	Fabruary 26	19.92	hatman.			
		istine F. Str				
his wife	V - V - V - V - V - V - V - V - V - V -					
834 Notre Dame	e, Mati	eson, Illinoi	B 'ATE)			
herein referred to as "Mo	rtgagors," and	<del></del>				
Republic Savir	ngs Bank, F.	5.B.				
4600 W. Linco.		tteson, Illino (CTY) (ST	is ATE	Ahous Cur	we For Recorder's Us	. Only
	Mortgagors are Justly in	ndebted to the Mortgagee		tall Installment Contr		
Six Thousard	Doe Hundred	2in the m.m of Seventy-One a	nd 36/	100		T DOLLARS
re 6, 171.36		able to the order of and delin				
		of • 128.57				
19 92 and a final i	nstrument of • 128	. 57	payab	le on March 13	3	,,
19_96and all of sak	d Indebi( day as is made	payable at su <b>ch place as</b> the	holders of th	he contract may, from t	ime to time, in writing	appoint, and in
the absence of such appo	Intment, then rothe of	lice of the holder at	Matte	son. Illinoi	s 60443	
mortgage, and the perform	he Mortgagom / secur ianceof the conven <b>ue</b> /	a the payment of the said and agreements herein con A 2's successors and assi	sum in accetained, by th	ordance with the term ie Mortgagors to be per	s, provisions and itm formed, do by these pa	sents CONVEY
and interest therein, situa	atc. lying and being in	village o	f Matt	eaon		COUNTY OF
Cook		ANE STATE OF ILLIA				
		CKET WILL, BEI OF THE MORTHWE				,,
		RTH, RANCE 13				63
		OOK COUNTY 1				병
Pe.	rmanent Tax	Index No.:	31-21	-106-047-00	00	92200827
Pro	operty commo	nly known as:		otre Dame son, Illino	is 60443	4
Th	is document	prepared by:		B. Nager W. Lincoln 1	Highway	ļ
		•	Matte	son, Illino:	ls 60443	
					1 RECORDINGS TRAN 7521 03/	<b>123.00</b> 26/92 10:21 <b>:06</b>
				. 1,6913		2-200827
which with the property	hereinafter described, i	s referred to herein as the	"premises."		O	
thereof for so long and du- and not secondarily) and light, power, refrigeration; shades, storm doors and w	ring all such times as M all apparatus, equipme (whether single units or rindows, floor coverings	nts, easements, fixtures, a ortgagors may be entitled to nt or articles new or hereal centrally controlled), and v inadorbeds, awnings, sto- or not, and it is agreed the	hereto(which ter therein o entilation, in 'es and wate	th are pledged primarily or thereon used to sup actuding(without restr r heaters. All of the fore	ye'a burity with ply heate gar, air cond icting ne loregoing, a going a: e'ec'ared tol	said real estate ittoring, water, creens, window be a part of said
premises by Montjagors of TO SAVE AND TO HO uses havein set forth, free!	or their successors or as LD the premises unto the from all rights and bene-	isigns shall be considered he Mortgagee, and the Mon fits under and by virtue of i	as constitui gagee's suc	ing part of the real es cessors and assigns, fo	tate. rever, for the purpose:	s and upon the
and benefits the Mortgag.  The name of a record own	Per to Ronald V.	. Straczek and	Chris	tine F. Stra	czek, his w	ife
This mortgage consist incorporated herein by a	ets of two pages. The co reference and are a na	wenants, conditions and g rt hereof and shall be bit s the day and year first abo	provisions a Iding on Mo	ppearing of page 2 (ti rigagors, their heirs.	ie reverse side of this	mortgage) are
•	Landle	teach	(Scal) 🔍	Mudlo	T. Niacs	1/Seall
PLEASE PRINT OR TYPE NAME(S)	Ronald V. S	straczek		Christine F.	Straczek 🛭	
BELOW SIGNATURE(SI			(Seat			(Seal)
State of illinois. County of		35.		L the undersigned, a	Notary Public In and i	or sald County
		<b>DO HEREBY CERTIFY</b> tha Straczek and Cl		ne F. Stracz	ek	
	personally known to m	e to be the same person_	S whos	r name S sub	scribed to the foregoin	
HERE		day in person, and acknowle and voluntary act, for the ad.				1
GNI under DERGIN		28th da	v of .	February.	21.	19_92
Codumental States		19		Carolips	layer	Notary Public

#9300E

## ADDITIONAL CONVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS MORTGAGE AND INCORPORATED THEREIN BY REFERENCE.

- 1. Mortgagors shall(1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed. (2) keep said premises in good condition and repair, without waste, and free from methanics or other liens or claims for lien not expressly subordinated to the lien hereof. (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof and upon request exhibit satisfactory evidence of the discharge of such prior lien to Mortgagee or to holder of the contract. (4) complete within a reasonable time any buildings now or at any time in process of erection upon said premises (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations (1) and premises except as required by law or municipal ordinance.
- 2. Mortgagors shall pay before any penalty attaches all general taxes and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall upon written request, furnish to Mortgagore or to holders of the contract duplicate receipts therefor. To provent default hereunder Mortgagors shall pay in full under protest. In the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagers shall keep all buildings and improvements now and berealter situated or said premases insured, against loss or damage by fire, lightning and windstorm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured to reby, all in companies satisfactory to the holders of the contract, under insurance policies payable in case of loss or damage, to Mortgager, such rights to be evidenced by the standard mortgage Chaise in be attached to each policy and shall deliver all policies including additional and renewal policies to holder of the contract and in this of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein. Mortgagee or the holder of the contract may, but need not make any payment or perform any accherence for Mortgagors in any form and manner decimed expedient, and may. But need not make full or partially expents of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax her or other procedure to the or claim thereor or redecentrom any tax sale or forfettine, affecting said premises or contest any tox or assessment. All manners paid for any of these purposes herein authorized and all expenses paid for any of the or each connection therewith including attorneys' tees, and any other moneys advanced by Mortgager or the holders of the contract to protect the mortgaged premises and the lich hereof shall be so much additional includings second herein and shall become immediately due and parable without notice libaction of Mortgagor or holders of the contract shall never be considered as a waiver of any right accruing to them on account of any default hereunder on the part of the Mortgagors.
- So The Mortgage of the brole for if the contract hereby secured making one perment have becaute in a received and assessment on a conting to any bifurstatement of someter produced from the appropriate public office without inquivariety of according to any of such bifurstatement of estimate or into the validity of any reconsessment, sale, forfeither, tax here or ritle or claim the rect
- 6. Mortgagors shall pay each item can behiedness herein mentioned after the according to the terms here of formed the leader of the contract, and without notice to the Mortgage shall notwring to the contract the Mortgage shall notwring the contract this Mortgage to the contract, become income payable (a immediately in the case of detault in making pay to into dominations making the contract of the when default shall occur and continue for the edges in the performance of any other agreement of the Mortgagors berein contained.
- 7. When the indebtedness hereby secured shall become one whicher by acceleration or otherwise. Morrigingle shall have the right to forecose the here hereof. In any suit to foreclose the lien hereof, their shall be drowed and included as additional indebtedness in the desire for sale all expenditures and expenses which may be paid or included by cron or half of Mortgingle or holder of the contract to a tenery fees appraised sites outlays for documentary and expert evidence stenographed in the discretistic and exists and exists which may be resumed that so their schedules and assume results respect to the as Mortgage or holder of the contract may do in to be reasonable for existing entitle stellar or to evidence to bidders at any sale which may be had pursuant to such electric true condition of the title foor the value of the premises. Alloy conditions and expenses of the nature in this paragraph mentioned shall be a true to conditional indebtedness so cut of hereby and immediately due and payable, when paid or incurred by Mortgagee or holder of the attract in connection with the any proceeding including probate and bonking to proceedings to which either of them shall be a party, either as plantiff, do mant or defendant, by reason of this Mortgage or any mode bredness hereby secured, or the preparations for the commencement of any start for the correlessore beyond after accurate the premises or the security hereof whether or not actually commenced or (e) preparations for the delense of any threatened suit of the order edging which might after the premises or the security hereof whether or not actually commenced or (e) preparations for the delense of any threatened suit of the order edging which might after the premises or the security hereof whether or not actually commenced or (e) preparations for the delense of any threatened suit of the order edging which might after the premises or the security hereof whether or not actually commenced or (e) preparations for the delense of any threatened suit of the order edg
- 8. The proceeds of any foreclosure sale of the premises shall be distributed, and applied in the following order of priority. First, on account of all costs and expenses incident to the foreclosure proceedings, including all such it has as are mentioned in the proceeding paragraph hereof, second, all other items which under the terms hereof constitute secured indebtedness additional, of that evidenced by the control of third, all other and shedness, if any, remaining unpaid on the contract; fourth, any overplus to Mortgagors, their facts, legal representatives or as sign, as their rights may appear.
- 9 Upon, or at any time after the filing of a bill to foreclose this mortgage the court in which so, hibitis lifed may appear to receive the said premises. Such appointment may be made either before or after sale without notice without regard to the chief of the premise or which is the same shall be then occupied as a homestead or not and the Mortgage hereunder may be appointed as such receiver. Such neceiver shall have power to collect the rent. Issues and profits of said premises during the pendency of such force losure sait and, in case of a sale and a deficiency during the first history period of redemption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the interventione such receiver would be entitled to rollect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the intervention, possession, control management and operation of the premises during the whole of said period. The Court from time to time may anthor as one receiver to apply the net income in his hands in payment in whole or in part of (i) The indebte does second hereby, or by any decree for eclosing the Mortgage or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale (2) the deficiency in case of a sale and deficiency.
- 30. No action for the enforcement of the lien or any provision hereof shall be subject to any defense which we also we geod and available to the party interposing same in an action at law upon the contract hereby secured.
- 11. Mortgagee or the holder of the contract shall have the right to inspect the premises at all reasonable times and access identicable permitted for that purpose
- 12 If Mortgagors shall sell, assign or transfer any right, title or increst in said premises, or any portion thereof without the written consent of the holder of the contract secured hereby, holder shall have the right, at holder's option, to declare all unpod indebtedness secured by this mortgage to be immediately due and payable, anything in said contract or this mortgage to the contrary notwithstanding

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-	manico		(Name)	(Address)	
Ŷ	INSTRUCTS	ions OR	D. Hager	Matteson, IL. 60443	
R			This Instru	""4000 W." Lincoln Hgwy	
V E	CITY	1	Matteson, IL		
I		Matteson, Illinois 60443	834 Notre Da	MC	
L	STREET	4600 W. Lincoln Hgwy.	•	,	
D E	NAME	Republic Savings Bank, F.S.B. ATTN: Colleen Hoholik	POR RECORDERS IN INSERT STREET AD DESCRIBED PROPE	DICESS OF AIRDVE	