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REAL   Recording recording return American Cer 14409 S Cice	ESTATE MORE Greater to the state of the stat		<b>&gt;</b>	95 APR 10 PH 2: 12	**0002** Recodin	4	29.00
MORTGAGER	IL 60445	ce	rda's the		POSTAGES 95260210 SUBTOTAL TOTAL CHECK CHECK CHECK CHANGE	4 H	29.50 29.50 25.50 25.50 4.00 0.00
14409 S Cice Midlothian 1			MORTGAGE AND WARRANT TO	NAME(S) OF ALL MORTGAGORS WALTER J JOHNBON <sup>0793</sup> 14409 S Cicero Midlothian IL 60445	0014	-	13:18
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE 5/12/95	FINAL PAYA DUE DATE 4/12/99	TOTAL OF PAYMENTS				

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$

(If not contrary to law, this mortgage also secures the payment of all renewals and renewal notes hereof, together with all extensions thereof) The Mortgagors for themselves, their heirs, personal representatives and assigns, mortgagor and warrant to Mortgagee, to secure indebtedness in the amount of the total of payments due and payable as indicated above and indenced by that certain promissory note of even date herewith and future advances, if any, not to exceed the maximum outstanding amount shown above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, and the FOLLOWING DESCRIBED REAL ESTATE, to wit:

LOTS 8, 9 AND 10 IN BLOCK 14 IN H. W. ELMORE'S KEDZIE AVENUE RIDGE BEING A SUBDIVISION OF THE NORTHEAST 1/4 AND THE SOUTH EAST 1/4 OF SECTION 23, TOWNSHIP 36 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING SOUTH OF THE INDIAN BOUNDARY LINE IN COOK COUNTY, ILLINOIS.

N/A

commonly known as 16032 Spaulding Markham IL PRIN 28 23 213 022 0000 28 23 213 023, 024

Office If this box is checked, the following DEMANC FEATURE (Call Option) paragraph is applicable: Anytime after N/A year(s) from the date of this loan we can demand the full balance and you will have to pay the principal amount of the loan and all unpaid interest accrued to the day we make the demand. If we elect to exercise this option you will be given written notice of election at least 90 days before payment is due in full. If you tail to pay, we will have the right to exercise any rights permitted under the note, merigage or deed of trust that secures this loan. If we elect to exercise this option, and the note calls for a prepayment penalty that would be due, there will be

no prepayment penalty. including the rents and profits arising or to arise from the real estate from default until the time to redeem from any sale under judgment of foreclosure shall expire, situated in the County of COOK and State of Winois, hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Minols, and all rights to retain possession of said premises after any default

under and by virtue of the Homestead Exemption Laws of the State of liminous, and all rights to retain possession of said premises after any default in or breach of any of the covenants, agreements, or provisions herein contained.

And it is further provided and agreed that if default be made in the payment of said promissory note (or any of them) or any part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to procure or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgagor of said option or election, be immediately foreclosed; and it shall be lewful for said Mortgagee, agents or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such sufficiency are accounted to the court wherein any such sufficiency are appoint a flexibility to court wherein any such sufficiency are appointed to the court wherein any such sufficiency are applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the laxes and amount found due by such decree.

This instrument prepared by	~ n ^r		11100 0 0	
	P. E. G.	HRIG	of 14409 S C	rcero.
		(Name)	, Illinois.	•
Midlothian			, willow,	
payment of any installment of such interest and the amount a mortgage and the accompanyin default or should any suif be co	principal or of i o paid with leg- og note shall be immenced to to	nterest on said prior mortgage, al interest thereon from the time a deemed to be secured by this preciose said prior mortgage, the	is hereby expressly agreed that should any de the holder of this mortgage may pay such insta of such payment may be added to the indebted mortgage, and it is further expressly agreed that in the amount secured by this mortgage and the of the owner or holder of this mortgage.	isment of principal of hess socured by this ! in the event of such a accompanying note
all taxes and assessments on to any time be upon said premise insurable value thereof, or up to said. Mortgagee and to deliver renewal certificates therefor; and any and all money that not property of them, and a of the money secured hereby, or refusal or neglect of said it for taxes, and all monies thus proproceeds of the sale of said premises, or upon the vesting of assumes secured hereby with the secured hereby the	he said premis is insured for if he amount ren to disaid Mortgag come payable pply the same is r in case said it agor thus to in dishall be seconically of Mortgagur to a such use in the consent of the said premise of out of the said in the said in the said premise of out of such use in the consent of the said premise of the said Mortgag pre	re, extended coverage and varialing unpaid of the said included in the said in the said included in the said	for the payment of said indebtedness keep all dalism and malicious mischief in some reliable lebtedness by suitable policies, payable in all policies of insurance thereon, as soon, receive and receipt, in the name of said Mortgrepolicies of insurance by reason of damage to reasonable expenses in obtaining such the receive same in repairing or rebuilding such the pay taxes, said Mortgagee may procure superest at the rate stated in the promissory note.	case of loss to the case of loss to the naseffected, and all agor or otherwise; for destruction of sald money in satisfaction uliding and in case of sch insurance or pay a and be paid to the cortaned property and rchaser or transferee
And said Mongagor further	r <b>agress in</b> ai ir Notes bies to le	i case of colauti in the payment	3) (1)6 listingst ou send norm when it necouses and	a otici bakan <del>ia</del> n siisii
bear like interest with the princip				
promissory note or in any part agreements herein contained, or such cases, said Mortgagor sha interest in such suit and for the or tien is hereby given upon said together with whatever other ind And it is further mutually u contained shall apply to, and, as said parties respectively.	thereof, or the or in case said if at once owe : collection of the premises for s iebtedness may nderstood and s far as the law	interest there in, or any part the Mortgagee is minuted a party to a said Mortgagee reasonable attoo a mount due and secured by this such fees, and in case of fored y be due and secured hereay. It is agreed, by and between the gallows, be binding upon and be allows, be binding upon and be	and Mortgagee, that if default be made in the precipitation of the existence of this mortany suit by reason of the existence of this mortany's or solicitor's fees for protecting a mortgage, whether by foreclosure proceeding osure hereof, a decree shall be entered for suffices hereto, that the covenants, agreements a nor incovered to the heirs, executors, administration.	of the covenants, or trade, then or in any sor otherwise, and a such reasonable less, and provisions herein
		4	2 at 2 4 at 2 at 2 at 2 at 2 at 2 at 2 a	day of
In witness whereof, the said	rogsgnoM b	ha shereunio setb	ishandnnd sealthis 30th	day of
In witness whereof, the said	d Mortgagor	has hereunto set h	ishand this 30th	L. day of
MARCH	. <u>, , , , , , , , , , , , , , , , , , ,</u>	,A.D. 1995	ishand this 30th	
MARCH Walter Jalm	~~~	,A.D. 1995 (SEAL)	**************************************	(SEAL)
MARCH	~~~	,A.D. 1995	TOFFICIAL SEAL	
MARCH Walter Jalm	~~~	,A.D. 1995 (SEAL)	PATRICIAL SEAL  PATRICIA E. GEHRIG  NOTARY PUBLIC STATE OF ILLIA(15)	(SEAL)
Walter Johnson	<i>Su</i> ~~	,A.D. 1995 (SEAL)	OFFICIAL SEAL	(SEAL)
MARCH Walter	<i>Su</i> ~~	,A.D. 1995 (SEAL)	PATRICIAL SEAL  PATRICIA E. GEHRIG  NOTARY PUBLIC STATE OF ILLIA(15)	(SEAL)
MARCH  Walter J Johnson  STATE OF ILLINOIS, County of  I, the undersigned, a Nolary personally known to me to be to day in person and acknowledge	COOK  Public, in and the same perso	, A.D. 1995	PATRICIAL SEAL PATRICIA E. GEHRIG NOTARY PUBLIC. STATE OF ILLIA(IS) MY COMMISSION EXPIRES (15/15) said, do hereby certify that he is subscribed to the foregoing instrument up:	(SEAL)
MARCH Walter J Johnson STATE OF ILLINOIS, County of I, the undersigned, a Nolary personally known to me to be to day in person and acknowledge and voluntary act, for the uses a	COOK  Public, in and he same perso led that	, A.D	**OFFICIAL SEAL PATRIGIA E. GEHRIG NOTARY PUBLIC, STATE OF ILLIA(15) MY COMMISSION EXPIRES (15/15)  said, do hereby certify that he is subscribed to the foregoing instrument to; sealed and delivered said instrument as nese and waiver of the right of homestead.	(SEAL) (SEAL)  ared before me this 1 s free
MARCH  Walter J Johnson  STATE OF ILLINOIS, County of  I, the undersigned, a Notary personally known to me to be to day in person and acknowledge and voluntary act, for the uses a	COOK  Public, in and the same perso	, A.D. 1995	PATRIGIA E. GEHRIG NOTARY PUBLIC. STATE OF ILLIA(IS) MY COMMISSION EXPIRES (18/15) said, do hereby certify that he is subscribed to the foregoing instrument as sealed and delivered said instrument as	(SEAL)
MARCH Walter J Johnson STATE OF ILLINOIS, County of I, the undersigned, a Nolary personally known to me to be to day in person and acknowledge and voluntary act, for the uses a	COOK  Public, in and he same perso led that	, A.D	PATRICIAL SEAL PATRICIA E. GEHRIC NOTARY PUBLIC. STATE OF ILLIA(15) MY COMMISSION EXPIRES (15) said, do hereby certify that he is subscribed to the foregoing instrument to sealed and delivered said instrument as mase and waiver of the right of homestead.  Oth day of March	(SEAL) (SEAL)  ared before me this 1 s free
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# Change of Information

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Property of Cook County Clerk's Office



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Change of Information

# Example document - read the following rules 1. Charge must be under the following rules 2. Do hist was questioned. 3. Print the children with black per only 4. Do hist Xerry with black per only 5. Print to CAPTAL Vietry with black per only 6. Albertisty and quest between names, numbers, and addresses. PIN NUMBER: A M E L I C A W G E W E R A I F I W MARLING ADDRESS: I 4 4 0 9 5 C I L E L O CITY: M I D L D T H I A W STATE: I L PROPERTY ADDRESS: I 6 3 3 5 P A U L D I W 6 CITY: 70 A U W 4 A M STATE: I I

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COOK COUNTY TREASURER

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Property of Cook County Clerk's Office

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Change of Information

#### Scennable document - read the following rules

- Changes must be top! within the space first-lions shown
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   Print in CAPITAL tribers with black pen only
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- 5. Allow only one space between names, numbers, and addresses.

### SPECIAL NOTE:

- If a TRUST number is involved, it must be put with the NAME, incre one space between the name and number If you don't have enough room for your full items, just your last name will be adequate Property Index numbers (PMM) must be included on every form

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COOK COUNTY TREASURER

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Property of Cook County Clerk's Office