			REAL EST	TATE MORTGA		EOD BECORD	: D'e lier
2313	: dican Gene 3 West 95t	ral Finance h Street nois 60643	i e y			FOR REGORDS	IR'S USE Stand Telegraph (1971) Stand Stand Standard (1971) Standard Standard (1971)
Oran de con control de la cont	<u> </u>	<u>and Sangarahan and Sangarahan</u> And Sangarahan	<u> </u>	gales (f. 1905). Els gales (f. 1905). El gradio estre el gales (f. 1905).	93297578) }	e translation de la compa
Constitution of the		1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1	gradini i garanti Mak Maring Maring Maring	a la calumina re tama te adule yereg	ere e o de appealant. Na como reconector de la pare	to a second	or the equal to the end of the contract of the end of t
Contraction of the second		ALL MORTGAGOF	AS	No. 10. Level y 1. 2 s. c.	MORTGAGEE:		#44 #44 \$44 #44 #44 #44 #44 #44 #44 #44
$ abla_{j_{\mathrm{ele}}}$. Cele	an Baraja este Baraj	as	and the second	MORTGAGE	American 2313 Wes	st 95th St	treet
1636 VIII (61701)	54 S. Indi	anapolis Av	venue		Chicago	, Illinois	a 60643
Chic		nois 60617	entropisa Non-Korp System	TO		rational and the second	The first of the second of the
		- CAUSE OF	TOTAL INT OR	1 -	of the Charles of States	1	ENT LITOTAL OF
PAYMENTS	AMOUNT OF	AMOUNT OF EACH PAYMENT	LAST PAYMENT	DUE DATE	EACH MONTH	DUE DATE	
96	11044	110.44	11044	4-20-1	2 2011	3-10	1607/58
THIS MORT	GAGE SECUTION	FUTURE ADVAN	NCES MAXIN	AUM OUTSTAND!	ING \$ 100 motes her	-not trainther Wi	in 'all'awtansions'
mosthereof);	gas por rate is a sign	ar da	April 10 to	or with product at time.	e 1944 Abbrieger kom kensel	Late from A contraction	a regard or a correct
they become	due and to repar	ly such further advi	vances, if any, w	vith interest as prov	convey and agree to vided in the contract	t or contracts evi	idencing such zd-
	OF THE FOLLO	WING DESCRIBE	DIREAL ESTA		eathmeandPlf.inter _{ge} 2006. The residence	Special bases of a	Воединервен и почения в э
, difabbo		O	rgarti ya ka	A State of the Sta	u Mesta Ke	4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
TOTALIA TOTALIA	To though	1 - 6 Tape	- AP Tot	O Tot 10,	in Block 33,	in the	:0
	Regulidivi	gion of all	l thet nai	rt of Tavio	or's rirst Ac	daltion to	, 32, 33, 33, 33, 33, 33, 33, 33, 33, 33
	North Fra	ctional 1/2	2 of Frac	tional Sect	20 Chains the tion 8, Towns	ship 37	
	North, Ran County, I.	nge 15, Eas	st of the	Third Prin	ncipal Meridi	an in Coo	K Samuel Service Services
*	O Guil 20,	der palar data di an resi const.			× 40.	masta i sugi me	Φ . Επικιμένη (1984 - 1984)
er Trad fineligneelis	pormanent	/Index-No.	26-08-1	1.23-005.tuitan	r juga e		*****
oʻzem haddakven b	et broggio est or	r Maher jahar Maher salah Kestangkan dan salah	ta, bankurpa pe	eummani prio proi	1 2031		
saver of the revess	z bási leyelna jet a	complete directors	a dishab associa	un lant zozo adi ezi arajas hantzena		gar maka makacamatan kalendari baran	en e
	Fabian நது 10154 துரு	rajas and c Indianapoli	ersace 2. (s:Avenue,	. Chicago.	Illinois 606	517	
					* A)		\sim \sim
o north Min da Carresto de la companya de la comp	03	OK COPHIN HA	Lingis 🦠		er yab		
					9	Tellige of the fire	M
	150	3 APR 22 PH 18	2: 10	93297	578	Jr.	
including the r	rents and profits	arising or to arise f	from the real est	ate from default ur	ntil the time to redeen	m from any sale i	under judgment
6f foreclosure waiving all rig	shall expire, situ hts under and b	ated in the County y virtue of the Ho	y of mestead Exemp	ption Laws of the f	State of Illinois, and	of Illinois, perec all right to retai	n possession of
sajd premises a	ifter any default i er provided and	in or breach of any agreed that if defa	of the covenant ault be made in	ts, agreements, or po the payment of sa	provisions herein conta aid contract (or any c	ained. of them) or any p	part thereof, or
the interest the renew insurance	areon or any par ce, as hereinafter	t thereof, when du provided, then and	ue, or in case of id in such case, i	f waste or non-payn the whole of said ;	ment of taxes or essess principal and interest	isments, or negled t secured by the i	ct to procure or contract in this
moragage ment or in said cont	tioned shall there rect contained to	eupon, at the option the contrary not	on of the holder twithstanding an	r of the contract, be nd this mortgage ma	ecome immediately du nay, without notice to	lue and payable; a o said Mortgagor	anything herein of said option
or election, be and to receive	immediately fore all rents, issues	eclosed; and it shall and profits thereof	ll be lawful for sa if, the same whe	aid Mortgagee, agen en collected, after t	nts or attorneys, to en the deduction of reas	nter into and upor sonable expenses,	n said premises , to be applied
upon the indel	btedness secured	I hereby, and the o	court wherein a	any such suit is pe	ending may appoint a re taxes and the amo	a Receiver to col	llect seid rents,
If this mortgag	e is subject and s	subordinate to anot	ther mortgage, it	t is hereby expressly	्रक्षा ly agreed that should a r of this mortgage may	any default be ma	ade in the pay-
pal or such intended by	grest and the am	ount so paid with	legal interest the	hereon from the tin all be deemed to be	me of such payment is secured by this mort	may be added to tgage, and it is fur	o the indebted- inther expressly
agreed that in	the event of such	h default or should	d any suit be con	mmenced to forecle	lose said prior mortgag at any time thereafter	ige, then the amou	unt secured by
or holder of thi	s mortgage.		: :	i il di			
This instrument	prepared by	Wast Coops	Joseph na	Zriik (Namı	ilinois 60608		* · · · · · · · · · · · · · · · · · · ·
of	3. PTQCT	West Cerma		Chicago, Il	Llinois ovov	3	- Illinols.
013-00004 (REV. 3-8)	9)	ن دد د		W	AME	RICAN	

igee that Mortga o will if the meantime pay all taxes and assess-And the said Mortgagor further collens ments on the said premises, and will as a further security for the payment of said indeptedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage, vandalism and malicious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee and to deliver to it all policies of insurance thereon, as soon as effected; and all renewal certificates therefor; and said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less all reasonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at eight percent and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Mortgagor. If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee. And said Mortgagor further agrees that in case of default in the payment of the interest on said contract when it becomes due and payable it shall bear like interest with the principal of said contract. And it is further expressly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment of said contract or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenants, or agreements herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for protecting its interest in such suit and for the collection of the annuant due and secured by this mortgage, whether by foreclosure proceedings or otherwise, and a lien is hereby given

upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever

other indebtedness may be due and secured hereby. And it is further mutually and irstood and agreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, or far as the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively. In witness whereof, the said Mortgagur a ha Venereunto set § (SEAL) COOK STATE OF ILLINOIS, County of the undersigned, a Notary Public, in and for said County and S are aforesaid, do hereby certify that FABIAN AND CELESTE BARAJAS whose name s are subscribed to personally known to me to be the same persons... the foregoing instrument appeared before me this day in person and acknowledged that act, for the uses and purposes therein set forth, including the release and waiver of the right "Official Seal" of homestead. Rose M. Burgett Rotary Public, State of Illinois Given under my hand and notori My Commission Explica 3-19-96 Notary Public My commission expires

REAL ESTATE MORTGAGE

DO NOT WRITE IN ABOVE SPACE

5

cents, and five cents for each lot over three and fifty cents for long descriptions.

Fee S3.50, Extra acknowledgments,

Mail to: ATHLILL