OR RECORDER'S OFFICE BOX NO.

MOREO GE (NE NOE) FF COPY 1985 COPY USE With Note Form No. 1447

State of Itlinois, County of	See logal description attrached horset as placed in serious and properties of the substance	CAUTION: Consult a lawye			i
THIS INDENTIALS, made. Atheres Poppas and Philip Gorda Chicago Illinois. FOR AND STREET CONCRETE COUNTY RECORDER TEAGLE In Chicago Illinois. FOR AND STREET FOR AND STREET COUNTY RECORDER THAT WHEREAS the floor pages are included to the Adverse to the Adversage upon the installment more of even that hereaft, the principal sum of One Hundred Price. And the adverse to the Adversage, and the whole pages of the transfer of the Adversage and the Adversage	Athense Poppas and Phillip Gord Athense Poppas and Phillip Gord Athense Poppas and Phillip Gord Chicago Illinois 1515 Word Belden #14 Chicago Illinois 1516 Word Belden #14 Chicago Illinois 1516 Word Belden #14 Chicago Illinois 1517 Word Belden #14 Chicago Illinois 1518 Word Belden #14 Second Word Illinois 1518 Word Illinois 1518 Word Illinois 1518 Word Illinois Chicago Ill	makes any warranty with re	er belore using or eating under this form in respect thereto, including any warrenty of m	Neither the publisher nor tha seller of this form eighentishely or timese for a particular purpose	00000018
Athena Poppas and Philip Goods 1515. West Pelden #14 Chicago Billions 1500. And Street CODK COUNTY RECORDER 15487	Acheros Poppas and Phillip Gord Chicago Illinois Food Add Street Food A	der Balantad desalembilitä die dente että tillä aasalta vestalangaraajamasid äjama ge	Amen bad v saud Lusaria de magnetal com a frantiça à <u>mans</u> saudi des monders em com	, мания 18 мун. дофициальной на на болец, цордарог, доби голорог штох, удадь до дору - до гор вологу.	320000
Athena Poppas and Philip Goods 1515. West Pelden #14 Chicago Billions 1500. And Street CODK COUNTY RECORDER 15487	Acheros Poppas and Phillip Gord Chicago Illinois Food Add Street Food A	THIS INDESTRUCT	Smude May 7	19 92 Satispen	
515. West Belden #14 Sociation Fig. Chicago Illinois Fis. F	### SECONS COUNTY ACCORDER ### CONS. COUNTY ACCORDER ### COUNTY ACCORDER		and Philip Gould		764444 STRAN 1434 05/27/92 10109
herein referred to as "Mortgagers," andRMC_2_HG_6_B Delaware corporation P.O. DO AND STREET AD AND STREET Delaware corporation FIGURE 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	See logal description attrached hereto as Exhibit A See logal description at the ser	The state of the s			\$4879 \$ #-92-366018
Deliaware corporation PD ACAMETREE OCAMETREE OCAMETR	Delaware corporation PO RO AND OTHER PO RO AND OTHER PO RO AND OTHER PO RO AND OTHER	515 West Beld	ion #14	Chicago	COOK COUNTY RECURDER
Deliaware corporation P.O. Scale Street Above hybrid Recorded to an "Murragene" with reveal to the Margingee upon the installment more of even their herewith, in the principal and of One Hundred Pits. Thousand and 09/100 The Hundred Pits. Thousand and 09/100 Street and one of the Margingee upon the installment more of even their herewith, in the principal and of Scale Hundred Pits. Thousand and 09/100 Street and interest at the rate sold/friendalments as provided in sail rock, with a final payment of the blates clase on the day of ODLLARS (\$150,000.00.00.00.00.00.00.00.00.00.00.00.0	Delaware corporation Delaware corporation of the student corporation of the stud	(NO. / hexain referred to us	"Mortenents," and : FMC	(CITY)" (STATE) 2. Inc., a	
POR ANGIGNESS. With responsibility. MEE O1494 BATCH WHEREAS the Murragages we wineswell: THAT WHEREAS the Murragages we wineswell: THAT WHEREAS the Murragages we wine wine in the most of the most	hereia referred to as "Mortgagos" witnessents. THAT SYMEREX by Mortgagos were goods included to the Abrigagos must also modification of the Mortgagos must also modificated the Reference of the Mortgagos must be modificated to the Mortgagos must be modificated to the Mortgagos must be modificated to the modern of the Mortgagos must be modificated to the modern of the Mortgagos must be modificated to the modern of the Mortgagos must be modificated to the modern of the Mortgagos must be modificated to the modern of the Mortgagos must be modificated to the modern of the Mortgagos				`
herein referred to as "Mortgagee" witnessells: Altar WHEREA Site, Mirriaguers are jooks indebted to the Mortgagee upon the installment more of even data between his in the principal soun of Tone. Hundred Pite's Pitousand and 09/100. Standard of the principal sound of One Hundred Pite's Pitousand and 09/100. Josephshe to the order of and delivered to the Storigagee, in and by which note the Mortgages promise to pay the said phulopal sound of the rate indisting probablements as provided in each tose, with a final payment of the balance due to the 1. Josephshe to the property payment of the surges of the Mortgages of the Mortg	herein referred to a "Muntpages" witnesself: The WHEREAN the Merrgagues are jointy included to the Morrgague upon the installment more of even data therewith, in the principal sum of ODE HART WHEREAN the Merrgagues are producted to the Morrgague, man by which more the Morrgagues promise to pay the said principal sum of ODE HART MARKEN THE ACT OF THAT WHEREAN THE	P.O. Box			#220004D
THAT WHER RAS the Mertagepers are jostly indebted to the Mortgagee upon the installment note of even date herawith, in the principal sum of One Hundred PT Phousand and 09/100. Dispayable to the order and and delivered to the Mortgagee, in analysy which note the Mortgagee promise to pay the said phinespal sum and interest at the rate includes a pathleonis as provided in said bose, with a final payment of the balance due on the	THAT WHEEKAS his Morrages and posts inabsend to the Morragege upon the installment note of even date herswith, in the principal sum of One Hundred Piffy Thousand and OO/100. BILLARS (S. 150,000.0)			(CIFY) (STATE)	
(s. 150,000.00	(S. 150,000.00		* "	tanakakan aka maka kata ana mana mana aka tao tao tao	
(s. 150,000.00	(S. 150,000.00	One Hundred	Pift Thousand and O	0/100	DOLLARS
and all of said principal and set greates are made payable at such place as the inducent the name may, from time to time, in writing uppoint, and in absence of such such support themselves to the core of the payment of the said principal sum of namey and said interest in accordance with the terms, provisions and humatous of his morrigage, and the per optionse of the coverons and spreaments berein contained, by the Morrigage and and the Morrigage are greater to the coverons and spreaments berein contained, by the Morrigage and and the Morrigage are greater than accordance with the terms, provisions and humatous of his morrigage, and the per optionse of the coverons and spreaments berein contained. By the Morrigage and and the Morrigage are successors as assigns, the following described (fall Estate and all of their estimate, light, title and interest therein, statute, bright and being in the City of Chicago. COUNTY OF COOK. AND STATE OF ILLINOIS, to with the property hereinafter described, is referred to herein as the "premises. See legal description attrached hereto as Exhibit A Which, with the property hereinafter described, is referred to herein as the "premises. 14-33-111-055 Address(es) of Real Estate: 515. West Belden #14, Chicae o. Illinois TOCETHER with all improvements, remember,	and all of said principals are species are made payable at such place as the indices at the note may, from time to time, in writing approint, and in absence of such explanation, then at the early of the Manages at 18.00 CMC MC	(3.,150,000.00.	nayable to the order	of and delivered to the Mortgagee, in and	by which note the Mortgagors promise to pay the said principal
NOW, THEREPORE, the Mortgages to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions consulteration of the sum of One Dallar is him all said, the receipt whereof is hereby acknowledged, do by these presents CDAVILY AND WARKART unto the Mortgages of successors as assign, the following described Real Estate and all of their eveats, right, then admit the AND STATE OF HALINOIS, to with the property hereinafter described, is referred to herein as the "premise." See legal description attached hereto as Exhibit A Which, with the property hereinafter described, is referred to herein as the "premise." Permaneur Real Estate Index Number(s): 14-33-111-055 Address(es) of Real Estate: 515 West Bolden #14, Chicar o, Illinois TOGETHER with all improvements, tenements, interest and appurtnenses there in behavior as analyzoffic durrent for rooting and during all such times is Mortgagors may be entitled thereof which are pelagory fromingly and related and and securitatively and all apparatus, equipment or articles now or hereafter thereion therefore the supply best, gas, air conditions, exists, light, power, refigeration (whether surge) and all apparatus, equipment or articles now or hereafter thereion therefore the foreign surged in surged in the consolidation of the presentation of the presentation of the considered and the surged primarily and related and the surged in the consolidation of the presentation of	NOW, THEREPORE, the Mortgages the secreta the payment of the said principal sout of maney and said interest in accordance with the terms, provisions consideration of the sain of Die Dullar in hindig last, the receipt whereof is hereby exhanoledged, do by these presents CONVEY AND WARRANT unto the working one and the Mortgages of successories and all official sections; right, right and market MARRANT unto the Cook. AND STATE OF ILLINOIS, to with the property hereins and the original and all original and last the state of the sain of the sai	sum and interest at t	he rate and in installments as pro	vided in said note, with a final payment of	f the balance due on the
NOW, THEREPORE, the Mortgages to generate the payment of the sail principal sum of money and said interest in accordance with the terms, provisions consulteration of the sum of One Dallar is hinded and, the receipt whereas is hereby ack nowledged, do by these prevents CDNVEY ARIJ WARRANT unto the Mortgages of successors on assigns, the following described the all state and all other exists, right, the power, refrigeration (which are pelagory rimarily and term) and other the terms, successors or assigns, the following the exists of the other exists, right, power, refrigeration (which the programs) are considered by and all apparatus, equipment or articles now or hereafter therein or therefore used to supply fact, gas, air conditioning materials, come mortally controlled, and windlands, including (without existent in the foregoing), received the right of the programs of the right of the programs of the right of the programs of the right of	NOW, THEREPORE, the Mortgages the secretar the payment of the said principal sum of money and said interest in accordance with the terms, provisions consideration of the sain of Die Dullar in hindig and, the receipt whereof is hereby sek nowledged, do by these presents CONVEY AND WARRANT unto the Mortgages, and the Mortgages of secretary eight unto describe the all Estate and all of their extent, right, unto anterest herein, studie, brigg and being in the City, of Chicago COUNTY OF COOK AND STATE OF H.L.INOIS, to will see the secretary of the control of the sain of th	of such appointment	I principal we'er, crest are made ; I, then at the After of the Mortga	sayable at such place as the holders of the goe at P.O. Cox. 65	note may, from time to time, in writing appoint, and in absence
which, with the property hereirafter described, is referred to herein as the "premises." See legal description attrached hereto as Exhibit A Which, with the property hereirafter described, is referred to herein as the "premises." Permanent Real Estate Index Numbert(s): 14-33-111-055 Address(es) of Real Estate: 515. West Belden #14. Chica o, Illinois TOGETHER with adiapprovements, resements, exements, lixtures, and appartenances therein belong and during all such times in Mortgagarm may be entitled thereto (which are pledged primarily and can painty, which is said containing to the premise of th	See legal description attrached hereto as Exhibit A which, with the property hereinafter described, is referred to herein as the "promises," ### Permaneur Real Estate Index Number(s): ### 14-33-111-055 Address(en) of Real Estate Index Number(s): ### 1515 West Belden #14, Chicar O, Illinois **TOGETHER with all improvements, tenements, essentents, liktures, and appartenenties thereto belong, and during all such times as Morriguors may be entitled thereto (which are pledged primarily and on a party v61 as said real estate and host secondarily) and all apparatus, equipment or articles now or horarifect thereto of which are pledged primarily and on a party v61 as said real estate and host secondarily) and all apparatus, equipment or articles now or horarifect thereto in the content on the large primary heat in a party v61 as said real estate and host secondarily) and all apparatus, equipment or articles how one or horarifect thereto in the promises of the content of the promises of the promises of the promise of the promises of the promises of the promises of the promises of the promise of the promises of the promise of the promise of the promise of the promises of the promise of the promises of the promises, forever, at the purposes, and appoin the uses herein set of the fire from all rights and benefits income the Amerigage, and the Abortigage's successors and assigns, forever, at the purposes, and appoin the uses herein set of the fire from all rights and benefits include and by virtue of the Heatevieral Exception Laws of the State of Him on, wick said rights and benefits include and the promise of the State of Him on, wick said rights and benefits the Morrigago and benefits of the promises of				
which, with the property hereirafter described, is referred to herein as the "promises. See legal description attached hereto as Exhibit A Which, with the property hereirafter described, is referred to herein as the "promises. Permanent Real Estate Index Numbert(s): 144-33-111-055 Address(es) of Real Estate: 515. West Belden, #14. Chica (o), illinois TOGAETHER with hal improvements, resements, exements, lixtures, and apportenances thereto belong and during all such times is Mortgagars may be entitled thereto (which are pledged primarily materia paints): which said sole estate and mat secondarily and alpaparates, capitagines for articles a now or breaffect thereto or theretous used to supply heat, gas, in a conditioning, which all supparates, capitagines for articles a now or breaffect thereto or theretous used to supply heat, gas, in a conditioning of the supply heat, gas, in a condition of the supply heat, gas, in a	See legal description attrached hereto as Exhibit A which, with the property hereinafter described, is referred to herein as the "promises," Permaneur Real Estate Index Number(s): 14-33-111-055 Address(en) of Real Estate: 515 West Belden #14, Chier o, Illinois TOGETHER with all improvements, tenements, essentents, fixtures, and appartenences thereto belonging and afterns, issues and profits thereof for the long and during all such times as Morriguors may be entitled thereto (which are pledged primarily) and on a parity via a said real estate and that we sendarily) and all apparatus, enginement or articles now or herorifered thereto (which are pledged primarily) and on a parity via a said real estate and that we sendarily) and all apparatus, enginement or articles now or herorifered thereto or which are pledged primarily and on a parity via a said real estate and that we sendarily) and all apparatus, enginement or articles now or herorifered thereto the chief to be a consideration of the said real estate. Together which is a paratus, equipment or articles to here of the said water factors. All of the foregoing are declared in the apparatus, estates, which are a part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The transport of record owers in: The foreign and real value and by visites of the host respect as sometimens and sea part of the real estate. The name of a record owers in: The transport of record owers in: The name of a record owers in: The na	NOW, THERE and limitations of th	FORE, the Mortgago's tor ceure is mortgage, and the persorman	the payment of the said principal sum of a se of the covenants and agreements here	noney and said interest in accordance with the terms, provisions in contained, by the Mortgagars to be performed, and also in
which, with the property hereirafter described, is referred to herein as the "promises. See legal description attached hereto as Exhibit A Which, with the property hereirafter described, is referred to herein as the "promises. Permanent Real Estate Index Numbert(s): 144-33-111-055 Address(es) of Real Estate: 515. West Belden, #14. Chica (o), illinois TOGAETHER with hal improvements, resements, exements, lixtures, and apportenances thereto belong and during all such times is Mortgagars may be entitled thereto (which are pledged primarily materia paints): which said sole estate and mat secondarily and alpaparates, capitagines for articles a now or breaffect thereto or theretous used to supply heat, gas, in a conditioning, which all supparates, capitagines for articles a now or breaffect thereto or theretous used to supply heat, gas, in a conditioning of the supply heat, gas, in a condition of the supply heat, gas, in a	See legal description attrached hereto as Exhibit A which, with the property hereinafter described, is referred to herein as the "promises," Permaneur Real Estate Index Number(s): 14-33-111-055 Address(en) of Real Estate: 515 West Belden #14, Chier o, Illinois TOGETHER with all improvements, tenements, essentents, fixtures, and appartenences thereto belonging and afterns, issues and profits thereof for the long and during all such times as Morriguors may be entitled thereto (which are pledged primarily) and on a parity via a said real estate and that we sendarily) and all apparatus, enginement or articles now or herorifered thereto (which are pledged primarily) and on a parity via a said real estate and that we sendarily) and all apparatus, enginement or articles now or herorifered thereto or which are pledged primarily and on a parity via a said real estate and that we sendarily) and all apparatus, enginement or articles now or herorifered thereto the chief to be a consideration of the said real estate. Together which is a paratus, equipment or articles to here of the said water factors. All of the foregoing are declared in the apparatus, estates, which are a part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The referred is concluding part of the real estate. The transport of record owers in: The foreign and real value and by visites of the host respect as sometimens and sea part of the real estate. The name of a record owers in: The transport of record owers in: The name of a record owers in: The na	consideration of the Mortgagee, and the l	sum of One Dollar in hadd jaid. I Mortgagge's successors en Jasigr	he receipt whereof is hereby acknowledge as, the following described Real Estate and	ed, do by these presents CONVEY AND WARRANT upto the dall of their estate, right, title and interest therein, situate, lying
which, with the property hereizafter described, is referred to herein as the "premises. 92266018 Permanent Real Estate Indea Number(s): 14-33-111-055 Address(es) of Real Estate: 515. West Belden #14, Chica e, Illinois TOGETHER with all improvements, tenentents, envenments, lixtures, and appartenances theretic belie apraye and all rents, issues and profits thereof for so long and during all such times as Morragogors may be entitled thereto (which are pledged primarily and one aparty via assist real estate and not secondarily) and all apparatus, equipment or articles nower herein test of supply heat, gas, air conductants, aster slight, power, refrigeration (whether single units or centrally controlled), and somitiation, including without restricting the foregoing), secons, wind ow sinders, storm doors and windows, floor or not, sind it is agreed that all single apparatus, equipment or articles hereafter placed in the premises by Morragagor or the section of the rent estate. TO HAVE AND TO HOLD the premises unto the Mortagage, and the Mortagagor's successors and assages, forever, at the purposes, and upon the use here its forth, free from all rights and benefits under and by virtue of the Hoareviend Exemption Laws of the State of Illinois which had benefits the Mortagagor consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. This morrage consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. This morrage consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. This morrage consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. The substitute of the hard and the page of the coverants of the page of	which, with the property hereinafter described, is referred to herein as the "premises." 92366618 Permanent Real Estate Index Number(5): 14-33-111-055 Address(es) of Real Estate: 5.15. West Belden #14, Chica(o, Illinois) TOGETHER with all improvements, tenements, towns and appurtent and a point and all entry, issues and profits thereof for so form and dark and a point and all apparatus, equipment or articles now or hereafter thereto (which are peliegal primarily and on a pair y of a bust real estate and point such times as Murriguous now be entitled thereto (which are peliegal primarily and on a pair y of a bust real estate and point such times and all apparatus, equipment or articles, now or hereafter thereto (which are peliegal primarily), success, which less soon most and windows, flour or not, and it is agreed that all staglike apparatus, equipment or articles, and real staglike apparatus, equipment or articles hereafter placed in the proposes, but the proposes, and upon the uses to the consideration of the real estate. TO HAVE AND 70 HOLD the premises unto the Mortgagee, and the Mortgagee's successors and assagns, forever, and passing or or not assagns and bevoiling and the profits of the fraction of the real estate. TO HAVE AND 70 HOLD the premises unto the Mortgagee, and the Mortgage's successors and assagns, forever, and passing or or not of successors and assagns, forever, and the purposes, and upon the uses to Mortgage consists of two pages. The overanths, conditions and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and bevoiling and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and acknowledged than a successors and pages. Philip	and being in the	City of Chicago	COUNTY OFQ	OOK. AND STATE OF ILLINOIS, to wit:
which, with the property hereizafter described, is referred to herein as the "premises. 92366018 Permanent Real Estate Indea Number(3): 14-33-111-055 Address(es) of Real Estate: 515. West Bolden #14, Chica e, Illinois TOGETHER with all improvements, tenentents, envements, fixtures, and appartenances theretis belong and during all such times as Morragogors may be entitled thereto (which are plediped primarily and one a party via a sold real estate and not secondarily) and all apparatus, capital may be entitled thereto (which are plediped primarily and one a party via a sold real estate and not secondarily) and all apparatus, capital may be entitled thereto (which are plediped primarily and one a party via a sold real estate and not secondarily) and all apparatus, capital may be entitled thereto (which are plediped primarily and one a party via a sold real estate and not secondarily) and all apparatus, capital may be entitled thereto (which are plediped primarily and one a party via a sold real estate and the sold of the prediction of the real estate. TO HAVE AND TO HOLD the premises under on tricks hereafter placed in the predicts by Morragogo for the prediction of the real estate. TO HAVE AND TO HOLD the premises under and by wither of the Hostowiend Exemption Laws of the State of History with the sold with the prediction of the real estate. TO HAVE AND TO HOLD the premises under and by wither of the Hostowiend Exemption Laws of the State of History with a bore with the sold prediction of the prediction of the real estate. To HAVE AND TO HOLD the premises and prediction of the trial estate. The sold before the premise of the real estate and the sold benefits the sold by the prediction of the prediction	which, with the property hereinafter described, is referred to herein as the "premises." 14-33-111-055 Address(es) of Real Estate Index Number(s): 15.5 West Belden #14, Chica; 6, Illinois. TOGETHER with alt improvements, tenements, two ments, fixures, and appurtenance therein to the property of a soul tested to the group and altherets, issues and profits thereif for so form and therein as Murripagors may be entitled thresto (which are pleigad primarily and can approxy old a soul tested to the source and post security) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heart, gas, air conditioning, seaters, light, power, refrigeration (whether single unsee or centrally controlled, and vanishing, including distinctions), seaters, light, power, refrigeration (whether single unsee or centrally controlled, and vanishing, including distinctions), seaters, which is agreed that all singlite apparatus, equipment or articles hereafter phased in the primary of the seaters of the refreshment of the real estate. TO HAVE AND 70 HOLD the premises unto the Murtgagee, and the Mortgage's successors and assagm, forever, and the propose, and upon the uses the Mortgage consists of two pages. The everyment of the seater phased in the primary of the propose, and upon the uses the Mortgage consists of two pages. The everyments are the seater phased in the primary of the proposes, and upon the uses the Mortgage consists of two pages. The everyments can be assagned and the witten of the Hersitan Lawrentine				
which, with the property hereinafter described, is referred to herein as the "premises. 92366018 Permanent Real Estate Index Number(s): 14-33-111-055 Address(es) of Real Estate: 515. West Bolden #14, Chica e, Illinois TOGETHER with all improvements, tenentents, envements, fixtures, and appartenances theretis belong and during all such times as Mortgagers may be entitled thereto (which are pledged primarily and one aparity via said real state and not secondarily) and alpaparatus, capital point of the render belong to supply heat, gas, air conditioning, soler, light, power, refrigeration (which are pledged primarily and one aparity via said real state and not secondarily) and alpaparatus, capital point of the render belong to supply heat, gas, air conditioning, soler, light, power, refrigeration (which there is no supply heat, gas, air conditioning, soler, light, power, refrigeration (which there is no one), and it is agreed that all shallnes apparatus, equipment or articles hereafter placed in the premises by Mortgage, so the soler place is not be refreshed. AND 70 HOLD the premises under and by virtue of the Heatweight for the render placed in the premises by Mortgage on and soler places, and upon the uses herein set forth, free from all rights and benefits in Mortgage, considered to the refreshed real sole. To HAVE AND 70 HOLD the premises under and by virtue of the Heatweight Examption Laws of the State of His one which said rights and benefits the Mortgage of condess of the repet species, recke and sole. The transfer gase considered on two pages. The covernants, conditions and provisions appearing on page 2 the reverse ideo of this notific get are incorporated leaves to the faint. The transfer gase condess of two pages. The covernants, conditions and provisions appearing on page 2 the reverse ideo of this notific get are incorporated leaves. The East Fried Total County of the page of the covernants of the page of the covernants of the page of the page of the covernants. Conditions and provisions appe	which, with the property hereinafter described, is referred to herein as the "premises." 92366618 Permanent Real Estate Index Number(5): 14-33-111-055 Address(es) of Real Estate: 5.15. West Belden #14, Chica(o, Illinois) TOGETHER with all improvements, tenements, towns and appurtent and a point and all entry, issues and profits thereof for so form and dark and a point and all apparatus, equipment or articles now or hereafter thereto (which are peliegal primarily and on a pair y of a bust real estate and point such times as Murriguous now be entitled thereto (which are peliegal primarily and on a pair y of a bust real estate and point such times and all apparatus, equipment or articles, now or hereafter thereto (which are peliegal primarily), success, which less soon most and windows, flour or not, and it is agreed that all staglike apparatus, equipment or articles, and real staglike apparatus, equipment or articles hereafter placed in the proposes, but the proposes, and upon the uses to the consideration of the real estate. TO HAVE AND 70 HOLD the premises unto the Mortgagee, and the Mortgagee's successors and assagns, forever, and passing or or not assagns and bevoiling and the profits of the fraction of the real estate. TO HAVE AND 70 HOLD the premises unto the Mortgagee, and the Mortgage's successors and assagns, forever, and passing or or not of successors and assagns, forever, and the purposes, and upon the uses to Mortgage consists of two pages. The overanths, conditions and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and bevoiling and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and acknowledged than a successors and pages. Philip	• •			
which, with the property hereizafter described, is referred to herein as the "premises. 92266018 Permanent Real Estate Indea Number(s): 14-33-111-055 Address(es) of Real Estate: 515. West Belden #14, Chica e, Illinois TOGETHER with all improvements, tenentents, envenments, lixtures, and appartenances theretic belie apraye and all rents, issues and profits thereof for so long and during all such times as Morragogors may be entitled thereto (which are pledged primarily and one aparty via assist real estate and not secondarily) and all apparatus, equipment or articles nower herein test of supply heat, gas, air conductants, aster slight, power, refrigeration (whether single units or centrally controlled), and somitiation, including without restricting the foregoing), secons, wind ow sinders, storm doors and windows, floor or not, sind it is agreed that all single apparatus, equipment or articles hereafter placed in the premises by Morragagor or the section of the rent estate. TO HAVE AND TO HOLD the premises unto the Mortagage, and the Mortagagor's successors and assages, forever, at the purposes, and upon the use here its forth, free from all rights and benefits under and by virtue of the Hoareviend Exemption Laws of the State of Illinois which had benefits the Mortagagor consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. This morrage consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. This morrage consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. This morrage consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse dide of this in right go are incorporated here. The substitute of the hard and the page of the coverants of the page of	which, with the property hereinafter described, is referred to herein as the "premises." 92366618 Permanent Real Estate Index Number(5): 14-33-111-055 Address(es) of Real Estate: 5.15. West Belden #14, Chica(o, Illinois) TOGETHER with all improvements, tenements, towns and appurtent and a point and all entry, issues and profits thereof for so form and dark and a point and all apparatus, equipment or articles now or hereafter thereto (which are peliegal primarily and on a pair y of a bust real estate and point such times as Murriguous now be entitled thereto (which are peliegal primarily and on a pair y of a bust real estate and point such times and all apparatus, equipment or articles, now or hereafter thereto (which are peliegal primarily), success, which less soon most and windows, flour or not, and it is agreed that all staglike apparatus, equipment or articles, and real staglike apparatus, equipment or articles hereafter placed in the proposes, but the proposes, and upon the uses to the consideration of the real estate. TO HAVE AND 70 HOLD the premises unto the Mortgagee, and the Mortgagee's successors and assagns, forever, and passing or or not assagns and bevoiling and the profits of the fraction of the real estate. TO HAVE AND 70 HOLD the premises unto the Mortgagee, and the Mortgage's successors and assagns, forever, and passing or or not of successors and assagns, forever, and the purposes, and upon the uses to Mortgage consists of two pages. The overanths, conditions and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and bevoiling and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and provisions appearing on page 2 (the reverse doe of this not age as a part hereid such assagns and acknowledged than a successors and pages. Philip		See legal de	scription attached hereto s	s Exhibit A
Permanent Real Estate Index Number(s): 14-33-111-055 Address(es) of Real Estate: 515 West Belden #14, Chica o, Illinois TOGETHER with all improvements, tenements, envenments, the there's and appurtenennes thereto belong a small all rents, issues and profits thereof for so long and during all such times as Mortgagars may be entitled thereto (which are pleaged primarily and cent garry with a said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, all country with a suid real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, all country with a suid real estate and not secondarily) and all apparatus, equipment or articles are controlled, and without single units or centrally controlledy, and wonth of the considered as equipment or articles are controlled to supply heat, gas, all country single units or centrally controlledy, and wonth of the considered as considered as considering part of the real estate. 10 in VPL AND TO I DID the premises must the Mortgagec, and the Mortgagec's successors and assigns, forever, at the purposes, and upon the uses the beforegagors do hereby expressive release and valve. The name of a record owner is: Philip Gould This martgage consists of two pages. The coveramb, conditions and provisions appearing on page 2 (the reverse add of this in riginge) are incorporated berefit by reference and are a part hereof and shall be fluiding on Mortgagors, their heirs, successors and signal. State of Itlinois, County of In the state aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas In the state aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas In the undersigned, a Notary Public in and for said County in the State aforesaid, by a person, and arknowledged that Enexy. Seal) Philip Gould Avia personally thown to me to be the same personal whose name 8, are subscribed to the foregoing instrument	Permanent Real Estate Index Number(5): 515 West Bolden #14, Chicaco, Illinois TOGETHER with all improvements, temements, comments, tixtures, and appartenances thereto behavior, and all cents, issues and profite thereof for so long and during all such times as Morrgagors may be entitled thereto (which are pledged primarily and ear a parity of a solar cell estate and host secundarily) and all apparatus, equipment or articles now or bereafter therein or thereon used its supply heart, gas, air conditioning, subtract and host secundarily) and all apparatus, equipment or articles now or bereafter therein or thereon used its supply heart, gas, air conditioning, subtract and host secundarily) and all apparatus, equipment or articles head for experience of the control of the part of said real test its whether physically intached thereto or and, and it is agreed that all similar apparatus, equipment or articles heart extracting the foregoing, are declared to be a part of said real test it whether physically intached thereto or and, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises or disciplination of the interest of the profits and beautiful apparatus, equipment or articles hereafter placed in the premises or disciplination or an all similar apparatus, equipment or articles hereafter placed in the premises or disciplination or an all similar apparatus, equipment or articles hereafter placed in the premises of the part of said test and said test thereof the read of the part of the said test and the place of the premises of the particles of the part of the said rights and beautiful placed in the premises of the part of the said rights and benefits the Mortgagors do hereby expert "release and valve." To HAVE AND TO HOLD the premises into the Mortgagor, and the Mortgagor's successors and assigns, forever, if the name of a part hereof and advelve. The name of a part hereof and said said behinding on Mortgagors, their herits, successors and dayagor. Wittees the hand	•		01	
Permanent Real Estate Index Number(s): 515 West Bolden #14, Chica' o, Illinois TOGETHER with all improvements, tenements, interest, and appurtenences thereto belong a smallaff rents, issues and profits thereof for so long and during all such times as Marrigagors may be entitled thereto which are pleaging or many in a many of the state and not secondarily) and all apparatus, equipment or articles now or hereafter thereto or thereton used to supply feat, gas, all count pays a said create state and not secondarily) and all apparatus, equipment or articles now or hereafter thereto or thereton used to supply feat, gas, all count pays a said create state and not secondarily) and single units or centrally controlledy, and ventilation, including (without restricting the foregoing), caseens, wind we single, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the largeging are declared to be a part of said real est in whether physically stratched thereto or not, and it is agreed that all singline apparatus, equipment or articles hereafter placed in the permisery by Mortgagor or their successors of assigns shall be considered as considered as considering part of the real estate. 10.16 VEL AND TO I DIAL the premises must the Mortgagor, and the Mortgagor's successors and assigns, forever, at the purposes, and upon the uses herefore placed and the proper state of the said rights and benefits the Mortgagor's do hereby expreceive release and valve. The name of a record owner is: 11. All This marriage consists of two pages. The Secondary of the Placester and save a part hereof as a said be during on Mortgagors, their heirs, successors and save part for pages and save part hereof as a said be during on Mortgagors, their heirs, successors and save pages. 12. All This marriage consists of two pages. The Secondary of the Secondary save and purposes the rent of the foregoing instrument as the part of homestead. 13. All the marriage of the said and delivered the said instrument as t	Permanent Real Estate Index Number(5): 515 West Bolden #14, Chicar o, Illinois TOGETHER with all improvements, temements, envements, listures, and appuntenances thereto behaps up and all rents, issues and profits thereof for so long and during all such times as Morrgagors may be entitled thereto (which are pledged or primarily and en a paricy of a sold real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, sales, light, power, refrigeration (whether states) and the property of the point of said real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or the reconstructing the foregoing, is conditioning, water, light, power, refrigeration (whether coverings, inside beds, awaitage, states and water heaters. All of the loregoing are declared to be a part of said real estate whether physically attached thereto or and, and it is agreed that all winder apparents. equipment or articles hereafter placed in the premises, which we finders so assigns shall be considered to the premises of the said south as a part of said real estate or their successors of assigns shall be their successors and assigns, forever, if the purposes, and upon the uses the Morrgagors do hereby exprestly release and variety. TO HAVE AND TO HOLD the premises unto the Morrgagec, and the Morrgagor's successors and assigns, forever, if the purposes, and upon the uses the Morrgagors do hereby exprestly release and variety. The name of a record owner is: The fillip Gould This morrgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this interpretated benefits the morrgage consists of two pages, The covenants, conditions and provisions appearing on page 2 (the reverse side of this interpretated by a part hereof awaits shall be hindagors, their heris, successors and dysigns. Wittees the hand. This possible to the said and the said instrument as free and			4	
Permanent Real Estate Index Number(s): 515 West Belden #14, Chica o, Illinois TOGETHER with all improvements, tenements, interes, and appartenances thereto belong a smallaff cents, issues and profits thereof for so long and daving all such times as Mortgagors may be entitled thereto which are plegated primarily and on the state and not secondarily) and all apparatus, equipment or articles now/or hereafter thereto or thereton used to supply heat, gas, and content of the state and not secondarily) and all apparatus, equipment or articles now/or hereafter thereto or thereton used to supply heat, gas, and content of the state and not secondarily) and sangle units or centrally controlledy, and vanillation, including (without restricting the foregoing), state of the state controlledy and vanillation and single units or centrally controlledy. And vanillation is agreed that all singling apparatus, equipment or articles hereafter placed in the premise, which we sindles, storm doors and windows, floor on, and of its agreed that all singling apparatus, equipment or articles hereafter placed in the premise of the long of their successors of assigns shall be considered as constituting part of the real estate. 10 14 VE AND 70 In DLD the premises much the Mortgagoe, and the Mortgagoe's successors and assigns, forever, at the purposes, and upon the uses here of the premises and the state of the state of like on which said rights and benefits the Mortgagors do hereby exprere release and valve. The name of a record owner is: Philip Gould This mortgage consists of two pages. The covernants, conditions and provisions appearing on page 2 (the reverse side of this in riginge) are incorporated hereful by reference and are a part hereof and said said be qualting on Mortgagors, their heirs, successors and said signal. Philip Gould This mortgage consists of two pages. The covernants, conditions and provisions appearing on page 2 (the reverse side of this intrigge) are incorporated bereful by reference and are a part hereof and sa	Permanent Real Estate Index Number(5): 515 West Bolden #14, Chicar o, Illinois TOGETHER with all improvements, temements, envements, listures, and appuntenances thereto behaps up and all rents, issues and profits thereof for so long and during all such times as Morrgagors may be entitled thereto (which are pledged or primarily and en a paricy of a sold real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, sales, light, power, refrigeration (whether states) and the property of the point of said real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or the reconstructing the foregoing, is conditioning, water, light, power, refrigeration (whether coverings, inside beds, awaitage, states and water heaters. All of the loregoing are declared to be a part of said real estate whether physically attached thereto or and, and it is agreed that all winder apparents. equipment or articles hereafter placed in the premises, which we finders so assigns shall be considered to the premises of the said south as a part of said real estate or their successors of assigns shall be their successors and assigns, forever, if the purposes, and upon the uses the Morrgagors do hereby exprestly release and variety. TO HAVE AND TO HOLD the premises unto the Morrgagec, and the Morrgagor's successors and assigns, forever, if the purposes, and upon the uses the Morrgagors do hereby exprestly release and variety. The name of a record owner is: The fillip Gould This morrgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this interpretated benefits the morrgage consists of two pages, The covenants, conditions and provisions appearing on page 2 (the reverse side of this interpretated by a part hereof awaits shall be hindagors, their heris, successors and dysigns. Wittees the hand. This possible to the said and the said instrument as free and			' (•
Permanent Real Estate Index Number(s): 515 West Belden #14, Chica o, Illinois TOGETHER with all improvements, tenements, interes, and appurtenences thereto belong again all tents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto which are pelagod primarily and on a party with a said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter thereto or thereon used to supply heat, gao, all country with a said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter thereto or thereto used to supply heat, gao, all country with a state of the state and more and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the loregoing, are declared to be a part of said real estate, store doors and windows, floor out, and it is agreed that all singliar apparatus, equipment or articles hereafter placed in the premise by Mortgagor or their successors or assigns shall be considered as considering part of the real estate. 10.14 VEAND TO InDLD the premises must the Mortgagee, and the Mortgagee's successors and assigns, forever, at the purposes, and upon the uses here the Mortgagors do hereby expressed release and valve. The name of a record owner is: Philip Gould This martgage consists of two pages. The covernants, conditions and provisions appearing on page 2 (the reverse add or this in riginge) are incorporated berefit by reference and are a part hereof and said shall be fluiding on Mortgagors, their heirs, successors and saids and the fluid of a shall be fluiding on Mortgagors, their heirs, successors and saids and continued to the foregoing instrument and the proposes. 1 All 1 All 1 All 2 All All 2 All All 3 All All 3 All All 3 All 4 All 4 All 4 All 4 All 5 All	Permanent Real Estate Index Number(5): 515 West Bolden #14, Chicaco, Illinois TOGETHER with all improvements, temements, comments, tixtures, and appartenances thereto behavior, and all cents, issues and profite thereof for so long and during all such times as Morrgagors may be entitled thereto (which are pledged primarily and ear a parity of a solar cell estate and host secundarily) and all apparatus, equipment or articles now or bereafter therein or thereon used its supply heart, gas, air conditioning, subtract and host secundarily) and all apparatus, equipment or articles now or bereafter therein or thereon used its supply heart, gas, air conditioning, subtract and host secundarily) and all apparatus, equipment or articles head for experience of the control of the part of said real test its whether physically intached thereto or and, and it is agreed that all similar apparatus, equipment or articles heart extracting the foregoing, are declared to be a part of said real test it whether physically intached thereto or and, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises or disciplination of the interest of the profits and beautiful apparatus, equipment or articles hereafter placed in the premises or disciplination or an all similar apparatus, equipment or articles hereafter placed in the premises or disciplination or an all similar apparatus, equipment or articles hereafter placed in the premises of the part of said test and said test thereof the read of the part of the said test and the place of the premises of the particles of the part of the said rights and beautiful placed in the premises of the part of the said rights and benefits the Mortgagors do hereby expert "release and valve." To HAVE AND TO HOLD the premises into the Mortgagor, and the Mortgagor's successors and assigns, forever, if the name of a part hereof and advelve. The name of a part hereof and said said behinding on Mortgagors, their herits, successors and dayagor. Wittees the hand			C	
Permanent Real Estate Index Number(s): 515 West Belden #14, Chica'o, Illinois TOGETHER with all improvements, tenements, envenients, divideres, and appurtenances thereto belong a small all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pelaged primarily and on in garry with a sind real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, all contents, with we sindes, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the loregoing, are declared to be a part of said real estate whether physically attached therein or not, and it is agreed that all singliar apparatus, equipment or articles hereafter placed in the permissy by Mortgagor of their successors or assigns shall be considered as constituting part of the real estate. 10.10 AVE AND TO 10 LD the permission must the Mortgagee, and the Mortgagee's successors and assigns, forever, as the purposes, and upon the uses the Mortgagors do hereby expressive release and valve. The name of a record owner is: Philip Gould This martgage consists of two pages. The covernants, conditions and provisions appearing on page 2 (the reverse side of this in rigit ge) are incorporated berefit by reference and are a part hereof and shall be flanding on Mortgagors, their heirs, successors and signs. Wittees the land: and molecule of Myringagory she day and year has above written. Seal) PLEASE PHILIP Gould The undersigned, a Notary Public in and for said County in the State afterward. Do HEREBY CERTIFY that Philip Gould and Athena Poppas [Seal) Athena Poppas It All Athena Poppas The undersigned, a Notary Public in and for said County in the State admission in the State admission in the state and voluntary act, for the uses and purposes therein set forth, including the release and waive of the six part of homestead. The name of the state of thin one of the same per	Permanent Real Estate Index Number(5): 515 West Bolden #14, Chicar o, Illinois TOGETHER with all improvements, tenements, comments, tixtures, and appartenances thereto beth apply and offer the properties of the properties of the state of the properties of the state and not secundarily) and all apparatus, equipment or articles now or bereafter therein or thereon used to supply heart, pas, air conditioning, meter, light, power, refrigeration (whether states) in the properties of the properties			0,	
Permanent Real Estate Index Number(s): 515 West Bolden #14, Chica' o, Illinois TOGETHER with all improvements, tenements, interest, and appurtenences thereto belong a smallaff rents, issues and profits thereof for so long and during all such times as Marrigagors may be entitled thereto which are pleaging or many in a many of the state and not secondarily) and all apparatus, equipment or articles now or hereafter thereto or thereton used to supply feat, gas, all count pays a said create state and not secondarily) and all apparatus, equipment or articles now or hereafter thereto or thereton used to supply feat, gas, all count pays a said create state and not secondarily) and single units or centrally controlledy, and ventilation, including (without restricting the foregoing), caseens, wind we single, storm doors and windows, floor coverings, inador beds, awnings, stores and water heaters. All of the largeging are declared to be a part of said real est in whether physically stratched thereto or not, and it is agreed that all singline apparatus, equipment or articles hereafter placed in the permisery by Mortgagor or their successors of assigns shall be considered as considered as considering part of the real estate. 10.16 VEL AND TO I DIAL the premises must the Mortgagor, and the Mortgagor's successors and assigns, forever, at the purposes, and upon the uses herefore placed and the proper state of the said rights and benefits the Mortgagor's do hereby expreceive release and valve. The name of a record owner is: 11. All This marriage consists of two pages. The Secondary of the Placester and save a part hereof as a said be during on Mortgagors, their heirs, successors and save part for pages and save part hereof as a said be during on Mortgagors, their heirs, successors and save pages. 12. All This marriage consists of two pages. The Secondary of the Secondary save and purposes the rent of the foregoing instrument as the part of homestead. 13. All the marriage of the said and delivered the said instrument as t	Permanent Real Estate Index Number(5): 515 West Bolden #14, Chicar o, Illinois TOGETHER with all improvements, temements, envements, listures, and appuntenances thereto behaps up and all rents, issues and profits thereof for so long and during all such times as Morrgagors may be entitled thereto (which are pledged or primarily and en a paricy of a sold real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, sales, light, power, refrigeration (whether states) and the property of the point of said real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or the reconstructing the foregoing, is conditioning, water, light, power, refrigeration (whether coverings, inside beds, awaitage, states and water heaters. All of the loregoing are declared to be a part of said real estate whether physically attached thereto or and, and it is agreed that all winder apparents. equipment or articles hereafter placed in the premises, which we finders so assigns shall be considered to the premises of the said south as a part of said real estate or their successors of assigns shall be their successors and assigns, forever, if the purposes, and upon the uses the Morrgagors do hereby exprestly release and variety. TO HAVE AND TO HOLD the premises unto the Morrgagec, and the Morrgagor's successors and assigns, forever, if the purposes, and upon the uses the Morrgagors do hereby exprestly release and variety. The name of a record owner is: The fillip Gould This morrgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this interpretated benefits the morrgage consists of two pages, The covenants, conditions and provisions appearing on page 2 (the reverse side of this interpretated by a part hereof awaits shall be hindagors, their heris, successors and dysigns. Wittees the hand. This possible to the said and the said instrument as free and	which, with the prop	urto horoinaltar deveribad de rofe	erred to beggin as the "promises	02366038
TOGETHER with all improvements, tenements, easements, lixtures, and appurtenances thereto behap, in and all rents, issues and profits thereof for so long and during all such times as Mortgagars may be entitled thereto (which are pledged primarily and on a parity who said real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heart, gas, air conditioning, mater, light, power, refrigeration (whether sangle units or centrally controlled), and vanilation, including (without restricting light foregoing), mader heats, awings, strives and water heaters. All of the foregoing are declared to be a part of said real estate and not secundarily) and on a partity who as a great that all similar apparatus, equipment or articles hereafter to be a part of said real estate whether physically strached thereto overlag, mader heats, awings, strives and water heaters. All of the foregoing are declared to be a part of said real estate with elements of the premises and the foregoing are declared to be a part of said real estate on said real estate of the proposes, and upon the uses herein set forth free from the premises unto the Mortgagee, and the Mortgagee's successors and assigns, forever, or the purposes, and upon the uses the Mortgagors do hereby expressive decrease and only written of the Heatestead Exemption Laws of the State of His ons which said rights and benefits the Mortgagors do hereby expressive decrease and are appart hereof water and by written of the Heatestead Exemption Laws of the State of His ons which said rights and benefits the Mortgagors do hereby expressive decrease and said and active the proposes. The mane of a record owner is: Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 the reverse side of this in right government. Wittees the hand). (Seal) Philip Gould Athern Poppas In the undersigned, a Notary Public in and for said County in the State afforesaid, DO HEREBY CERTI	Address(es) of Real Estats: 515 West Bolden #14, Chicar o, Illinois TOGETHER with all improvements, tenements, easements, lixtures, and appurtenances thereto belong and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a party with a said real estate and not secondarily) and single units or centrality controlled), and ventilation, including (without restricting the foregoing are deachered in the apart of said real estate and not secondarily) and single units or centrality controlled), and ventilation, including (without restricting the foregoing are deachered to be a part of said real estate. To that is agreed that all similar apparatus, equipment or articles hereafter placed in the premises with the mortgage of their successors of assigns shall be considered as considered as constituting part of the real estate. TO HAVE AND TO HOLD the premises must be Mortgagee, and the Mortgager's successors and assigns, forever, in the purposes, and upon the uses here in the first, free from all rights and benefits under and by virtue of the Ferenciaed Exemption Laws of the State of History with said rights and benefits of Mortgagors to hereby experiences and real extention and provisions appearing on page 2 (the reverse side of this intrig) ge) are incorporated wherein by reference and real part hereof are shall be joined in on Mortgagors, their heirs, successors and rights. Wittees the hand analysed. A of storage first heirs are considered to the foregoing instrument. State of Himois, County of the State aforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas Hillip Gould Philip Gould State aforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas The All personally shown to me to be the same personal whose name 8. Are subscribed to the foregoing instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the part of the more state. To t			· //	Sale
TOGETHER with all improvements, tenements, extenements, fixtures, and appurtenances thereto belt age of an and all cents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parte; with a said real extate and not secundarily) and all apparatus, equipment or articles now or bereafter therein or thereon used to supply hear, gas, air conditioning, mater, light, power, refrigeration (whether single units; or centrally controlled), and sentition, including (without restricting the foregoing), seriens, windle which system down down that including (without restricting) the foregoing, seriens, windle which with which the store of the considered as conside	TOGETHER with all improvements, tenements, easements, lixtures, and appartenances thereto belt ago, as and all rents, issues and profits thereof for so long and during all such times as Mortgagars may be entitled thereto (which are pledged primarily and on a paris who as all real estate and not secundarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heart, gas, air conditioning, mater, light, power, refrigeration (whether stangle units or centrally controlled), and windians, floor coverings, inador beets, awaings, stores and water heaters. All of the bregoting are declared to be a part of said real estate and not secundarily) and an apparatus, equipment or articles hereafter plants and real estate and so the supply in the foreign to the property of the pr	Permanent Real Esta	ate Index Number(s):	14-33-111-055	70-4 (1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
This mortgage considered and are a part hereof and state. The name of a record owner is: Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this one who had rights and benefits the Mortgagors do hereby expressly release and waive. The name of a record owner is: Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this intriggree) are incorporated between by reference and are a part hereof and abail be binding on Mortgagors, their heirs, successors and assigns. Wittees the land: analysed: Philip Gould The name of a record owner is: Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this intriggree) are incorporated between by reference and are a part hereof and abail be binding on Mortgagors, their heirs, successors and resigns. Wittees the land: analysed: Philip Gould The name of a record owner is: Philip Gould Atheria Poppus (Seal) State of filinois, County of in the State afterward, DO HEREBY CERTIFY that Philip Gould and Atheria Poppus IMPRESS A county of the real estate. The analysed is the same personal whose name 8. are subscribed to the foregoing instrument, and the same personal acknowledged that the green and delivered (it e said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the real of homestead. Given under my and part bein seal, this A county public Commission expires Legite Donavan, Esq., Martin, Craig, Clearer a Sometiments Notary Public Phis instrument was prepared by 5.5 West Monroe St., Suite 1200, Calcago, Illinois 60603	TO HAVE AND TO HOLD the premises unto the Mortgage, and the Mortgage's successors and assigns, forever, in the purposes, and upon the uses the forth, free from all rights and benefits under and by virtue of the Hernestead Exemption Laws of the State of Illians, which said rights and benefits the Mortgagers do hereby expressive release and earlies. The name of a record owner is: Philip Gould The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this me rig ge) are incorporated because the hand. Antheria Poppas Wittess the hand. Antheria Poppas Wittess the hand. Antheria Poppas Scall Atheria Poppas MPRESS Atheria Poppas MPRESS Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) (Seal) (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal) Atheria Poppas (Seal) (Seal) (Seal) (Seal) MPRESS Atheria Poppas (Seal) Atheria Poppas (Seal)	Address(es) of Real	Estula:	515 West Belden #14, Chi	ica(o,) llinois
To HAVE AND TO HOLD the premises unto the Mortgagee, and the Mortgagee's successors and assigns, forever, or the purposes, and upon the uses herein set forth, free from all rights and benefits under and by virtue of the Fleatevietal Exemption Laws of the State of Hinors when said rights and benefits the Mortgagors do hereby expressly release and waive. The name of a record owner is: Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this interior and state) and shall be binding on Mortgagors, their heirs, successors and assigns, forever, or the purposes, and rights and benefits the Mortgagors do hereby expressly release and waive. Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this interior and state). Wittees the hand and seed of steptagory the day and year this above written. PLEASE PRINTOR PARILIP GOULD (Seal) State of filinois, County of in the State atorexaid, DO HEREBY CERTHFY that Philip Gould and Athena Poppas IMPRESS A COUNTY OF THE STATE AND TO THE STATE AND TO THE STATE AND THE STATE	TO HAVE AND TO HOLD the premises into the Mortgage, and the Mortgage's successors and assigns, forever, in the purposes, and upon the uses therein set forth, free from all rights and benefits under and by virtue of the Hesnestead Exemption Laws of the State of Illians, which said rights and benefits the Mortgagers of the reverse state of Illians, which said rights and benefits the Mortgagers of the reverse state of Illians, which said rights and benefits the Mortgagers of the reverse state of Illians, which said rights and benefits the Mortgagers of the reverse state of Illians, which said rights and benefits the Mortgagers of the reverse state of this mit rights and benefits the Mortgagers of the reverse state of this mit rights and benefits the mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights) are incorporated benefits the hand. The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights) are incorporated benefits the hand. The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights) and benefits the hand. The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights) and provisions appearing on page 2 (the reverse state of this mit rights). The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights). The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights). The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights). The mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse state of this mit rights). The mortgage consists o				
The name of a record owner is: Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this intriginge) are incorporated herein by reference and are a part hereof and shall be thirding on Mortgagors, their heirs, successors and dysigns. Wittees the hand	The name of a record owner is: Philip Gould This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 the reverse side of this int Agi ge) are incorporated berein by reference and are a part hereof and shall be thirdling on Mortgagors, their heirs, successors and Assigns. Witcess the hand and searl of a large agoly the day and year third above written. PLEASE PRINT OR TYPE AAME(S) BELOW SIGNATURE(S) State of fillinois, County of	considered as constitu	eting part of the real estate.	patent of articles hereutier placetral tree p	brainings by midelding it, or male successors or assigns shall be
This mortgage consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this intrigrige) are incorporated better by reference and are a part hereof and shall be hinding on Mortgagors, their heirs, surcessors and system. Wittess the hand	This mortgage consists of two pages. The coverants, conditions and provisions appearing on page 2 the reverse side of this intring ge) are incorporated berein by reference and are a part hereof and shall be binding on Mortgagors, their heirs, successors and resigns. Wittees the hand and seed of a tortgagory the day and year list above written. PLEASE PRINT OR FRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of filinois, County of in the State aforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas MEPESS 1, the undersigned, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas MEPESS 1, the undersigned, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas MEPESS 1, the undersigned, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas MEDIA TO THE TOTAL THE STATE OF T	the Mortgagors do ne	reny expressir resease and waive	•	
Wittees the land and seal of storage of the day and year first above written. PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of fillinois, County of in the State aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas IMPRESS OF TAXAM personally known to me to be the same persons, whose name 8. Are subscribed to the foregoing instrument, and so the subscribed of the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons, and acknowledged that they supped, sealed and delivered the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons, and acknowledged that they supped, sealed and delivered the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons, and acknowledged that they supped, sealed and delivered the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons, and acknowledged that they supped, sealed and delivered the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons, and acknowledged that they supped sealed and delivered the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons, and acknowledged that they supped, sealed and delivered the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons. When they are the said instrument as MY 1993 OR TAXAM personally known to me to be the same persons. When they are the said instrument as MY 1994 OR TAXAM personally known to me to be the same persons. Commission expires Legic Donavara, Haq., Martin, Craig; Chester of Sonachaenthin Notary Public Philip Known to me to be the same persons. Notary Public Philip Known to me to be the same persons.	Wittees the hand and stortegages the day and year first above written. PLEASE FRINT OR TYPE PARME(S) BELOW SIGNATURE(S) State of Illinois, County of South State afforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas in the State afforesaid, DO HEREBY CERTIFY that Phillip Gould and Athena Poppas MPRESS CONAVAR personally thown to me to be the same persons, whose name 8, are subscribed to the foregoing instrument, and the state of		OWHOT IS: LEMMAN STREET	Distriction of the control of the co	to a company to the company of the c
PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of fittinois, County of in the State afteresaid, DO HEREBY CERTIFY that Philip Gould and Athena Poppas IMPRESS (Geal) In the undersigned, a Notary Public in and for said County in the State afteresaid, DO HEREBY CERTIFY that Philip Gould and Athena Poppas IMPRESS (Geal) IN the undersigned, a Notary Public in and for said County in the State afteresaid, DO HEREBY CERTIFY that Philip Gould and Athena Poppas IMPRESS (Geal) IN the undersigned, a Notary Public in and for said County in the United State (Geal) IMPRESS (Geal) IMP	PHEASE PRINT OR TYPE NAME(S) SELOW SIGNATURE(S) STATE OF IRLINO STATE OF THE WASTERN PROBLEM (Seal) State of IRlinois, County of S. I, the undersigned, a Notary Public in and for said County in the State aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas MPRESS IN COMMY personally known to me to be the same persons whose name 8. are subscribed to the foregoing instrument, and the same person, and acknowledged that they sugged, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Tiven under my and and acknowledged that they sugged, sealed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the liven under my and and their seal, this day of Southern Southern Notary Public his instrument was prepared by S.S. West Monroe St., Suite 1200, Chicago, Illinois 60603 (NAME AND ADDRESS)	The name of a record This mortgage is	resists of two pages. The coverse	nis, continions and provisions appearing (on page 2 (the reverse side of this increp ge) are incorporated
PRINT OF TYPE NAME(S) BELOW SIGNATURE(S) State of filinois, County of in the State aforesaid, DO HEREBY CERTIFY that Philip Gould and Athena Poppas IMPRESS TO ANALYM personally mown to me to be the same persons whose name 8 are subscribed to the foregoing instrument, and the same persons and acknowledged that they signed, sealed and delivered the said instrument as any of the order of the order of the said of the transfer of the order of the said of the said purposes therein set forth, including the release and waiver of the commission expires Leslie Donavan, Haq., Martin, Craig, Chester of Somethe herit Notary Public This instrument was prepared by S5 West Monroe St., Suite 1200, Calcago, Illinois 60603	PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of fillinois, County of in the State aforesaid, DO HEREBY CERTIFY that Philip Gould and Athena Poppas ALL CRAVAR personally thown to me to be the same persons whose name 8. Are subscribed to the foregoing instrument, ALL CRAVAR personally thown to me to be the same persons whose name 8. Are subscribed to the foregoing instrument as ALL CRAVAR personally thown to me to be the same persons, and acknowledged that the Y-signed, seafed and delivered the said instrument as ALL CRAVAR personally thown to me this day in person, and acknowledged that the Y-signed, seafed and delivered the said instrument as ALL CRAVAR personally thown to me to be the same persons whose name 8. Are subscribed to the foregoing instrument, ALL CRAVAR POPPAS ALL CRAVAR POPPAS The undersigned, a Notary Public in and for said County In the undersigned, a Notary Public in an	This mortgage of becein by reference a	onsists of two pages. The coveras nd are a part hereof and shall be i	nis, continous and provisions appearing t binding on Mortgagors, their heirs, succes this day and year they above written	on page 2 (the reverse side of this incring ge) are incorporated isors and resigns.
State of Itlinois, County of in the State aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas IMPRESS TO ANAM personally known to me to be the same persons whose name 8. Are subscribed to the foregoing instrument, and the same persons and acknowledged that the county subscribed to the foregoing instrument as a subscribed to the foregoing instrument. Civen under my and and the sale scale and delivered the said instrument as a subscribed to the foregoing instrument. Commission expired to the foregoing instrument, and a subscribed to the foregoing instrument. In the subscribed to the foregoing instrument. Commission expired to the same persons and acknowledged that the subscribed to the foregoing instrument. Commission expired to the subscribed to the foregoing instrument. Commission expired to the subscribed to the same persons and acknowledged that the subscribed to the foregoing instrument.	State of fillinois, County of	This mortgage of becein by reference a	onsists of two pages. The covens nd are a part hereof and shall be ! ! andseal of hiertgagofs	the day and year first above written.	lth lownes
State of Illinois, County of	State of Itlinois, County of	This mortgage is borein by reference a Witness the hand PLEASE	onsists of two pages. The covenal and are a part hereof and shall be it and seed a configuration of algorithms of the covenal and the covenal	the day and year first above written. (Scal)	thena Poppas (Seal)
I, the undersigned, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY that Philip Gould and Athena Poppas IMPRESS THE DAVAN personally known to me to be the same persons, whose name 8. are subscribed to the foregoing instrument, and the same person, and acknowledged that they signed, seafed and delivered the said instrument as a free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the part of homestead. They are not and the first and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the commission expires Lestic Donavan, Esq., Martin, Craig, Chester & Sonnemehers Notary Public Public States and Notary Public States and Notary Public Public States and Notary Public States and Notary Public Notary Public States and Notary Public States	in the State aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas MPRESS TO TOWN Personally known to me to be the same persons whose name 8 are subscribed to the foregoing instrument, and the same persons and acknowledged that they signed, seafed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the other or homestead. Tiven under my and and afficial seal, this day of the commission expires Lesite Donavan, Esq., Martin, Craig, Chester & Sonnemenent Notary Public Chis instrument to PMC 2. Inc. (NAME AND ADDRESS)	This mortgage of borein by reference a Witness the hand PLEASE PRINT OR TYPE NAME(S)	onsists of two pages. The covenal and are a part hereof and shall be it and seed a configuration of algorithms of the covenal and the covenal	the day and year first above written. (Scal)	thena Poppas (Seal)
in the State aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas IMPRESS TO LONG AND PERSONALLY INCOME. The same persons whose name 8 are subscribed to the foregoing instrument, and acknowledged that they signed, sealed and delivered the said instrument as by Olders on free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the Diction under my and and delivered the said instrument as described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, this described to the foregoing instrument, and the original seal, the original seal, the original seal, this described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, this described and delivered the said instrument as the original seal, the original seal or original seal or original seal or original seal, the original seal or original seal or	in the State aforesaid, DO HERERY CERTIFY that Philip Gould and Athena Poppas MPDESS	This mortgage is herein by reference a Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW	onsists of two pages. The covenal and are a part hereof and shall be it and sh	the day and year first above written. (Seal)	thena Poppas (Seal)
ILAL. IMPRESS THE TAVAK personally known to me to be the same persons	MPDESS TO CAVAN personally known to me to be the same persons, whose name 8. are subscribed to the foregoing instrument, the subscribed to the foregoing instrument, the subscribed to the foregoing instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the part of homestead. Tiven under monoid and all cial seal, this day of longitudes and the subscribed to the foregoing instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the day of longitudes and the subscribed to the foregoing instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the longitudes and the subscribed to the foregoing instrument, an	This mortgage is herein by reference a Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW	onsists of two pages. The covensind are a part hereof and shall be it in the interest of storing ages. Philip Gould	Abe day and year list above written. (Scal) (Scal)	thena Poppas (Seal)
impriess the color of the personally known to me to be the same persons, whose name 8. Are subscribed to the foregoing instrument, and the color of the same person, and acknowledged that the color of the same person, and acknowledged that the color of the same person, and acknowledged that the color of the same person, and acknowledged that the color of the same person, and acknowledged that the color of the same persons, and acknowledged that the color of the same persons, and acknowledged that the color of the same persons, and acknowledged that the color of the same persons, and acknowledged that the color of the color	MPRESS CRAVAN personally shown to me to be the same persons, whose name 8. ATC subscribed to the foregoing instrument, which is the same person, and acknowledged that the subscribed and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the other ot	This mortgage of borein by reference at Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	onsists of two pages. The covenand are a part hereof and shall be it on the covenant and shall be it	Abe day and year livi above written. (Seal) (Seai)	thena Poppas (Seal) (Seal) 1, the undersigned, a Notary Public in and for said County
Given under my and and at least before me this day in person, and acknowledged that	Tiven under monoid and efficience this day in person, and acknowledged that	This mortgage of herein by reference at Wittess the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S)	onsists of two pages. The covensind are a part hereof and shall be it of stortgagges Philip Gould Thing Gould in the State aforesaid, DO	Abe day and year livi above written. (Scal) (Scal) (Scal) (Scal) (Scal) (Bereny Centify that Philip G	(Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas
free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the fiven under m), and and all cial seal, this	free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the notion of the first seal, this day of 19.92 Commission expires This instrument was prepared by 55 West Monroe St., Suite 1200, Chicago, Illinois 60603 (NAME AND ADDRESS) (NAME AND ADDRESS)	This mortgage is berein by reference at Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Itlinois, Cour	presists of two pages. The covenand are a part hereof and shall be it or a part hereof and shall be it	Abe day and year livi above written. (Seal) (Seal) (Seal) (Seal) (Seal) HEREBY CERTIFY that Philip G	thena Poppas (Seal) (Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas
Commission expired Lestic Donavan, Esq., Martin, Craig, Chester & Sonnenschoff Notary Public This instrument was prepared by 55 West Monroe St., Suize 1200, Chicago, Illinois 60603	Tiven under my and and efficial seal, this	This mortgage of herein by reference at Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Itlinois, Cour	presists of two pages. The covering and are a part hereof and shall be it. ancheed. A of a larguage of the covering and the state of the covering and the state of the state o	(Scal)	(Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas 8 are subscribed to the foregoing instrument, they sugged, sealed and delivered the said instrument as
Commission expired Lesile Donavan, Esq., Martin, Craig, Chester & Sonnemental Notary Public Chis instrument was prepared by 55 West Monroe St., Suite 1200, Chicago, Illinois 60603	'ommission expire' Leslie Donavan, Esq., Martin, Craig, Chester & Sonnemenent Notery Public his instrument was prepared by 55 West Monroe St., Suite 1200, Chicago, Illinois 60603 (NAME AND ADDRESS) (NAME AND ADDRESS)	This mortgage of herein by reference at Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Itlinois, Cour	resists of two pages. The covering and are a part hereof and shall be in care a part hereof and shall be in care a part hereof and shall be in care a part hereof and shall be in the State aforesaid, DO in the S	(Scal)	(Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas 8 are subscribed to the foregoing instrument, they sugged, sealed and delivered the said instrument as
Chis instrument was prepared by 55 West Monroe St., Suite 1200, Chicago, Illinois 60603	his instrument was prepared by 55 West Monroe St., Suite 1200, Chicago, Illinois 60603 (NAME AND ADDRESS) (NAME AND ADDRESS)	This mortgage is herein by reference a Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Itlinois, Cour	resists of two pages. The covering and are a part hereof and shall be in an experienced. A of algrigaged to the state of a large graphs. Philip Gould The State aforesaid, DO in the State aforesaid in the State aforesaid.	(Seal)	(Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas e 8. are subscribed to the foregoing instrument, they signed, sealed and delivered the said instrument as sees therein set forth, including the release and waiver of the
This instrument was prepared by . 55 West Monroe St., Suite 1200, Chicago, Illinois 60603	this instrument was prepared by .55 West Monroe St., Suite 1200, Chicago, Illinois 60603 (NAME AND ADDRESS) (NAME AND ADDRESS)	This mortgage is herein by reference as Wittess the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Itlinois, Cour IMPRESS THE AT A TO THE STORY OF THE AT A TO THE AT A	resists of two pages. The covering and are a part hereof and shall be in an experienced. A of algrigaged to the state of a large graphs. Philip Gould The State aforesaid, DO in the State aforesaid in the State aforesaid.	(Seal)	(Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas e 8. are subscribed to the foregoing instrument, they signed, sealed and delivered the said instrument as sees therein set forth, including the release and waiver of the
(NAME AND ADDRESS)	tail this instrument to PMC 2, Inc. (NAME AND ADDRESS)	This mortgage is herein by reference a Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Itlinois, Cour IMPRESS TO THE PROPERTY OF T	Philip Gould The covernment of a part hereof and shall be in another a part hereof and shall be in another a part hereof and shall be in another a part of a loring agore. Philip Gould The State aforesaid, DO in the of homestead. Lestic Donay	(Seal)	(Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas 8 are subscribed to the foregoing instrument, they signed, scaled and delivered the said instrument as sees therein set forth, including the release and waiver of the public public public search Sound and Sound Sou
		This mortgage is herein by reference a Witness the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of Itlinois, Cour IMPRESS MY COPASSION A. Criven under m) and Commission expires This instrument was p	Philip Gould The covernment of a part hereof and shall be in anothered. A of Algrigagots of Algrigagots of Algrigagots of Algrigagots of the Country of in the State aforesaid, DO MAI. AVAIC personally known to me to the of homestead. In the of homestead. In the of homestead. Leslie Donay repared by SS West Mon	(Seal)	(Seal) 1, the undersigned, a Notary Public in and for said County could and Athena Poppas 8 are subscribed to the foregoing instrument, they signed, scaled and delivered the said instrument as sees therein set forth, including the release and waiver of the public public public search Sound and Sound Sou
(CITY) (STATE) (ZIP CODE)	IMIT I THE PARTY OF THE PARTY O	This mortgage is herein by reference as Wittens the hand PLEASE PRINT OR TYPE NAME(S) BELOW SIGNATURE(S) State of fillinois, Cour IMPRESS THE TYPE NAME (S) MY COURSE OR THE TYPE NAME (S) Given under m) and Commission expire? This instrument was p	Philip Gould The covernand are a part hereof and shall be in anothered. A of Algrigagod's philip Gould Thilip Gould Thilip Gould The State aforesaid, DO Al. AVAIC personally known to me to the of homestead. Into it call seal, this	(Seal) (Seal)	(Seal) 1, the undersigned, a Notary Public in and for said County rould and Athena Poppas 8. are subscribed to the foregoing instrument, they, signed, sealed and delivered the said instrument as sees therein set forth, including the release and waiver of the population of the said instrument as sees therein set forth, including the release and waiver of the population of the said instrument as sees therein set forth, including the release and waiver of the population of the said instrument as sees therein set forth, including the release and waiver of the population of the said instrument as sees therein set forth, including the release and waiver of the population of the said instrument.

UNOFFICIAL COPY

THE COVENANTS, CONDITIONS AND PROVISIONS REPERBED TO ON PAGE 1 (THE REVERSE SIDE OF THIS MORTGAGE):

- 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 mechanic's or other liens or claims for lien not expressly subordinated to the lien thereof; (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 dicharge of such prior lien to the infortgagee; (4) complete within a reasonable time any buildings now or at any time in process of election 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 in said 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 the Mortgagore duplicate receipts therefor. To prevent 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. In the event of the enactment after this date of any law of Illinois deducting from the value of land for the purpose of inaction any lies thereon, or imposing upon the Mortgagee the payment of the whole or any part of the taxes or assessments or charges or lies birring required to be paid by Mortgagors, or changing in any way the laws relating to the taxation of mortgages or debts accured hereby or the mortgage's interest in the property, or the manner of collection of taxes, so as to affect this mortgage or the debt accured hereby or the holder thereof, then and in any such event, the Mortgagors, upon demand by the Mortgagee, shall pay such taxes or assessments or relimburse the Mortgagee therefor; provided, however, that if in the opinion of counsel for the Mortgagee (a) it might be underful to require Mortgagors to make such payment or (b) the making of such payment might result in the imposition of interest beyond the maximum amount permitted by law, then and in such event, the Mortgagee may elect, by notice in writing given to the Mortgagors, to declare all of the indebtedness secured beyond to be and become due and payable sixty (60) days from the giving of such notice.
- d. If, by the laws of the United States of America or of any state having inrisduction in the premises, any tax is due or becomes due in respect of the issuance of the note hereby secured, the Morigagors covenant and agree to pay such tax in the manner required by any such law. The Morigagors further covenant to hold harmless and agree to indemnify the Morigagor, and the Morigagor's successors or assigns, against any liability I can ed by reason of the imposition of any tax on the issuance of the note secured hereby.
- 5. At such time as the Mortgagors are not in default either under the terms of the note secured hereby or under the terms of this mortgage, the Mortgago's shall have such privilege of making prepayments on the principal of said note (in addition to the required payments) as may be provided it) said note.
- 6. Mortgagors shall ker at buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windsome rater 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 hereby, all in companies satisfactory to the Mortgagee, under insurance policies payable, in the of loss or damage, to Mortgagee, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall driver all policies, including additional and renewal policies, to the Mortgagee, and in case of maurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 7. In case of default therein, Mongagee may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, come of nice or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection to crewith, including attorneys' fees, and any other moneys advanced by Martgagee in protect the mortgaged premises and the lien hereof shall be so much additional indebtedness secured hereby and shall become immediately the and payable without notice and with interest thereof at the highest rate now permitted by Illinois law. Inaction of Mortgagee shall never be considered as a waiver of any right secruing of the Mortgages on account of any default hereunder on the part of the Mortgagors.
- 8. The Mortgagee making any payment hereby authorized relating to taxez or assessments, may do so according to any bill, statement or crimate produced from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or the or claim thereof.
- 9. Mortgagors shall pay each item of indebtedness herein r entitined, both principal and interest, when due according to the terms hereof. At the option of the Mortgages and without notice to Mortgagors, all unpaid indebtedness secured by this mortgage shall, notwithstanding anything in the note or in this mortgage to the contrary, below due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, or (b) then default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- 10. When the indebtedness hereby secured shall become due whethe by acceleration or otherwise. Mortgages shall have the right to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgages for attorneys' fees, appraiser's fees, outlays for documentary and expenses which may be paid or incurred by or on behalf of Mortgages for attorneys' fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charges, publication costs and costs (which may be extinated as to items to be expended after entry of the decree) of procuring all such abstracts of this title searches, and examinations, title insurance policies. Torrens certificates, and similar data and assistances with respect to title as Mortgages may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the highest rate now permitted by Illinois law, when paid or incurred by Mortgages in connection with (a) any proceeding, including probate no bankruptcy proceedings, to which the Mortgages shall be a party, either as plaintiff, claimant or defendant, by reason of this mortgage c, any indebtedness hereby secured; or (b) preparations for the commencement of any sull for the foreclosure hereof after accrual of such which to foreclose whether or not actanly commenced; or (c) preparations for the defense of any actual or threatened suit or proceeding which might affect the premises or the security hereof.
- 11. 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 items as are nemioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness add thou to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note, it with, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- 12. Upon or at any time after the filing of a complaint to foreclose this mortgage the court in which such complaint is fitted may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without sevard to the solvency or insolvency of Mortgagora at the time of application for such receiver and without tegard to the then value of incommises or whether the same shell be then occupied as a homestead or not, and the Mortgagor may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deposition, during the full statutory period of tredamption, whether there be redemption or not, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues sud profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this mortgage, or any lax, 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.
- 13. No action for the enforcement of the lien or of any provicion hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
- 14. The Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.
- 15. The Mortgagors shall periodically deposit with the Mortgagee such sums as the Mortgagee may reasonably require for payment of taxes and assessments on the premises. No such deposit shall bear any interest.
- 16. If the payment of said indebtedness or any part thereof be extended or varied or if any part of the security be released, all persons now or at any time hereafter liable therefor, or interested in said premises, small be held to assent to such extension, variation or release, and their liability and the lien and all provisions hereof shall continue in full force, the right of recourse against all such persons being expressly reserved by the Mortgagee, notwithstanding such extension, variation or release.
- 17. Mortgagee shall release this mortgage and lien thereof by proper instrument upon payment and discharge of all indebteoness secured hereby and payment of a reasonable fee to Mortgagee for the execution of such release.
- 18. This mortgage and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indeptedness or any part thereof, whether or not such persons shall have executed the note or this mortgage. The word "Mortgagee" when used herein shall include the successors and assigns of the Mortgagee named herein and the holder or holders, from time to time, of the note secured hereby.

UNOFFICIAL COPY

EXHIBIT A

PARCEL 1: The West 16,50 Feet of the Bast 127,38 Feet of the North 54,55 Feet, all being of Lots 43 to 48, both inclusive, taken as a tract, in Block 1 in Lay's Subdivision of Block 12 in Canal Trustees' Subdivision of Part of Section 33, Township 40 North, Range 14 Bust of the Third Principal Meridian, in Cook County, Illinois.

PARCEL 2: The West 8.50 Feet of the East 127.38 Feet of the South 20.00 Feet, all being of Leta 13 to 48, both inclusive, taken as a tract in Block 1 in Lay's Subdivision in Block 12 in Caas, Trustees' Subdivision of Part of Section 33, Township 40 North, Range 14, Bast of the Third Principal Meridian, in Cook County, Illinois.

PARCEL 3: Basements for Ingress and Egress for the benefit of Parcels 1 and 2 as set forth and defined in the Declaration recorded as Document Numbers 20137874 A. Mino.

Of College of the College and 20384870, all in Cook County, Illinois.

92506018

UNOFFICIAL COPY

Stopper of Cooper Stopper of C