RECORD AND RETURN TO:

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MORTGAGE PESSEST

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THIS INDENTURE, made this 25TH day of NOVEMBER CLARENCE MANNING, MARKIED TO SHIRLEY MANNING OF MANN

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WERNERS WYELONYT WONDENDER CONFORMATON

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ntiefs other place an the holder may done for in writing, and delivered or mailed to the Mortgager; the principal principal interest being ONK BROOK, ILLINOIS 60521 TYSO KENTINGTON BOAD, BUITE 209 2) per annum on the unpuld balance until paid, and made payable to the order of the) tunjuos aod 💴 LTAR HONDRED RIX VED 00\T00--dullvored by the Mortgagor of the Mortgagoe, and bearing even date herewith, in the principal aum of EIGHTY ONE THOUSAND

WITUEBERTH: That where the Mortgager is justly indebted to the Mortgages, as is ovidenced by a cortain promissory nate executed and

SOST payable on the first day of DECEMBER OL of each month thoroader until the note is fully paid, excelt the final payment of principal and interest, if not secure paid, shall be due and I boginning on the flesh day of

guecennors or analknu, tha following dogaribod real outuate, lying, and being in the county of Beate of Illinoin, to wit: 6 () performance of the coverance and egreements herein contained, does by these presents MORTGAGE and WARRAUT unto the Mortgage, its NOW, THEREFORE, the said Moregeger, for the better secretic payment of said principal sum of mency and interest and the

MERIDIAN, IN COOK COUNTY, ILLINOIS P.I.N. 19-24-216-012-0000 NORTH EAST 1/4 OF SECTION 24, TOWNSHIP 38 NORTH, RAGGE 13, EAST OF THE THIRD PRINCIPAL BROCKS 4' 6' II' IS VND IB IN VAONDVIE VN VDDILICM ID CHICVGO IN LHE MEEL I'S OE LHE LOT 17 IN BLOCK A IN ELMORE'S MARQUETTE PARK ADDITION, BEING A RESUBDIVISION OF PART OF

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CHICVGO' IFFINOIS 80853 6533 SOUTH MASHTENAW

ALSO KNOWN AND NUMBERED AS:

ではR COUNTY RECORDER #1532 # ★一タ2一名タラムム #1532 # ★一タ2一名タラムは #1533 # ★ VA ASSUMPTION POLICY RIDER IS ATTACHED HERETO AND MADE A PART PARTED RECUPING C++2

"a grantee here in the option dools to a fine as a second of the Becority Isan mark in a talk and served with a emonut or \$56,000, whichever is issue, within 180 days from the date the loan would normally become eligible for such granusty, instrument under the provisions of the Bervicemen's Re-adjustment Act of 1844, as amended, in the amount of 60% of the loan The Grantor further coverants that should AV fall or refuse to tent starty of the leas secured by this security

curity for the indebtedness herein montloned; following described hunsulated appliances, which are, and shall be deemed to be, fixiures and a part of the re edt obredt nollibbe ni bne boditosob niered seelmerq edt dijw nolloennee ni besu to ol bedeelle tulbsonet to wen sorutuit lis bne fleetedt TOUETHER with all and singular the tenements, hereditaments and appartenances thereunte belonging, and the reacs, sauces, and prolites

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настроине 1997 година и постоя в бълга сторожна выначина и резольное доставления и настроительное выда утака п В 1997 година в Борго поставил в боле в Колорож Материа фенения в Анграйской выдачаем в принаружения деятельный В 1997 година в принаружения в принаружения в принаружения в принаружения в принаружения в принаружения в прин

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TO HAVE AND TO HOLD the above-described premises, with the appurtenances and fixtures, unto the said Mortgages, its successors and sasigns, forever, for the purposes and uses herein set forth, free from all rights and benefits under and by virtue of the Homestond Exemption Laws of the State of Himols, which said rights and benefits the said Mortgager does hereby expressly release and waive.

AND SAID MORTG/(CO)) covenants and agrees:

To keep said premises in fool repair, and not to do, or permit to be done, upon said premises, anything that may impair the value thereof, or of the security intended to the first of this instrument; not to suffer any list of mechanics men or material men to attach to said premises; to pay to the Mortgager, and hereinafter provided, until said note is fully paid, (1) a sum sufficient to pay all taxes and assessments on said premises, or any tax or assessment that may be levied by authority of the State of Illinois, or of the county, town, village, or city in which the said land is situate, upon the Murtgager on account of the ownership thereof; (2) a sum sufficient to keep all buildings that may at any time be on said premises, during the continuance of said indebtedness, insured for the benefit of the Mortgagee in such type or types of hazard insurance, and in such amounts, as may be required by the Mortgagee.

In case of the refusal or neglect of the Mortge or to make such payments, or to satisfy any prior lies or incumbrance other than that for taxes or assessments on said premises, or to keep said prorises in good repair, the Mortgagee may pay such taxes, assessments, and insurance premiums, when due, and may make such repairs to the property herein mortgaged as may reasonably be deemed necessary for the proper preservation thereof, and any moneys so paid or expende (s) all become so much additional indebtodness, secured by this mortgage, shall hear interest at the rate provided for in the principal indebtedness, shall be payable thirty (80) days after demand and shall be paid out of proceeds of the sale of the mortgaged premises, if not otherwise paid by the Mortgagor.

Upon the request of the Mertgages the Mertgages shall execute and deliver a supplemental note or notes for the sum or sums advanced by the Mertgages for the alteration, modernization, improvement, maintanted, or repair of said premises, for taxes or assessments against the same and for any other purpose authorized hereunder. Said note or notes shall be secured hereby on a parity with and as fully as if the advance evidenced thereby were included in the note first described above. Fold supplemental note or notes shall bear interest at the rate provided for in the principal indebtedness and shall be payable in approximately recall monthly payments for such period as may be agreed upon by the creditor and debtor. Failing to agree on the maturity, the whole of the name so advanced shall be due and payable thirty (30) days after demand by the creditor. In no event shall the maturity extend beyond the ultimate maturity of the note first described above.

It is expressly provided, however (all other provisions of this mortgage to the contrally not withstanding), that the Mortgages shall not be required nor shall it have the right to pay, discharge, or remove any tax, assessment, or tax i.e., upon or against the premises described herein or any part thereof or the improvements situated thereon, so long as the Mortgager shall, in good faith, contest the same or the validity thereof by appropriate logal proceedings brought in a court of competent jurisdiction, which shall operate to prevent the collection of the tax, assessment, or lien so contested and the sale or forfeiture of the said premises or any part thereof to taking the same.

AND the said Mortgager further covenants and agrees as follows:

Privilege is reserved to prepay at any time, without premium or fee, the entire indebtedness or any part thereof so less than the amount of one installment, or one hundred dollars (\$100.00), whichever is less, Prepayment in full shall be credited on the date received. Partial prepayment, other than on an installment due date, need not be credited until the next following installment due date or thirty days after such prepayment, whichever is earlier.

Together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, the Mortgagor will pay to the Mortgagor as Trustee under the terms of this trust as hereinafter stated, on the first day of each month until the said note is fully paid; the following sums:

(a) A sum equal to the ground rents, if any, next due, plus the premiums that will next become due and payable on policies of fire and other hexard insurance covering the mortgaged property, plus taxes and assessments next due on the mortgaged property (all as estimated by the Mortgagee, and of which the Mortgager is notified) less all sums already paid therefor divided by the number of menths to clapse before one month prior to the date when such ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by Mortgages in trust to pay said ground rents, premiums, taxes and assessments.

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I. ground ronts, if any, taxes, assessments. fire, and other hazard insurance promiums;

Il. interest on the note secured hereby; and

III. amortization of the principal of the said note.

Any deficiency in the amount of any such aggregate mouthly payment shall, unless made good prior to the due date of the next payment, constitute an event of default under this Mortgage. At Mortgage's option, Mortgager will pay a "late charge" not exceeding four per contum (4%) of any installment when paid more than fifteen (15) days after the due date thereof to cover the extra expense involved in handling delinquent payments, but such "late charge" shall not be payable out of the proceeds of any sale made to satisfy the indebtedness secured hereby, unless such proceeds are sufficient to discharge the entire indebtedness and all proper costs and expenses secured hereby.

If the total of the payments made by the Mortgager under subparagraph (a) of the preceding paragraph shall exceed the amount of payments actually made by the Mortgages as Trustee for ground rents, taxes, and assessments, or insurance premiums, as the case may be, such excess shall be credited on subsequent payments to be made by the Mortgager for such items or, at the Mortgages's option as Trustee, shall be refunded to the Mortgager. If, however, such monthly payments shall not be sufficient to pay such items when the same shall become due and payable, the Mortgager shall pay to the Mortgages as Trustee any amount necessary to make up the deficiency. Such payments shall be made within thirty (30) days after written notice from the Mortgages stating the amount of the deficiency, which notice may be given by mail. If at any time the Mortgager shall tender to the Mortgages, in accordance with the provisions of the note secured hereby, full payment of the entire indebtedness represented thereby, the Mortgages as Trustee shall, in computing the amount of such indebtedness, credit to the account of the Mortgager any credit balance remaining under the provisions of subparagraph (a) of the preceding paragraph. If there shall be a default under any of the recvisions of this mortgage, resulting in a public sale of the premises covered hereby, or if the Mortgages acquires the property otherwise after default, the Mortgages as Trustee shall apply, at the time of the commencement of such proceedings or at the time the property is otherwise acquired, the amount then remaining unpaid under said note.

AS ADDITIONAL SECURITY for the payment of the indebtedness aforesaid the Mortgager does hereby assign to the Mortgager all the rents, issues, and profits now due or which may hereafter become due for the use of the premises hereinabove described. The Mortgager shall be entitled to collect and retain all of and rents, issues and profits until default hereunder, EXCEPT rents, bonuses and royalties resulting from oil, gas or other mineral leases or conveys term thereof now or hereafter in effect. The lessee, assignee or sublease of such oil, gas or mineral lease is directed to pay any profits, bonuses, rents, revenues or royalties to the owner of the indebtedness secured hereby.

MORTGAGOR WILL CONTINUOUSLY maintain hexard insurance, of such type or types and amounts as Mortgagos may from time to time require, on the improvements now or hereafter on sair premises, and except when payment for all such premises has theretofore been made, he/she will pay promptly when due any premisms the refer. All insurance shall be carried in companies approved by the Mortgages and the policies and renewals thereof shell be held by the Mortgagor will give improbate notice by mail to the Mortgages, who may make proof of loss if not made promptly by Mortgagor, and each insurance company cone mad is hereby authorized and directed to make payment for such loss directly to the Mortgagor instead of to the Mortgagor and the Mortgagor, a jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagoe at its option either to the reduction of the indular choses hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage, or other transfer of title 10 the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.

IN THE EVENT of default in making any monthly payment provided for herein any in the note secured hereby, or in case of a breach of any other covenant or agreement herein stipulated, then the whole of said principal sum remaining unpaid together with accrued interest thereon, shall, at the election of the Mortgagee, without notice, become immediately due and provide.

IN THE EVENT that the whole of said debt is declared to be due, the Mortgages shall be the right immediately to foreclose this mortgage, and upon the filling of any bill for that purpose, the court in which such bill is filed may at any time thereafter, either before or after, sale, and without notice to the said Mortgager, or any party claiming under said Mortgager, and without regard to the solvency or insolvency at the time of such application for a receiver, of the person or persons liable for the payment of the indebte area; secured hereby, and without regard to the value of said premises or whether the same shall then be occupied by the owner of the equily of redemption, as a homestead, appoint a receiver for the benefit of the Mortgages, with power to collect the rents, issues, and profits of the said promises during the pendency of such foreclosure suit and, in case of sale and a deficiency, during the full statutory period of redemption, and sure conts, issues, and profits when collected may be applied toward the payment of the indebtedness, costs, taxes, insurance, and other items in ceasery for the protection and preservation of the property.

IN CASE OF FORECLOSURE of this mortgage by said Mortgages in any court of law or equity, a reasonable sum shall be allowed for the solicitor's fees of the complainant and for atcnographers' fees of the complainant in such proceeding, and also for all outlays for documentary evidence and the cost of a complete abstract of title for the purpose of such foreclosurs; and in case of any other suit, or legal proceeding, wherein the Mortgages shall be made a party thereto by reason of this mortgage, its costs and expenses, and the reasonable fees and charges of the attorneys or solicitors of the Mortgages, so made parties, for services in such suit or proceedings,

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2. 1. 6 k. 678 × 370 shall be a further lien and charge used to said growing unter the section, and althur proper adhall become so much additional individues accured hereby and be allowed in any decree to coloring this mortgage.

THERE SHALL BE INCLUDED in any decree foreclosing this mortgage and be paid out of the proceeds of any sale made in pursuance of any such decree: (1) All the costs of such suit or suits, advertising, sale, and conveyance, including reasonable attorneys', solicitors', and stanographers' fees, outlays for documentary evidence and cost of said abstract and examination of title; (2) all the moneys advanced by the Mortgages, if any, for any purpose authorized in the mortgage, with interest on such advances at the rate provided for in the principal indebtedness, from the time such advances are made; (3) all the accrued interest remaining unpeid on the indebtedness hereby secured; (4) all the said principal money remaining unpaid; (5) sill sums paid by the Department of Veterans Affairs on account of the guaranty or insurence of the indebtedness secured hereby. The overplus of the proceeds of sale, if any, shall then be paid to the Mortgagor.

If Morigagor shall pay said note at the time and in the manner aforesaid and shall abide by, comply with and duly perform all the covenants and agreements herein, then this conveyance shall be null and void and Morigagos will, within thirty days after written demand therefor by Morigagor, execute a release or satisfaction of this morigage, and Morigagor hereby waives the benefits of all statutes or laws which require the earlier execution or delivery of such release or satisfaction by Morigagos.

The lien of this instrument shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof hereby secured; and no extension of the time of payment of the debt hereby secured given by the Mortgages to any successor in interest of the Mortgager shall operate to release, in any manner, the original liability of the Mortgager:

If the indebtedness second hereby he guaranteed or insured under Title 88, United States Code, such Title and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties, and liabilities of the parties hereto, and any provisions of this er other instruments executed in connection with said indebtedness which are inconsistent with said Title or Regulations are hereby amended to conform thereto.

THE COVENANTS HEREIN CONTAINED shall bind, and the benefits and advantages shall inure, to the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Wherever used, the singular number shall include the plural, the plural the singular, and the term "Mortgageo" shall include any payor of the indebtedness hereby secured or any transferred thereof whether by operation of law or otherwise.

WITNESS the hand and seal of the Mortgagor the day and year first written.

OF HER HOMESTEAD RIGHTS. CLARENCE MANNING	IAEAL Shir	LE PURPOSE OF I	PERFECTING THE W	(SEAL)
STATE OF ILLINOIS	es:) x			
MANNING, market to Mily Man personally known to me to be the same person those name	signed, sealed, and delivenciuding the release and wa	bed the Aregoing in ared the said instrum	intuiment appeared beforent as	
Marianne T	Schindler }	0'	926956	6
This instrument was prepared by: MY COMMISSION E. MIDWEST NATIONAL MORTGAGE—CORPORATION 1420 KENSINGTON ROAD, SUITE 209	APPES 4/10/90 EN und	Nachee	,19	916
OAK BROOK, ILLINOIS 60521		made	Siel	
STATE OF ILLINOIS Mortgage	TO Doc. No.	Filed for Record in the corder's Office of County, Illinois.	duly recorded in Book 'Page	ary Public

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VA ASSLIMPTION POLICY RIDER

NOTICE: THIS LOAN IS NOT ASSUMABLE WITHOUT THE APPROVAL OF THE DEPARTMENT OF VETERANS AFFAIRS OR ITS AUTHORIZED AGENT.

day of NOVEMBER THIS ASSUMPTION POLICY RIDER is made this 25TR is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Deed to Secure Debt ("Instrument") of the same date herewith, given by the undersigned ("Mortgagor") to secure the Mortgagor's Note ("Note") of the same date to MADNESH NATACHAY MONTGAGE CORPORATION

its successors and

assigns ("Morty aged") and covering the property described in the Instrument and located at:

6533 SOUTH WASHIENAW, CHICAGO, ILLINOIS 60629 (Properly Address)

Notwithstanding anything to the contrary set forth in the Instrument, Mortgages and Mortgager hereby acknowledges and agrees to the following:

GUARANTY: Should the Department . . Neigrans Affairs fail or refuse to issue its guaranty in full amount within 60 days from the date that this loan would normally become oligible for such guaranty committed upon by the Department of Veterans Affairs under the provisions of the is of the U.S. Code "Veterans Sensitis", the Mortgages may declare the indebtedness hereby secured at once due and parable and may foreclose immediately or may exercise any other rights hereunder or take any other proper action as by less provided.

TRANSPER OF THE PROPERTY: This loan may be distract immediately due and payable upon transfer of the property securing such loan to any transferse, unless the acceptal lity of the assumption of this loan is established pursuant to section 1814 of Chapter 37, Title 38, United States Code.

An authorized transfer ("assumption") of the property shall also to subject to additional covenants and agreements as set forth below:

- (a) ASSUMPTION FUNDING FEE: A fee equal to one-half of 1 percent (.50%) of the balance of this loan as of the date of transfer of the property shall be payable at the time of transfer to the toan helder or its authorized agent, as trustee for the Department of Volerans Affairs. If the assumer fails to pay this fee at the time of transfor, the fee shall constitute an additional debt to that already secured by this instrument, shall bear interest of the rate herein provided, and, at the option of the payoe of the indebtedness hereby secured or any transferse thereof, and be immediately due and payable. This fee is automatically waived if the essumer is exempt under the previsions of 88 U.S 2.7329 (b). 9269566...
- (b) ASSUMPTION PROCESSING CHARGE: Upon application for approval to allow assump it n of this loan, a processing fee may be charged by the loan holder or its authorized agent for determining the creditwo thincas of the assumer and subsequently revising the holder's ownership records when an approved transfer is completed. The ariount of this charge shall not exceed the maximum established by the Department of Veterans Affairs for a lean to which section 1814 of Chapter 37, Title 38, United States Code applies.
- (c) ASSUMPTION INDEMNITY LIABILITY: If this obligation is assumed, then the assumer hereby agrees to assume all of the obligations of the voteran under the terms of the instruments creating and securing the lean, including the obligation of the voteran to indemnify the Department of Voterans Affairs to the extent of any claim payment arising from the guaranty or insurance of the indebtedness created by this instrument.

IN WITNESS WHEREOF, Mortgagor(s) has executed this Assumption Policy Rider.

Planence Manning				(Seal)	,			(Seni)	
	CLARENCE			Mortgagor			***	Mortgagor	
			. •		(Seal)				(Seal)
				Mortgagor				Morigagor	