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#4174 12/81 (Item #1132)

## UNOFFICIAL SGORY OF O

## MORTGAGE

(INCLUDING ASSIGNMENT OF RENTS)

		Larry .	Joseph Lyde And	Preddie K. Lyde
PASON LEESTAD ASSTRACT PLOT STAND	alotenment a	Common Dab in	oint Tenancy	(whether one or more), of
Immaten	in the Count	ly of Ugok		and State of Illinois
ment due not later than NOV 2 7 40 advanced or expenses incurred by Mortgethe "Indebtedness"), the following describ	agur, beering eyen 19 0/2/2 gee pursuant to thi bed Real Estate:	n date herewith, payet eny extensions, rens is mortgage, including	ble to the order of Miswals or modification g without limitation,	ortgages, with the Final Install- na of said note; and any cost costs of collection, (hereinafter
Lot 6 in block 1 : the Southwest 1/4 or	in Weber's So f the Southea	ant 1/4 of Sec	tion 24, Towns	alp 41 North,
		land Evanston L		
900				
situated in the County of	, all awarrs and pa and fixtures, ell ca wa of this State.	syments made as a re alled the "Property"),	sault of the exercise of hereby releasing an	d waiving all rights under and
Mortgagor covenants: that at the time	Advance Mo:	t. Corp. Doog I	12766519	the Property except
This mortgage consists of two pages.	The covenants, or	andifficial provisions	and sasignment of r	ents appearing on page 2 (the '
reverse side of this mortgage) are incorpore heirs, successors and assigns. The undersigned acknowledge receipt	ated herein by refer	rence and are a part h	iereaf and shall be bi	nding on the Mortgegars, their
DATED, This22	day of Nov	///	/	
	·	Harr	May	(SEAL)
· · · · · · · · · · · · · · · · · · ·	$\mathcal{A}$	LIEGALY	105	18EAL)
STATE OF ILLINOIS  Oook	)88.		14,	
COUNTY OF	<u></u> }		'5	Tanania Tanin
I, the undersigned not r in and fet ne and Freddie K. Icde ( Dan	ried to each	other) not in	Tenancy in com	Larry Joseph Lyde
personally known to me to be the same properties me this day in person, and ecknowers and voluntary sot, for the uses and put	wledged that "the	<u>. Y signed, sealed an</u>	d delivered the said	
GIVEN under my hand and notarial seal	l, this22	2 (-1)	ol Nov	AD. 19.85
		veig	0	<b>6</b>
	Му	commission expires	Mar 313	1981
3	3			
÷		nance Corp. of IIII	nola	No.
<b>,</b>	, Evans	128 Davis \$t. Iston, IL 60201	PA,	
This instrument was prepared by	* 1 Am	: 312 - 869-9640)	) 	348850d
	:			
			•	5.3.6
K.		14		112 8

THE COVENANTS, CONDITIONS, PROVISIONS AND ASSIGNMENT OF RENTS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS MORTGAGE:.

1. Mortgagor shall keep the improvement on the Property industrial against any loss or distance occasioned by fire, extended coverage perils and such other hexards as Martgage may require, through insurer approved by Mortgages, in amounts not tess than the unpaid balance of the Indebtedness plus any other indebtedness secured by the Property, without co-insurance. The policies shall contain the stendard mortgage clause in favor of Mortgages and, unless Mortgages otherwise agrees in writing, the original or, if this is not a first mortgage, a certificate or memorandum copy of all policies covering the Property shall be deposited with Mortgages. Mortgagor shall promptly give notice of loss to insurance companies and Mortgages. If this is a first mortgage, Martgages may adjust or compromise any claim and all proceeds from such insurance shall be applied, at Mortgages's option, to the installments of the Note in the inverse order of their maturities or to the restoration of the improvements on the Property. In the inverse order of their maturities or to the restoration of the improvements on the Property.

2. Mortgagor covenants: to keep the Property free from other liens and encumbrances superior to the lien of this mortgage; to pay all superior liens of encumbrances as they fall due; to keep the Amberty in good and tenentable condition and repeir, 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 siter any part of the Property without Mortgagee's prior written bonsent, except Mortgagor may remove a fixture, provided the fixture is promptly replaced with another fixture of at least equal utility, to comply with all laws, ordinances, and regulations effecting the Property, to permit Mortgagee and its authorized representatives to enter the Property are associable times to inspect it and at Mortgagee's option, repair or restore it; if this is a first mortgage, to pay Mortgagee sufficient funds at such times as Mortgagee designates, to pay the estimated annual real estate taxes and assessments on the Property and all property insurance premiums (hereinafter "Escrow"), but, if not designated to be paid to Escrow, to pay before they become definition all taxes, assessments and other charges which may be levied or assessed against the Property, and to pay the property insurance premiums when due. Upon Mortgagor's failure to perform any duty herein, Mortgagee 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 data incurred until date paid at the highey of the annual percentage rate disclosed on the note of even date herewith or the highest rate silowed by law. No interest will be paid on funds held in Escrow and notwithetending the existence at 3. Mortgages, without notice, and without regard to the consideration, if any, paid therefor, and notwithstending the existence at that time of any inferior liens thereor, may release any part of the Property or any person liable for any indebtedries secured hereby, without in any way affecting the liability of any party to the Indebtedries and mortgage and without in any way affecting the priority of the lien of this mortgage, to the full extent of the indebtedries remaining unpaid hereunder, upon any part of the security not expressing released, and may agree of its any party obligated on the indebtedriess or having any interest in the security described herein to extend the time for payment of any or all of the indebtedriess 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 4. Upon default by Mortpigor in any term of an instrument evidencing part or all of the Indebtedness; upon Mortgagor or a surety for any of the Indebtedness decology to exist, becoming insolvent or a subject of bankruptcy or other insolvency proceedings; or upon breach by Mortgagor of any coving to other provision herein, all the Indebtedness shall at Mortgagoe's option be accelerated and become immediately due and payable. Mortgagoe shall have all lawful remedias, including foreclosure, but failure to exercise any remedy shall not waive it and all remodes shall be cumulative rather than alternative; and in any suit to foreclose the lien hereof or enforce any other remedy of Mortgagor, under this mortgago or any instrument evidencing part or all of the Indebtedness, there shall be allowed and included as additional indebtedness in the decree for sale or other judgment or decree, all expenditures and expenses which may be paid or incurred by or on brine's of Mortgagoe, including but not limited to attorney's and title fees. 5. Mortgages may waive any default without waiving any other subsequent or prior default by Mortgagor. Upon the commencement or during the pendency of an action to receive this mortgage, or enforce any other remedies of Mortgages under it, without regard to the adequacy of the Property as security, it is court may appoint a receiver of the Property (including homestesd interest) without bond, and may empower the receiver to take possession of the Property and collect the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits, when so collected, to be held and applied as the court may direct. Invalidity or unenforceability of any provision of this mortgage shall not affect the validity or enforceability of any other provision. The covenants and agreements of all Mortgagors are joint and several. This mortgage benefits Mortgagos, its successors and assigns, and binds Mortgagors) and their respective heirs, executors, administrators, auggessors, and assigns. successors and assigns. 6. If all or any part of the Property or either a legal of equitable interest therein is sold or transferred by Mortgagor without Mortgagoe's prior written consent, excluding transfers by devise or descent or by operation of law upon the death of a joint tenant or a partner or by the grant of a lessehold interest in a part of the horsetty of three years or less not containing an option to purchase, Mortgagoe may, at Mortgagoe's option, declare all sums secured by this Mortgago immediately due and payable to the extent allowed by law and the note(s) hereunder and any failure to exercise said option shall not constitute a waiver of the right to exercise the same at any other time. 7. Assignment of Rents. To further secure the Indebtedness, Mortgago; 4 set hereby sell, assign and transfer unto the Mortgagoe all the rents, issues and profits now due and which may hereafter become due under or by virtue of any lease, whether written or orei, or any letting of, or of any agreement for the use or occupancy of the Property or any part thereof, which may have been heretofore or may be hereafter made or agreed to, it being the intention hereby to establish an abrulute transfer and assignment of all of such leases and agreements unto Mortgagoe, and Mortgagor does hereby appoint irravocating hereby to read leave and leavel storney (with our taking possession of the Property) to rent, lease or let all or any portion of the Property at such rental and upon such terms as Mortgagoe shall, in its discretion determine, and to collect all of said rents. Mortgagor represents and agrees that no rent has been or will be paid by any person in pleasession of any portion of the Property for more than one installment in advance and that the payment of none of the rents to accrum for any portion of the said Property has been or will be waived, released, reduced, discounted or otherwise discharged or compromited by the Mortgagor. Mortgagor waives any right 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 Property. Nothing herein contained shall be construed as constituting the Mortgagee a mortgagee in pass said to the absence of the taking of actual possession of the Property by the Mortgagee. In the exercise of the powers herein grants the chargese, no liability shall be asserted or enforced against Mortgagee, all such liability being expressly waived and released by Mortgagee. Mortgagor further agrees to assign and transfer to Mortgagee by separate written instrument all future leaves upon all or any part of the Property and to execute and deliver, at the request of the Mortgagee, all such further assurances and deliver, at the request of the Mortgagee, all such further assurances and deliver, at the request of the Mortgagee, all such further assurances and deliver, at the request of the Mortgagee, all such further assurances and deliver. All lesses affecting the Property shall be submitted by Mortgagor to Mortgagee for its approval prior to the execution thereof. All approved and executed lesses 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 and agreed that Mortgages shall not exercise any of the rights or powers conferred until the mortgage shall be in default. 48856 Canangl Finance Corporation Evension, Hincis 50201 828 Davis Sneet 8 35 Phone 869-9640 CHICAGO TUTE IL 9