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MORTGAGE (ILLINOIS)

3900100137

GEFT-U1 FELTRIAN \$27.58 T#0014 TRAN 2207 05/13/97 (0:22:00 12550 : JU #-97-335993 000- CLATY RECORDER

4		And a second
THIS DIDENTURE, made A	Porci 1.	19 <u>.97</u> , between
	por la	TA TA TO DEL MOCIO
ALVIN SANTIAGO	——————————————————————————————————————	
-	<u> </u>	
2633 N. RICHMOND ST		M647
(NO. AND STREET)		(STATE)
herein referred to as "Mortgaga.	as" and .	92
SOUTH CENTRAL BANK		
555 WEST ROOSEVELT	ROAD CHICAGO	D. BLINOS & 807
(NO. AND STREET)	(CITY)	(STALE)
herein referred to as "Mongages	r." witnesseth:	
THAT WHEREAS the Mon		he Mortgagee upon the Parel Inst-Americ Contract dated
ANGOLIA 37	COMP THREE MINISTER	INCRES - E JOHN AND SUPPLEMENT DOLLARS
(8 32.328.94), payable to the order of a	and deligered to the Mostswere, in a . 1 or which contract the Mostswere, moraise to
pay the said Amount Financed to Retail Installment Contract from	ogether with a Finance Charge (on the principal balance of the Appears Figur and in accordance with the terms of the
5/16	19 97, and a final installment	at of \$ 355.63
between after maturity at the App	nual Percentage Bate stated in th	the contract, and all of said indebtedness is on dispayable arranch place as the holders
		in the absence of such appointment, then at the office of the holder at ANY, SSS WEST ROUSEVELT ROAD, CHICAGO, ILLL FOR #5507-4991.
		nent of the said sum in accordance with the terms, process as and finitetions of this
mortgage, and the performance o	of the covenants and agreements	is berein contained, by the Mortragors to be performed, do by three presents CONVEY
AND WARRANT usus the Mortes	pages, and Mortgages's successored being to the CITY OF C	pry and assigns, the following described Real Estate and all their every right, title and
COOK	·	TATE OF HAINOIS, to wit:
LOT 32 IN BLUCK 5 1	M BYRON A. BALLWIN	I'S SUBDIVISION OF LOT 4 IN HEALD, BARRON AND
OTHERS SUBDIVISION	OF THE NE 1/4 UP 17	THE SV 1/4 OF SECTION 25, TOWNSHIP 40 NORTH,
RANGE 13, EAST OF I	HE THIRD PRINCIPAL	MERIDIAN, IN COOK COUNTY, ILLINOIS.
which, with the troperty bereity	after described, is referred to here	erin as the Inemises."

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PERMANENT REAL	ESTATE UNDEX NUMBER: 13-25-313-0	07	
ADDRESS OF REM	ses <mark>2633 M. Richold St.,, Chi</mark>	CASD, 11 60647	
PREPARED NO.	TV LAM, 555 WEST ROOSEVELT RO	AD. CHICAGO IL 60607-4991	
thereof for no long or and not necondarily) light, power, nebigs window shades, stor- gest of said real east in the president by his TES HAME AND ones benefic set, footh, and benefic the floor	with all improvements, tenements, comments, fix and charing all such times as blortgagous may be enti- and all apparatus, equipment or articles now or be entired. Whether single units or centrally controll as down, and windows, floor coverings, insolve bed as whether physically attached thereto or too, and any 4,75 or their successors or assigns shall be con a TO BY AD the premises onto the blustgages, and free time a 1 rights and benefits under and by virtuits (pagents do 1 etc.) by explosing release and waive.	then thereto (which are pictiged primarily and on a creative therein and thereon used to supply heat, pob), and ventilation, including (without restriction, as durings, stores and water bearers. All of the for it is agreed that all nimits apparatus, equipment exidence as constituting part of the real extens. the biotegagne's successors and assigns, forever, for	parity with said real estate; as, air conditioning, water, g the foregoing), arrents, regoing are declared to be a or articles bereafter placed. If the purpose and upon the
	ectoning of the pay A The consumer, conditions		
	to proper and the property of		
Witness the h	and, and seal, of Mortgagou (t): 🚓 and year fina.	ahoue writters.	
PLEASE PSEKT CR.	The same of the sa	(See)	(\$24)
TYPE NAME(S)		(Sinal)	Confi
SIGNATURE(5)			
State of Mincin, Court	ed COOK	a. A the undersigned, a Notary Pel	lic to and the said County
	in the State aforesold, DO HERERY CERTIFY th	a ALVIN SAUTINGO	
DOPRESS "	personally known to me to be the same person one this day in person, and acknowledge that	whose name is subscribed to the foregoing instrum	
HERE		erem see forth, including the release of a waiver of	
Given under my band	7-7, 6	dayor 1) Kajek	19977
Commission empires	7-24-2000	Georgen Stans	(1)
		·	70

OFFICIAL SEAL GEORGENE STEINARYER WITAGO RUBLE, BOUTE OF BLANCON MY COMMISSION DEFINES PROSESS

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CONTINUAL COVENANTS . CONTINUES AND PROVISIONS REFERRED TO ON PAGE 2 OF THIS MORTGAGE AND ACCURACE THE MORTGAGE AND

- Interprete shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become paraged or he destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien and repressly subordinated to the lien hereof; (3) pay when due any indebtedness which may be accused by a lien or charge on the premises superior to the flen hereof and upon request exhibit satisfactory evidence of the discharge of such prior lien to Mortgagge or to holder of the contract; (4) complete within a responsible time any buildings or buildings now or at any time in progress of erection upon said premises; (5) comply with all requirements of two manufactors or minimarces with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or manufactor ordinances.
- 2. Mortgagors shall pay before any penalty attaches all general taxes and shall pay special taxes, special assessments, water charges, sever service charges, and other charges against the premises when due, and shall upon written request, furnish to Mortgagors or to holder of the contract deplicate secripts therefor. To present default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment solich Mortgagors may desire to contest.
- 3. Mortgagors shall by (0 as) buildings and improvements now and hereafter situated on said premises immed against loss or damage by fire, lightning and windstorm under policies providing for payment by immunous companies of moneys sufficient either to pay the cost of reglating or sugaining the same or to pay in (all) the indebtedness secured hereby, all in companies satisfactory to the bolder of the contract, under immunous policies payable, in case of loss or dy, ozy 2, to Mortgages, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all including additional and renewal policies to holder of the contract and in case of insurance about to expire, shall deliver renewal policies not less than ten then ten then prior to the respraine dates of expiration.
- 4. In once of default therein, Mortgagee or the briber of the contract may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner description, and may, but need not, make full or partial payments of principal or interest on prior annumbrances, if any, and purchase, discharge, comproming or with any tax lien or other prior lien or title or claim thereof, or redeem from any tax take or furficiente, affecting said premises or comest any tax or summent. All moneys paid for any of these purposes herein authorized and all expenses paid or humaned in connection therewith, including attorneys fare, and any other moneys advanced by Mortgagee or the bolders of the contract to protect the mortgaged premises and the firm besent, shall be so made distinguished as a waises of any right according to these on account of any default hereunder on the part of the Mortgagore.
- 5. The Mortgages of the holder of the contract hereby secured making any payment hereby authorized relating to taxes and assessments, may do appropriate public of any bill, assessment or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lies or title or chica "servol.
- 6. Mortgagors shall pay each item of indebtedness herein mentioned, when the according to the terms hereof. At the option of the bolder of the contract, and without notice to the Mortgagors, all unpoid indebtedness secured by the Mortgago shall notwithstanding anything in the contract or in this Mortgage to the contract, become due and payable (a) immediately in the case of default in making pay ment of any installment on the contract, or (b) when default shall occur and continue for these days in the performance of any other agreement of the 'cortgagors herein contained.
- 7. When the indebtedoes hereby secured shall become due whether by acceleration or otherwise, Mortgages which have the right to forestone the lien bereof, these shall be allowed and included as additional indebted as in the destree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgages or bolder of the contract for "stort"; if fees, appealine's fees, outling for documentary and expert evidence, stenographics' charges, publication costs and costs. (which may be estimated to incurred by expensive after entry of the destree.) of procuring all such abstracts of title, title searches and examinations, guarantee policies. Tortens "ext licates and similar data and assurances with respect to title as Mortgages or holder of the contract may deem to be reasonable necessary either to prove cost; such suit ut to enthere as any sale which may be had pursuant to such decree the true condition of the title to or the value of the premises. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured benefit and immediately due and payable, when paid or incurred by Mortgages or holder of the contract in connection with (a) any proceeding, including probate and bankrupusy proceedings, to which either of them shall be a party, either as plaintiff, claimant or defendant, by reason of this Mortgage or any indebtedness benefits recorded or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof whether or not actually commenced or (c) preparations for the defense of any threatened suit or proceeding which might affect the premises or the security hereof whether or not actually commenced.

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A. The groupeds of any foreshours sale of the premises shall be distributed and applied to the following order of priority: First, on account of all cours and expenses incident to the foreshours proceedings, including all such instruments are mentioned in the preceding paragraph betwoir account, all other items which under the terms betwoir constitute secured indulatedness additional to that evidenced by the communic, third, all other individuals if any, remaining unguid on the contract; fourth, any overplants Mortgagers, their heirs, legal representations or assigns as their may appear.

Such appointment may be usade either before or after sale without notice, without regard to the solutions or insolutions of blattyagons at the time of application formula receiver and without regard to the them regard to the premises or whether the same shall be them occupied as a homestead or not and the Montgagor hereunder may be appointed as such receiver. Such receiver shall have power to collect the rects, issues and grofits of said possions that the homestead or not desire the parallelary of such functionare suit and in case of a sale and a deficiency during the full statutory period of redemption, whether there be redemption or not, as well as during any further times when blootyagons, except for the intervention of such receiver, would be entitled to collect such rects, issues and grofits, and all other powers which may be necessary or are usual in such cases for the protection, powersion, counted, management and operation of the premises during the whole of said period. The court from time to time may authorize the receiver to apply the net income in his lands in payment in whole or in part of; (1) The indebtedness secured beneby; or by any decree forceboding this Montgago or any cas, special assessment or other lieu which may be of feature superior to the lieu beneaf or of such decree, provided such application is made prior to forechours sale. (2) the deficiency in case of a sale and, officiency.

10. He action for the enforce ner 1 of the lien or any provision berrof shall be subject to any defense which would not be good and available to the party interposing same in an action at the upon the contract beneby secured.

12. Histogram on the holder of the contract shall have the right to inspect the premises at all resonable times and access thereto shall be perioded for that purpose.

12: If Montgagors shall sell, assign or transfer atry to july title on interest in said premises, or any gontion thereof, without the written commut of the holder of the contract secured hereby, bolder shall have the right, as bolder's option, to declare all uspaid indebtedness secured by this mortgage to be immediately due and payable, anything in said contract or this nortgage to the contrary motavithstanding.

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NSTRUCTIONS