UNOFFIGAGE COPY
(INCLUDING ASSIGNMENT OF RENTS)

THIS INDENTUR	E WITNESSETH, THAT THE s Joint Tenants 5440	MORTGAGOR	Ermestine Mc	Kinney, Deb	ra McKinney, And	<u> </u>
Flava Gooden As			hicago Illino Cook	15 60644	(whether one or mo and State of	- -
ORTGAGES AND V	in the Mortgage	e County of		of ILLINOIS of		
ounty ofCo 3.044.88 stallment due not la tvanced or expense	executed by the Mortgago ter than April 15th, as incurred by Mortgagee btedness"; the following de-	of Illinois, to see, bearing even	cure the payment o date herewith, payal extensions, renewall a mortgage, includ	f a certain prom ble to the order s or modification	issory note in the amo of Mortgages, with thi is of said note; and ar	e Final ny cost
Tr To	t 4 in John J. Ly ustees' Subdivisi wnship 39 North, ridian, In Cook C	ion of the Range 13,	North part East of the	of Section	n 16.	
Pi	n # 16-16-107-037	7		•	· ,	
Ad	dress of property	/-5440 W. Chicago,	Quincy IL 60644	DEPT-Û1 REC T#3333 TRA	ORDING N 3117 04/30/93 1	\$23. 0:32:00
			,	\$6363 \$ ·	*-93-3219	
	0	-				•
nd all existing and ful	r of Cook its, issues and profits, all a wa ture improvements and fixtur ad Exemption Laws of this S	ic's and payments. Sall called the	ts made as a result o	f the exercise of	ii) privileges, easemen the right of eminent d aiving all rights under	omain.
Morigagor covers Fleet Mort	ants that at the time of exect gage Co.	ution tievent the	re are no liens or en	cumbrances on	the Property except.	
This mortgage co werse side of this mo eir heirs, successors	nsists of two pages. The covi origago) are incorporated ne s and assigns.	enants, con diffic erein by referer (ns, provisions and a se and are a part her	ssignment of rei eof and shall be	nts appearing on page binding on the Mortg	2 (the agors.
The undersigned	acknowledge receipt of an e	xact copy of thi	s morteae a		93321945	
ATED THIS 17th	h day of	March	13.93	to a second second		
	•	V 7		mer	/	
		X G	men	1000	nnig (SEAL)
•	•	· X	hall the	MCK	Mary 1	SEAL)
TATE OF ILLINOIS)	K.	lara S	de de 31		
DUNTY OFCOOL)SS			'S -	•	
	notary in and for said Cour ebra McKinney And	rty in the State Flava Go	oden As Join	BY CERTILY, T	e Ernestine	
	ne to be the same personS_		are subsci	bed to the fore	going instrument, app	
fore me this day in p	person, and acknowledged li the uses and purposes there	hat_ne_signed	i, sealed and deliver	ed the said insti	rumen' 39 their	free
GIVEN under my l	hand and notarial seal, this	17th	bay of	March	. AD 19.93	<u>.</u>
		My comm	ussion expires	Christian State MERCH A PARE Meny Plate, Sue di S Communion Espires	2-2-46	
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		9-15-2 - 4701		(0 m; 1 =		
This instrument wi	as prepared by Cynthia C	albavy 1/2.	ib S. Harlem ≠4 *DOMESS)	MO TIBLEY I	Park Illinois 60	4//

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UNOFFICIAL COPY

THE COVENANTS, CONDITIONS, PROVISIONS AND ASSIGNMENT OF RENTS REFERRED TO OH PAGE 1 (THE REVERSE MIDE OF THIS MORTGAGE):

- 1. Montgagor shall keep the improvements on the Property insured against any loss or damage occasioned by fire, extended coverage perits and such other hazards as Montgagoe may require, through insurers approved by Montgagoe, in amounts not lines than the unpaid balance of the indifference plus any other indebtedness secured by the Property, without co-insurance. The policies shall contain the standard montgago clause in lay is of Montgagoe and, unless Montgagoe otherwise agrees in writing, the original or, if this is not a first montgage, a certificate or memorandum copy of all policies covering the Property shall be deposited with Montgagoe. Montgagoe shall proceeds from such insurance companies and Montgagoe. If this is a little montgago, Montgagoe may adjust or compromise and claim and all proceeds from such insurance shall be applied. It Montgagoe is option, to the installments of the Note in the inverse order of their maturities or to the restoration of the improvements on the Proporty.
- Mortgages is option, to the installments of the Note in the inverse order of mer maturities or to the restoration of the improvements on the Property (ree from other lands and encumbrances superior to the lien of this mortgage, to pay all superior liens or encumbrances as they fait due; to keep the Property in good and tenantable condition and repair, and to restore or replace damaged or destroyed improvements and fixtures; not to commit waste or permit waste to be committed upon the Property; not to remove, demolish or materially after any part of the Property without Mortgages's prior written consent, except Mortgager may remove a future, provided the listure is promptly replaced with another fixture of at least equal utility, to comply with all laws, ordinances, and regulations affecting the Property, to permit Mortgages and its authorized representatives to enter the Property at reasonable times to inspect it and all Mortgages socion repair or restore it, if this is a first mortgage, to pay Mortgages sufficient funds at such times as Mortgages designates, to pay the estimated annual real estate taxes and assessments on the Property insurance premiums (hereinafter "Escrow"), but, if not designated to be paid to Escrow, to pay before they become delificated at taxes, assessments and other charges which may be levied or assessed against the Property, and to pay the property insurance premiums when due. Upon Mortgagers stature to perform any duty herein, Mortgages may, at its option and without notice, perform such duty, including without limitation paying any amount and the cost of such performance shall be due on demand and secured by this mortgage, bearing interest from date for until date paid at the lower of the annual percantage rate disclosed on the note of even date herowith or the highest rate allowed by liw. No interest will be paid on funds held in Escrow and they may be committed on the hore of the enrowith or the highest rate allowed by liw.
- 3. Mortgagee, without notice, and without regard to the consideration, if any, paid therefor, and notwithstanding the existence at that time of any interior tiens thereon in ay release any part of the Property or any person hable for any indebtedness secured hereby, without in any way affecting the habitaty of any party to the indebtedness and mortgage and without in any way affecting the phornly of the lien of this mortgage, to the full extent of the indebtedness remaining include hereunder, upon any part of the security not expressly released, and may agree with any party obligated on the indebtedness or having any interest in the security described herein to extend the time for payment of any or all of the indebtedness secured hereby such agreement shall not in any way, release or impair the lien hereof, but shall extend the lien hereof as against the title of all parties having any interest in said security which interest is subject to said here.
- 4. Upon default by Mortgagor (r.a.) y term of an instrument evidencing part or all of the Indebtedriess, upon Mortgagor or a surety for any of the Indebtedriess ceasing to exist, become insolvent or a subject of bankruptcy or other insolvency proceedings, or upon breach by Mortgagor of any covenant or other provision herein, at the Indebtedriess shall all Mortgagoe a option be accelerated and become immediately due and payables. Mortgagoe shall have lawful remedies, act doing foreclosure, but failure to exercise any remedy shall not waiter that all all remedies, act doing foreclosure, but failure to exercise any remedy shall not waiter that all all remedies shall be cumplative rather than alternative, and in any suit to countries the limited or enforce any other remedy of Mortgagoe under this mortgago or any instrument evidencing part or all of the Indebtedriess, there shall be allowed and included as additional indebtedriess in the decree for sale or other rudgment or decree; all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagoe, including but not finited to afformers and fille fees.
- 5. Mortgagee may waive any detault without waying any other subsequent or prior default by Mortgager. Upon the commencement or during the pendency of an action to foreclose this mortgage, or e-floral any other remedies of Mortgagae under it, without regard to the adequacy of the Property as security, this court may appoint a receiver of the Property including homestead interest) without bond, and may emplower the receiver to take possession of the Property and overcise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits the report of the property and overcise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits the report of the floring provision of this mortgage shall not affect the relativity or enforceability of any other provision. The covenants and agreements of all Mortgagors are joint and several. This mortgage benefits Mortgagor is successors and assigns, and binds Mortgagor(s) and their respective heirs executors, administrators, successors and assigns.
- 6. If all or any part of the Property or either a legal or equitable interest this rem is sold or transferred by Mortgagor without Mortgagoe's prior written consent, excluding transfers by devise or descent or by operation of It is upon the death of a joint tenant or a partner or by the grant of a leasehold interest in a part of the Property of three years or tess not containing a logical to purchase. Mortgagoe may, at Mortgagoe's option, declare all sums secured by this Mortgago immediately due and payable to the extent allows of hy taw and the notests) hereunder and any failure to exercise said option shall not constitute a warver of the right to exercise the same at any other time.
- 7 (Assignment of Rems. To further secure the indebtedness, Mortgagor does are only sell, assign and transfer unto the Mortgagor all the rents, issues and profits now due and which may hereafter become due under or by virtue of any lease, whicher written or oral, or any letting of, or of any agreement for the use or occupancy of the Property or any part thereof, which may have been herefolione or may be hereafter made or agreed to it as being the intention hereby, to establish an absolute transfer and assignment of all such in hit is and agreements unto Mortgagoe, and Mortgagor Uoes hereby appoint irrevocably Mortgagoe its true and lawful attorney (with or without taking cossesment of the Property) to rent. lease or let all or any portion of the Property to any party at such rental and upon such terms as Mortgagoe shall, in itriduce etch determine, and to collect all of said rents, is sues and profits arising from or accruing at any time hereafter, and all new due or that may he eafter recome due.

Mortgagor represents and agrees that no rent has been or will be paid by any person in possess on of any portion of the Property for more than one installment in advance and that the payment of none of the rents to accrue for any portion of the six Property has been or will be asset reduced, discounted or otherwise discharged or compromised by the Mortgagor. Mortgagor warves any might of set off against any person in possession of any portion of the Property. Mortgagor agrees not to further assign any of the rents or profits of the Imposity. Nothing herein contained shall be construed as constitution the Mortgagor agrees a mortaneous profits of the Imposity.

Nothing herein contained shall be construed as constituting the Mortgagee a mortgagee in possession in the absence of the taking of actual possession of the Properly by the Mortgagee. In the exercise of the powers herein granted Mortgagee, no liability shall be asserted or enforced against Mortgagee, all such liability being expressly waived and released by Mortgager.

Mortgagor further agrees to assign and transfer to Mortgagee by separate written instrument all future leases upon all for any part of the Property and to execute and deliver, at the request of the Mortgagee, all such futher assurances and assignments as Mortgagee shall from time to time require

All leases affecting the Property shall be submitted by Mortgager to Mortgager for its approval prior to the execution ther of All approved and executed leases shall be specifically assigned to Mortgagee by instrument in form satisfactory to Mortgagee

Although it is the intention of the parties that this assignment shall be a present assignment. It is expressly understood up a greed that Mongagee shall not exercise any of the rights or powers conferred until the mongage shall be in default.

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FORM #2907

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STATE MO INCLUDING IMENT OF	2		BRANCH STAMP	RY FWANCE COMP
REAL ES			MAAL 70	MERGURY FINANCE CO 17236 S. HARLE FINLEY PARR