cording Requ	ested by		AL ESIATE MON		.	
TO	}	Ū	NOFF	OOK COUNTY RECORDER	COP	Y
Amery	ian	Giren	JL(DADAM GAME		
7030	u)	159m st		RKHAM DIFFICE		
Och	od	PATK 12 ES OF ALL MORTG	100400		_	##9002##
	(J-KK		AGONS			RECODIN 4 23.00
CAFL	TON	GALL			- [POSTAGES # \$.50 PENALTY # 28.80
1448	. 👡	72-15				97424932 # SUBTOTAL 43.50
(, **() **	., -		9,42	5 932		TOTAL 43.50
	MORTGAGEE:			10.3.	7	CHECK 55.80 CHANGE 11.56
MORTGAGE		İ				3 PURC CTR
AND WARRANT	D	Aning Sales	, word		86/13/	/97 8881 HCW 14:55
TO	Loop per Rosping of westwaren IL bory					
NO. OF	-	$ \sim$ $-$	AMOUNT OF	T AMOUNT OF		
PAYMENTS	5	AMOUNT OF FIRST AYMENT	EACH PAYMENT	LAST PAYMENT		
84	-	191.02	191.02	191.02		
FIRST PAYME		DUE DATE EACH MONTH	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS		
	f	Ť		16,045.68		2500005000105
THIS MODT	GAGE	SECURES FUTURE	ADV. N.FS - MAXI	MUM OUTSTAND	NG \$	RECORDER'S USE
AKA 144 CHI		72ND ST . IL 60636		OHN!		TALLY DATES TO SERVICE OF THE SERVIC
ور ا	റ	20 - 29 -	106-023	3	C	Mary Rober Subs and under the state of the s
(73	3:00
				estate from default :	until the time to red	eem from any sale under judgment ate of Illinois, hereby releasing and
waiving all r said premises And it is fur the interest of renew in said co or election, and to receive and to receive	rights us after a rither pro- thereon ance, as antioned ontract of the immediate all ridebted rofits to	ny default in or bread ovided and agreed the or any part thereof, hereinafter provided, is shall thereupon, at contained to the come diately foreclosed; as ents, issues and profit less secured hereby, to be applied on the	if the Homestead Exerth of any of the coven- at if default be made, when due, or in case, then and in such case the option of the hole trary notwithstanding and it shall be lawful for the the court where and the court where	ants, agreements, or in the payment of of waste or non-pairie, the whole of said der of the contract, and this mortgage is said Mortgage, agreement said Mortgage, agreement such suit is er foreclosure sale, (Address)	provisions herein co said contract (or an yment of taxes or as I principal and inter become immediately may, without notice ents or attorneys, to r the deduction of r pending may appoin the taxes and the a	and all right to retain possession of initialized. By of them) or any part thereof, or sessments, or neglect to procure or rest secured by the contract in this y due and payable; anything herein is to said Mortgagor of said option center into and upon said premises reasonable expenses, to be applied in a Receiver to collect said rents, mount found due by such decree. BOGGO WILLIAMS
@13-00004 (TR) (96 V. 7 -90)			ORIGINAL	-	

e and the accompanying contract shall be dee med to be secured by this mort Faul and property of any time the street and the property of t (10) end the accompanying of in is, and will as a further security for the payment of said indebtedness keep all buildings the isoned for fire, extended coverage, vandatism and maticious mischief in some reliable company, up to the said indebtedness by sultable policies, payable in case of loss to the said o it all policies of kielrance thereon, as soon as effected, and all renewel certificates the refer, and said Mortes other and recipit; he the same of said Mortgagor or exhausterior any and all money that may become play to policide of bindings or same of said Mortgagor or exhausterior of said buildings or same of them, and apply these in elitability may money in satisfaction of the money secured hereby, or in case said Mortgagos shall a siring or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver in binding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver in binding such insure such insure or pay such taxes, and all moneys then said shall be secured hereby; round be gold but of the proceeds of the sale of said premises, or out of such insurance money if not other. fortgagor thus to insure or deliver such policit id shall be secured hereby; and shall b e and all sums hereby secured shall become due and payable at the m, this mortes without notice to Morte gor forthwith upon the conveyance of Morassor's title to all or any portion of said a of upon the velting of such title in any manner in persons or entities other than, or with, Mortgager unless the purch the indeterment secured hereby with the consent of the Mortgages. Marketer further agrees that in case of default in the payment of the interest on said contract with interest with the principal of said contract. any of them of any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any part thereof, when due, or in case of a breach in any part thereof, when due, or in case of a breach in any part thereof, when due, or in case of a breach in any part thereof, when due, or in case of a breach in any part thereof, when due, or in case of a breach in any part thereof, when due, or in case of a breach in any part thereof, when due, or in case of a breach in any part the case, said Mortanese shall at once any part of the case, said Mortanese shall at once any part of the case, said Mortanese shall at once any part of the case, said Mortanese shall at once any part of the case, said Mortanese shall at once any part of the case, said Mortanese shall at once any part of the case of a break and the case of th m, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for protecting its insurest in such suit and for the collection of the art (un) due and secured by this mortgage, whether by foreclosure pr spon said premises for such feer, and in case of foreclosure hereof, a decree shall be entered for such reasonable fees, together with wh other indebtedness may be due and secured hereby. And it is further methody under out and agreed, by and between the parties hereto, that the covenants, agreements and provisions here contained shall apply to, and, as for as the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and selfnest effected, the said Mortgagor_ha, hereunto set MEAL SEALI January Bark Braker Bark 🌬 计接触的键 化 MEAL STATE OF ILLMOIS, County of the undersigned, a Notary Public, in and for said County and Stran aforesaid, do hereby certify that personally known to me to be the same person. the foregoing instrument present before me this day in person and acknowledge the signed, sealer and delivered said instrument as the free and in **'OFFICIAL SEAL"** act, for the uses and purposes there in set forth, including the release and waiver of the vig of homestead. Given under my hand and _ AIHL day of ___ Notary Fut lic