	to be the same person(a they signed and delivere of the right of homestes	id the said instrument as h	ゴログドル ソタアマン ubscribed to the foregoing instrument, appeared before m is/her/their free and voluntary act, for the uses and purpor	sas therem set forth, inclu
	nd notarial seal this	5day of	Wanda (wenshi	19 90
My commission expire		19 9 3	Wanda lucensti	
STATE OF ILLINOIS)) sa:		"OFFICIAL SEAL" Wanda Wienshi Notory Public, State of !!!inoss My Commission Expires 1/31/93	
COUNTY OF				
l	 		a Notary Public for and in said C	-
				to the foregoing metrun
•		y sworn, dia depose and i	say that he/she resides at	
that he/she knows said	orac	de they their tree and wall	ntary act, for the uses and purposes therein set forth, that	ne individual(s) describs
ness, was present and	exa hira/her/them exa	oute the same, and that	he/she, said subscribing witness, at the time subscrib-	ed his/her name as wi
therein.	A		•	
Given under my hand a	nd notarist seet this	day of		
My commission expired		19	(NOTARY PUBLIC)	
			(NOTARY PUBLIC)	
	\sim			
		Ux		
10/89 IL H.I. FORM 3000 MC	RTGAGE			
•		0/	•	
		1		
	M			
	(h)	1 1 1	(0)	
	^ le l			
_ 1	- X = 3	1 1		
F ==	P. 6001			
8 0 8		1 1 1		
4 C S		1 1	('y	
E	9 9 10 C			
MORT F Cs F TS F TS		8	Q _A ,	
一 年至り			4/4	
Most Cra Suits 115 570 Lekt	Dearffeld -1 FRIST CREDIT d affected by It	8 E	1/2	92
	Poerfield -1 FIRST CREDIT The land affected by it	COUNTY OF STATE OF RUNOIS SECTION	BLOCK LOT	90305 13 0
	9		LOT LOT	ä
1	2 2	4 0 g	CO1 101	Ĭ.
1	Į.			~
1	a a			
1	1,			డ్లు

905130