## REMIDESTATE MORTOPICE

THIS MORTGAGE is made this 4th day of October	A400224₩	1994, between the
Mongagor Kenneth Mahung and Juliana L. Mahung, bis		
(herein "Borrower"), and t		
, a corporati		
Haware, whose address is 3612 W. Lincoln Highway. Of		
in the state of th		
WHEREAS, BORROWER is indebted to Lender in the principal su		nd Six Hundred Fifty
6 00/100 Dollars, wi		
October 4, 1994 (herein "Note"), providing for monthl		
f the indebtedness, if not sconer paid, due and payable on Apr		
To Secure to Lender the repayment of the Indebtedness evidenced to turns, with interest thereon, advanced in accordance herewith to protect tomance of the dovenants and agreements of Borrower herein contained, Borrower	by the Note, with interest there the security of this Mortgage, f	on, the payment of all other uture advances, and the per-
he following describation operty located in the County ofCook	_, State of	hereby releasing and walving
alt rights under and by virtue of the homestead exemption laws of the State	of Illinois	
DWELLING: 4949 W. Mashington, Chicago, II. 60644 TAX IDENTIFICATION NUMBER: 16-09-427-003 LEGAL DESCRIPTION:		
LOT 20 AND THE EAST 5 FEET OF LOT 21 IN SUBDIVISION OF THE LAST 1/2 OF THE SOUTH TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE COOK COUNTY, ILLINOIS.	HEAST 1/4 OF BECTI	ON 9.
Together with all the improvements now or neglatter erected on	the nonnews and all seeks and	all flytures now or becoulder
attached to the property, all of which, including replacements and addition property covered by this Mortgage; and all of the foregoing, or ether with a Borrower covenants that Borrower is lawfully seize or the estate convey the Property, that the Property is unancumbered, and that Borrower against all claims and demands, subject to any declarations, easen enta or restitle insurance policy insuring Lander's interest in the Property.  Borrower and Lender covenant and agree as follows:  1. Borrower shall promptly pay when due the principal of and and late charges as provided in the Note and the principal of and 2. Unless applicable law provides otherwise, all payments received applied by Lender first to interest payable on the Note, then to the principal distances.  3. Borrower shall pay all taxes, assessments and other charges, first in a priority over this Mortgage by making payment, when due, directly to the priority over this Mortgage by making payment, when due, directly to the priority over shall keep the improvements now existing or nereafter	aid property are herein referred hereby conveyed and has the review will warrant and defend genestrictions listed in a schedule of the strictions of the indebtedness evicenters on any future advance to be tender under the Note and inal of the Note, and then to increased in a schedule of the Note, and then to increased in the Property insured enected on the Property insured.	right to mortgage, grant and right to mortgage, grant and right the title to the Property exceptions to coverage in any denced by the Note, prepays secured by this Mortgage, paragragh 1 hereof shalf be neerest and principal on any e to the Property which may against loss by fire, nazards
included within the term "extended coverage", and such other hazards as Le as Lender may require. The insurance carrier providing the insurance shiprovided, that such approval shall not be unreasonably withheld. All insurable to Lender and shall include a standard mortgagee clause in favor of an 5. Borrower shall keep the Property in good repair and shall not comm 6. If Borrower falls to perfrom the covenants and agreements concommenced which materially affects unders interest in the Property, includents concerned, or arrangements or proceedings involving a bankrupt or described to, disbursement of reasonable afterney's fees and entry upo Any amounts disbursed by Lender pursuant to this peragraph 6 with Mortgage. Unless Borrower and Lender agree to other terms of payment, a Borrower requesting payment thereof, and shall bear interest from the date pursuanting principal under the Note unless payment of interest at such rate mounts shall bear interest at the highest rate permissible under applicable under may make or cause to be made reasonable entries upon the Borrower reduce for any such inspection specified measonable.	nder may icution and in such at all be chosen by Borrower subtrace policies and repeals there in the master of permit in an armed on this mortuage, or if uding, but not limited to emine ecedent, then Londer at Lemoston as is necessary to project in the Property to make repair. In the property to make repair therest thereon, shall be futuach amounts shall be payable to disbursement at the rate pair of disbursement at the rate pair the would be contrary to applicate the law. Nothing contained in the law. Nothing contained in the set therefor related to Lender's its set therefor related to Lender's in the contrary to applicate the therefor related to Lender's its set therefor the contract there is the contract the co	mounts and for such periods of periods periods to approval by Lender; eof shall be in form acceptions acception of the Property any action or proceeding is not domain, insolvency, code at soption, upon netice to fender's interest, including, a system time to time on a paolishment of the control of the con
5. The proceeds of any award or claim for damages, direct or con aking of the Property, or part thereof, or for conveyance in flow of the flow of conveyance in flow of the co	isequential, in connection with mnation, are hereby assigned a forthe sums secured by this N	any condemnation or other nd shall be paid to Lender. lortgage, with the excess, if
some the due date of the monthly installments referred to in paragraph 1 here  9. Extension of the time for payment or modification of amortization of any successor in interest of Borrower shall not operate to release, in any nuccessors in interest. Lender shall not be required to commence proces or payment or otherwise modify amortization of the sums secured by this	eof or change the amount of sum of the sums secured by this a nanner, the liability of the origin edings against such successo i Mortgage by reason of any de	ch installments. Aorigage granted by Lender ial Borrower and Borrower's or refuse to extend time mand made by the original
10. Any forbearance by Lender in exercising any right or remedy he is a waiver of or preclude the exercise of any such right or remedy. The sens or charges by Lender shall not be a waiver of Lender's right to accelerate the sense of the se	rocurement of insurance or the the maturity of the indebtednes ulative to any other right religious to successively.	s secured by this Mortgage, medy winder this Mortgage
macessors and assigns of Lender and Borrower.  13. Except for any notice required under applicable law to be given this Mortgage shall be given by mailing such notice by certified mail address as Borrower may designate by notice to Lender as provided herein all, return receipt requested, to Lender's address stated herein or to such ot	in another manner, (a) any notions to Borrower at the Proper and (b) any notice to Lender	ce to Borrower provided for ty Address or at such other shall be given by certified
s provided herein. 14. This Mortgage shall be governed by the laws of the State with 15. Borrower shall be furnished a conformed copy of the Note and on hereof.	nere the Property is located. of this Mortgage at the time of	execution or after recorda-