REAL F TE MORTGAGE Recording Requested by: THIS PACE RECORDER'S USE							
	Please require to:		JFF		Den Denger og beginning i Dele Op beginning og be	कार्य र तमान भारत भारता है। प्रतिकृति कार्यों के स्थान मुद्देश होंगे	tel läng gilt hiteks 2 (3) sag 210991
	tenunde adaptive from the miles	C & FINANCE	Special district	e to find of each of the Marketine of the Community of th	2659543	(přetok jedě a 1 břeno) type zápříkova (břeno) type zápříkova (břeno)	per (Minus Peres Berra) 1920 - Per Der Appoleter 1932 - Propenting Pres Bloom
	THINER HAND BENERO	CATINATICE	1,770, 4 0, 171, 1816. 1 - 7,00_400 (30,316)4 •	Links by namerical	As we are then all the	on a management of Andrews The Angles of Angles	ta a malling diger
X	200 of the state of the state of	ICHBO IC Q	in all more to unit? I	a dia manara 1	a oter ho casa m tan	er grande de a suce a quildhed river gradi	ត្តកំនុះ ល្អ អ្នកអាត្ រ
40	្រាស់ព្រះប្រជាជាក្រុមមិនមួយ ប្រជាជាការប្រជាជា	талун Терекене — п	e ceso di ce do 10	te Mariameter titat grade for g	io aba ndr io atur	er dans vindens vom Georg am to da Tibo	383 BOSE FOR JUST 1881
	PAUL & BETTY BLA			nation for a succession traction	l torif transcript different con-	mentupon no ond est to A norma nest tra esta An desaminar como nest	sucaterių žeicys ne seignitys (unii) nec ul a solinikan
1	CHICAGO, IC 6		1.0546.13	WARRANTO	enti di	HTNER (CH.,	mana di di di di
1	infetoració fetal está meditolóxico de esta C	1		And the construction of the	CHICHAO	TRVINGTE K	more than the services of the
1/4/	NO OF AMOUNT OF	AMOUNT OF TEACH PAYMENT	AMOUNT OF	PIRST PAYMENT DUE DATE	DUE DATE	FINAL PAYMENT	TOTAL OF PAYMENTS
70/	Junia flas Adde de la company de mais	154.61	159.61	9-24-92	19 12 1 1 24 th	9-24-97	957660
99	THIS MORTGAGE SECUPS (If not contrary to law, th'	S FUTURE ADVA	NCES - MAXIM	UM OUTSTANDI	NG \$9.574	ruof, together with a	ill extensions
4	The Mortgagors for themsel	and to act the t	Commence of State and State of the	ing manapulants	at a sain wai oda o	ditell the and, octob	that; bandogs
	they become due and to rep vances: ALL OF THE FOLL	av anch further ad	vances, if any, w	ith interest as prov	rided in the contraction of the state of the	t or contracts eviden	cing such ad
	ATAKE			E. S. Harri	M. M. G. Commission	2	3a
	(1/(38)	C		Le Marie			Ø
L	OT 42 IN SAM BROWN JR' OWNSHIP 40 NORTH, RANG	S FOSTER AVEN	UE SUBDIVIS	ION IN THE NO	ORTHWEST 1/4 C	F SECTION 7,	ois.
1	different to nothing trans-		0		a mod 1		er kan dayan da wali sa
	en e	CHOM I	ADUNTY, U.Z. An Description of the	्रित्री तम् चतान्त्रीति । स्थाः ५०	annal base oil book	. सं. व विकार को विकासित है. सं. व विकार की विकासित है	more parameters.
		1992 SE	P 4 PH 2:	Su q	2659543	•	
	Sur George and Survey of Survey of	ods proce	equantizada est est	one of avaignd yttist	16/13%)	1	
	with biggrades or the majority and one y wanted by the area of the age of the area of the area of the area of the area.	and Bear Devilored	File book to discolate	engen for an t	10 - 100 A		Ö
				्रमामग्र		n in 10 mar 1 m Taran 1 mar 1 m	~ \diag
	The first transfer of transfer of the first transfer of transfer	🛍 , sett tane .		ander my trant an Merce	n wið (†) 120	A GARAGE TO THE STATE OF THE	ODER STATES
19 1961 - 10 -	ASS no GA	en de la companya de		a de la companya de La companya de la co	91 (a)	grand (1999) the Belline The same of the months of the	
		अंग ए में हैं जिल्ला	ing terminal and te Terminal and terminal an	and Administration of the second control of		astinza ordizarina	y W
		, and the				0.	
	ancluding the rents and profi	ts arising or to arise	from the real est	ate from default u	ntil the time to rede	em from any sale unc	ler judgment
. ·	Cof foreclosure shall expire, s	tuated in the Cour	ty of	ction Laws of the	and Sta State of Illinois, an	te of Illi jolt, herebý i d all right to totain p	releasing and
	resaid promises after any defaul	t in or breach of ar	ly of the covenant	ts, agreements, or p the payment of s	provisions herein col aid contract (or any	ntainad, / of them) or any par	t thereof, or
) 	Tthe interest thereon or any property incurance, as hereingth	part thereof, when	due, or in case of	f waste or non-pay the whole of said	ment of taxes or ass principal and inter	essments, or neglect t est secured by the co	o procure or
	mortgage mentioned shall the or in said contract contained or election, be immediately f	to the contrary of	ntwithstanding ar	rd this mortbage m	nav, without notice	to said Mortgagor of	said option
	and to receive all rents, issue	es and profits there	iof, the same who e court wherein	en collected∷after anv such sult is⊮ø	the deduction of re endine may appoin	easonable expenses, to t a Receiver to collec	o be applied it sald rents,
	issues and profits to be app	lied on the interes	t accruing after	foreclosure sale∰ti t is herebylexpress	Neighbors and the and the and the and the and the should be seen that should be seen that should be seen that should be seen to be seen that should be seen that shoul	nount found due by : d any default be mad	such decree. e in the pay-
	ment of any installment of pr	rincipal or of intere	st on said prior m th legal interest ti	ortgage, the holder hereon from the t	r of this mortgage m ime of such pavmer	ay pay such installment nomay be added to t	he indebted
	ness secured by this mortgay	e and the accompa	nying contract shill any suit beice	all be deemed to b	e secured by this mi close said prior mort	ortgage, and it is turtr gage, then the amoun	ter axpressiy
	this mortgage and the accomport holder of this mortgage.			1 11	acany inne mereati	ur at the sole option t	At the Callel
	This instrument prepared by of5359 W.	210E- HII	HMEE ICH	77/V().		<u> </u>	
	of 5359 W.	IRVING P	K. RD. C	(Address)	60641		Illinois.
	013-00064 (REV. 3-89)				(S) AM	ERICAN	

And the said Mortgagor further covins than lagre s to a d w th said ments on the said premises, and will as a uniter security for the powner. na see that Morgagor will in the meantime pay all taxes and assess-tid indeptedness, e.p. all buildings that may at any time be upon said premises insured for fire, extended coverage vandelism and malicious jef in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitably 15 cies, payable in case of loss to the said Mortgagee and to deliver to it all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less all reasonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at eight percent and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Mortgagor. If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee and without notice to Mortgagor forthwith upon 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 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 fees 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 reasonable fees, together with whatever other indebtedness may be one 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 it as the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively. day of In witness whereof, the said Mortgag is have hereunto set Huch hand 5 and seal (SEAL) (SEAL) STATE OF ILLINOIS, County of (, the undersigned, a Notary Public, in and for said County and State aforesaid, do hereby certify that 97819543 _ whose name <u>5</u> personally known to nie to be the same person _ the foregoing instrument preared before me this day in person and acknowledged that 1 he 4 signed, cealed and delivered said instrument as where free and voluntary act, for the uses and purposes the ein set forth, including the release and waiver of the right of homestead. OFFICIAL SEAL seal this SUSAN C. LEARY NOTARY PUBLIC, STATE OF ILLIIOIS A.D. 19 92 MY COMMISSION EXPIRES 1/19/95 My commission expires and fifty acknowledgments, three DO NOT WRITE IN ABOVE SPACE MORTGAGE lot over each 2 ۊ \$3,50. cents cents, and five æ Recording