oute identified PM

MORTGAGE (Illinois) For Use With Note Form No. 1447

(Above Space For Recorder's Use Only)

	Eva T	orchalski,			3501 W	. Madi (No. and	n Henr son Dr Street)		Nile	(City)	. 60	648 (SI	iate)	
	herein refer	red to as "Mortgage	ors," and	State	Natio	nal Ba	nk							
	T002	Orrington A	Me.' TA	(City)	14. 'TH'	00209	State)		herein re	ferred to	as "Mo	rtgagee	," witr	nesseth:
		WHEREAS, the M												
	OFTER	Thousand Se	even hund 16 - Laurable	rea ri	trty-e:	ignt.a	na Joy. Ia the Mort	.±00~	in and b	TTTTT	rate the	Morten	*****	ennim to
	pay the said	(S 10,758.3 d principal sum and	interest at the	rate and in	installmen	ts as provi	ded in said	note,	with a fir	nal payn	sent of t	the balar	ice du	e on the
	TBL 4	lay of .NOVembe	E.E. , 19. 75 (F	', and all c	of said prin	cipal and i	nterest are	made p	rayable a	t such p	lace as t	the holde	ers of	the note
	may, from	time to time, in writ o.i.s	ting appoint, an	d in absen	ce of such	appointmei	it, then at	the offi	ce of the	Mortga	gee in	Evai	15.20	}n
	NOW, THEREFORE, the Mortgagors to s provisions and limitation of this mortgage, and formed, and also in ec. sideration of the sum of CONVEY and WARKAN, unto the Mortgagee estate, right, title and interest, herein, situate, lying				the performance of the covenas of One Dollar in hand paid, the s, and the Mortgagee's successor- ig and being in the			cipal sum of money and said interest in accordance with ant and agreements herein contained, by the Mortgagor he receipt whereof is hereby acknowledged, do by the rs and assigns, the following described Real Estate and AND STATE OF ILLING					gors to these and all	o be per- presents I of their
	T.O.M. 03	NE HUNDRED	Q	a						,				
	LOT ON	NE HUNDRED eenwood Est	SIXIY-EI	GHT ing a	Subdiv	ieion	in th	e Ta	et Ha	(168)	f the		
		west Quarte												
	of the	e Third Pri	ncipal M	eridia	n, acc	ording	g to Pi	lat	there	of r	eqist	tered	l	
	in the	e Office of	the Reg	istrar	of Ti	tles o	of Cool	k Co	unty,	111	inois	s, on	1	
	August	t 1, 1958, ss of Prope	as Docum	ert Nu O'W	mper 1	.809899	d. loc tr	coca	10					
		nent Real E							10					
_	which, with	the property hereins THER with all impr	after described,	is referred	to berein a	ns the ^d pre	mises,"	es ther	eta bulan	voino ar	od all re	ente icen	4P 6B/	d profite
W.	increor for s	so long and during a ot secondarily) and	ill such times av	: Morteago	rs nav oe	entitled the	reto (whic	h are n	oledeed ni	rimarily	and on a	a marity	with a	said real
-	water, light,	power, refrigeration	n (whether sing	de units o	r centrally	ermrolled	and vent	tilation,	includin	ed to sup g (with	out restr	t, gas, an ricting th	r cond 19 for	ittoning, egoing),
4	declared to	power, refrigeration dow shades, storm be a part of said re	al estate wheth	gows, nool er physica	r coverings Hy attached	that or be thereto o	eds, awning ir not, and	gs, stovi it is a	es and w greed the	ater hea at all sid	iters. All milar app	l of the paratus,	forego	oing are ment or
٤.														
1	upon the use which said r	VE AND TO HOLE es herein set forth, l rights and benefits the	free from all ri he Mortgagors :	ghts and b do hereby	enefits unde expressly r	er and ly : elease and	virtue of th y sive.	e Hom	estead Ex	kemption	Laws o	of the St	ite of	Illinois,
13	The nam	ne of a record owner	is: Henry	y_J. T	orchal	ski a	id Eya	Tor	chals	ki.	his v	wife_		
13							~ / /							
-1														
7	Proces	eds of Loan	: \$10.0	00.00										
to The		eds of Loan					5							
なれば	The sal	le or transfe	r of the p	remises										
wite identified	The sal	le or transfe es without th	r of the p	remises consen	of the	trust								
7	The sal	le or transfe es without th tute a defaul	r of the p e written t by the m two pages. The	remises consent ortgago	of the or hereu	e trusto under. us and pro	ee or ti	he ba	Jers on page	of th	ne Not	e sha ide of t	11 his me	origuge)
7	The sal	le or transfe es without th tute a defaul	r of the p e written t by the m two pages. The	remises consent ortgago	of the or hereu	e trusto under. us and pro	ee or ti	he ba	Jers on page	of th	ne Not	e sha ide of t	11 his me	origuge)
7	The sal	le or transfe es without th tute a defaul origage consists of ated herein by refer SS the hand an	r of the p e written t by the m two pages. The	remises consent ortgago	of the or hereu	e trusto under. us and pro	ee or ti	he ba	Jers on page	of th	reverse s	e sha ide of t	11 his me	
``	The sal premise constil This me are incorpor WITNE	le or transfe es without th tute a defaul ortgage consists of ated herein by refere SS the hand an	r of the p e written t by the m two pages. The	remises consent ortgago	of the or here or here of the shall the day a	trust	visions app g on the M	he ba	on page	of the chelrs, s	reverse s	e sha side of the s and as	11 his me	origuge)
Thi	The salpremise constitution of	le or transfe es without th tute a defaul origage consists of a ated herein by refer SS the hand an PLEASE PRINT OR ACTURE NAME(S) IN BELOW	r of the p e written t by the m two pages. The	remises consent ortgago	of the or here or here of the shall the day a	e trusto under. us and pro	visions app g on the M	he ba	on page	of the chelrs, s	ne Not reverse s uccessors	e sha side of the s and as	11 his me	(Seal)
Thi	The salpremise constitution of	le or transfe es without th tute a defaul origage consists of a ated herein by refer SS the hand an PLEASE PRINT OR ACTURE NAME(S) IN BELOW	r of the p e written t by the m two pages. The	remises consent ortgago	of the or here or here of the shall the day a	trust	visions app g on the N above vr	he ba	on pag of the Cho Eva	of the chelrs, s	ne Not reverse s uccessors	e sha side of the s and as	11 his me	
Thi	The sale premise constitution of the sale cons	le or transfe es without th tute a defaul origne consists of atch herein by refer SS the hand an PLEASE PRINT OR DEPTE NAME(S) In BELOW SIGNATURE(S)	r of the passes written to by the material to	remises consent ortgago	of the or here or here of the shall the day a	trust	ovisions apply on the Mar above wr	nearing fortgage ritten.	on pag org. thei. (())(0) Eva	of the helrs, s	ne Not	side of its and its	11 his mostly mo	(Seal)
Thi	The sale premise constitution of the sale cons	le or transfe es without th tute a defaul origage consists of a ated herein by refer SS the hand an PLEASE PRINT OR ACTURE NAME(S) IN BELOW	r of the passes written to by the material to	consension to the consension t	ss., ee State afe	e trustender. as and probe binding of the binding	ovisions apply on the Markove virial shows a virial	pearing fortgage ritten. cal) the unit of the unit o	on pag off, the. Eva dersigned	of the cheirs, s heirs, s TOrr.	reverse successors UUC bulg ry Public	side of the stand as the stand as the stand as the standard as	11 his mesigns.	(Seal) (Seal) (Seal) (d County,
Thi	The sale premise constitution of the sale cons	le or transfe es without th tute a defaul originge consists of a tent herein by refer SS the hand an PLEASE PRINT OR THE NAME(S) IN BELOW SIGNATURE(S) ois, County ofCo	r of the per written to by the metwo pages. The ence and are and seal	consension to the consension of the covernant part hereo for the covernant part for the covernation part for the covernant part for the covernant part for the	ss., e State afe	e trustender. Is and probe brinding of the br	ovisions apply on the Markove visions (Solidaria) (Sol	pearing Inrigage ritten. cal) the unit CER hi	on pag off, their Eva dersigned TIFY the	of the chers, shelrs, shelrs, shelrs, shelrs, shelrs, shells, a Nota at Henrie	ne Not reverse s uccessors UU bilsk bilsk ry Public ry Public	e sha side of (is and as ci. Tor	1.1 his messigns.	(Seal) (Seal) d County,
Thi	The sale premise constitution of the sale cons	le or transfe es without th tute a defaul orignge consists of a ted herein by refer SS the hand an PLEASE PRINT OR REPARE NAME(S) In BELOW SIGNATURE(S) ois, County ofCo	r of the per written to by the metwo pages. The ence and are and seal	consension to the consension of the consension o	ss., e State afoundly know	o trustender. Is and probe indigend year hr. That is a recorded to the control of the control	ovisions apply on the Markove virties (Soliter By Calski) obe the sa	pearing fortgage ritten. cal) the unit CER hime per	on pag off, their Eva dersigned TIFY the son S. wif	of the chelrs, shelrs, shelrs, shelrs, shelrs, shells, a Nota at Henie	reverse successors UU0 biJsk	e sha side of (is and as ci. Tor	his mosligns.	(Seal)(Seal) id County,
Thi	The sale premise constitution of the sale cons	le or transfe es without th tute a defaul origage consists of a ted herein by refere SS the hand an PLEASE REPHTE NAME(S) In BELOW SIGNATURE(S) ois, County ofC	r of the per written to by the metwo pages. The ence and are and seal	in the	ss., e State afoundly known the day a	e trustender. Is and probe binding of the binding	ovisions apply on the Market State S	pearing fortgage (itten. enl)	on pag off, their Eva dersigned TIFY the son S. wired before	2 (the abelia, shelrs, shelrs, shelrs, shelrs, shelrs, shell	reverse successors UUG bullsh ry Public ry J. me S	e sha side of fis and as cin and Tor	his mesigns.	(Seal) (Seal) d County, 1ski
Thi	The sale premise constitution of the sale cons	le or transfe es without th tute a defaul orignge consists of a ted herein by refer SS the hand an PLEASE PRINT OR REPARE NAME(S) In BELOW SIGNATURE(S) ois, County ofCo	r of the per written to by the metwo pages. The ence and are and seal	in the person sides of free free free free free free free f	of the or here, s, condition find shall the day a. Toro	oresaid, DO TOTE To the foregoing Type of th	visions apply on the Mahove vision (Scient St. 1). O HEREBY CALSKI. De the sa instrument the uses a	pearing fortgage (itten. enl)	on pag off, their Eva dersigned TIFY the son S. wired before	2 (the abelia, shelrs, shelrs, shelrs, shelrs, shelrs, shell	reverse successors UUG bullsh ry Public ry J. me S	e sha side of fis and as cin and Tor	his mesigns.	(Seal) (Seal) d County, 1ski
Thi	The sale premise constitution of the sale cons	le or transfe es without th tute a defaul orignge consists of a ted herein by refer SS the hand an PLEASE PRINT OR REPARE NAME(S) In BELOW SIGNATURE(S) ois, County ofCo	r of the per written to by the metwo pages. The ence and are and seal	in the person of the control of the	ss., condition frind shall the day a state afor not Eva anally knower that the fand volunter of the right.	oresaid, DO TOTE To the foregoing Type of th	visions apply on the Mahove vision (Scient St. 1). O HEREBY CALSKI. De the sa instrument the uses a	cal) the unit cal the unit c	on pag ors, their Eva dersigned TIFY this, wiff rson S. wiff rson S. wired befored the s poses the	2 (the ablers, shelrs, shelrs, shelrs, shelrs, shells, a Nota at Henry chose na re me the aid instruction set	reverse successors UUG bullsh ry Public ry J. me S	e sha side of fis and as cin and Tor	his mesigns.	(Seal) (Seal) d County, 1ski
Thi	The salpremise constil This me incorpors WITNE are incorpors with the salpremise salprem	le or transfe es without th tute a defaul origage consists of a ted herein by refer SS the hand an PLEASE PRINT OR REPHE NAME(S) In BELOW SIGNATURE(S) ois, County ofC IMPRESS SEAL MERE	r of the per written to by the men't and are and are and are and seal of Hook	consented to cover and the cov	ss., condition of the day a. Toro ss., e State afc and Eva a	oresaid, DO TOTE To the foregoing Type of th	visions apply on the Mahove vision (Scient St. 1). O HEREBY CALSKI. De the sa instrument the uses a	pearing fortgage ritten. cal) the unit of the unit o	on pag off, their Eva dersigned TIFY the son S. wired before	2 (the ablers, shelrs, shelrs, shelrs, shelrs, shells, a Nota at Henry chose na re me the aid instruction set	reverse successors UUG bullsh ry Public ry J. me S	e sha side of fis and as cin and Tor	his mesigns.	(Seal) (Seal) d County, 1ski
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise constitution of the salpremise commission of the salpremise constitution of th	le or transfe es without th tute a defaul origne consists of ated herein by refer SS the hand an PLEASE PRIMIT OR GENTE NAME(S) IN BELOW SIGNATURE(S) OIS, County ofCO IMPRESS SEAL HERE They hand and offic expireMy Commissi	r of the partition to by the material to the m	in the person walks a company hereo walve.	ss., condition frind shall the day a tribe of the state after nd Evaluating the state and Evaluating the state and the state of the sta	oresaid, De Torcol on to me to get for going by signed art, for got of home to get for going by signed arty act, for got of home to get for got of got of home to get for got of got o	visions apply on the Mar above writer (So HEREBY Cal Ski to be the sa instrument, sealed and the uses a lestend.	pearing fortgage ritten. cal) cal) the un Y CER hi me per t, appead delive and pur	on page of the Company of the Company of the Company of the Samuel Before the Company of the Samuel Before the Samuel Before the Company of the Samuel Before the Samuel Before the Company of the Samuel Before the Samuel Before the Company of the Samuel Before the Samuel	2 (the abelia, shelrs, shells, shelrs, shells,	reverse successors UUG bullsh ry Public ry J. me S	e sha side of fis and as cin and Tor	his mostly make the same the s	(Seal) (Seal) d County, 1ski
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise constitution of the salpremise commission of the salpremise constitution of th	le or transfe es without th tute a defaul origage consists of a ted herein by refer SS the hand an PLEASE PRINT OR REPHE NAME(S) In BELOW SIGNATURE(S) ois, County ofC IMPRESS SEAL MERE	r of the partition to by the material to the m	in the personal control of the contr	ss., ce State afor not be the control of the contro	oresaid, De Torcol or to me to e foregoing by signed ary act, for got to form to form to form to form to form to form to foregoing by signed ary act, for got to form	visions apply on the Morabove writer (Solidaria) (Solidaria) the Hereby halsking be the sa instrument, sealed and the uses a destead.	cal) the unit of	on page of the control of the control of the sposes the control of	2 (the abelia, shelrs, shells, shelrs, shells,	reverse successors UUG b cJ sl ry Public ry J. me S is day in ument a forth, in	side of (s and as cin and as the cin as the cin and as the cin as the cin as the cin as the cin and as the cin as the	his mostly make the same the s	(Seal) (Seal) d County, 1ski acknowl-
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise constitution of the salpremise commission of the salpremise constitution of th	le or transfe es without th tute a defaul origne consists of ated herein by refer SS the hand an PLEASE PRIMIT OR GENTE NAME(S) IN BELOW SIGNATURE(S) OIS, County ofCO IMPRESS SEAL HERE They hand and offic expireMy Commissi	r of the partition to by the material to the m	in the personal control of the contr	ss., ce State afor not be the control of the contro	oresaid, De Torcol or to me to e foregoing by signed ary act, for got to form to form to form to form to form to form to foregoing by signed ary act, for got to form	visions apply on the Manager of the Manager of the same instrument the uses a lestend.	pearing fortgageritten. cal) the unit of	on page of the Color of the Color of the Series of the Series of the Color of the C	2 (the abelia, shelrs, shells, shelrs, shells,	reverse successors UUG b cJ sl ry Public ry J. me S is day in ument a forth, in	side of (s and as cin and as the cin as the cin and as the cin as the cin as the cin as the cin and as the cin as the	his messigns. for said chause ir the re	(Seal) (Seal) d County, 1ski acknowl-
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise constitution of the salpremise commission of the salpremise constitution of th	le or transfe es without th tute a defaul origne consists of ated herein by refer SS the hand an PLEASE PRIMIT OR GENTE NAME(S) IN BELOW SIGNATURE(S) OIS, County ofCO IMPRESS SEAL HERE They hand and offic expireMy Commissi	r of the partition to by the material to the m	in the personal control of the contr	ss., ce State afor not be the control of the contro	oresaid, De Torcol or to me to e foregoing by signed ary act, for got to form to form to form to form to form to form to foregoing by signed ary act, for got to form	visions apply on the Markove visions apply on the Markove vision (Science vision of the sale of the uses a destend.	pearing fortgage ritten. cal) the unit has been delivered for the call of th	on page of the Color of the Color of the Series of the Series of the Color of the Series of the Seri	2 (the abelia, shelrs, shells, shelrs, shells,	reverse successors UUG b cJ sl ry Public ry J. me S is day in ument a forth, in	side of (s and as cin and as the cin as the cin and as the cin as the cin as the cin as the cin and as the cin as the	his messigns. for said chause the re	(Seal) (Seal) d County, 1ski acknowl-
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise constitution of the salpremise commission of the salpremise constitution of th	le or transfees without the tute a defaul origing consists of a fated herein by reference of the hand. An experience of the hand. An experience of the hand of the control of the hand and office experience of the hand and office o	r of the per written to by the metwo pages. The ence and are and seal of the cook. Cook ook of this control ook ook of the cook of the co	in the person waive 22 tember 22 A . H	ss., e State afe nod Eva anally know cribed to the and volunt er of the ri h 1987 19 erron ngton	oresaid, De Torcol or to me to e foregoing by signed ary act, for got to form to form to form to form to form to form to foregoing by signed ary act, for got to form	visions apply on the Manager of the Manager of the Salaki of the Salaki of the Salaki of the Uses and Salaki of th	pearing fortgage ritten. cal) the unit of the unit o	on page of the Color of the Color of the Series of the Series of the Color of the Series of the Seri	2 (the abelia, shelrs, shells,	reverse successors U D D Ty Public Ty J. me S. is day in ument a forth, in	side of the sand as the cin and the cin an	his messigns. for said chause the re	(Seal) (Seal) d County, 1ski acknowl- clease and 19 85 tary Public
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise constitution of the salpremise commission of the salpremise constitution of th	le or transfe es without th tute a defaul origne consists of ated herein by refer SS the hand an PLEASE PRIMIT OR GENTE NAME(S) IN BELOW SIGNATURE(S) OIS, County ofCO IMPRESS SEAL HERE They hand and offic expireMy Commissi	r of the per written to by the metwo pages. The ence and are and seal of the cook. Cook ook of this control ook ook of the cook of the co	in the person waive 22 tember 22 A . H	ss., e State afe nod Eva anally know cribed to the and volunt er of the ri h 1987 19 erron ngton	oresaid, De Torcol or to me to e foregoing by signed ary act, for got to form to form to form to form to form to form to foregoing by signed ary act, for got to form	visions apply on the Mahove vision above vision (Scient State of the sale of the sale of the uses a sestend. ADDRESS - 8501 Nile THE ABC	pearing fortgage ritten. cal) the unit of the unit o	on page of the Color of the Color of the Series of the Series of the Color of the Series of the Seri	2 (the abelia, shelrs, shells,	reverse successors U D D Ty Public Ty J. me S. is day in ument a forth, in	side of the sand as the cin and the cin an	his messigns. for said chause the re	(Seal) (Seal) d County, 1ski acknowl- clease and 19 85 tary Public
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise constitution of the salpremise commission of the salpremise constitution of th	le or transfees without the tute a defaul origing consists of ated herein by reference to the hand. An experience of the hand. An experience of the hand of the hand and office experience of the hand and office experience of the hand and office experience of the hand and office of the hand and office experience	ook cint sent, this content by the matter and are a content are a conten	in the person subsection of the person subsection of the person subsection of the person of the pers	sof the or here or here of the shall the day a force of the state after the state after the state of the stat	oresaid, DO TOTO To to me to e foregoing thy act, for ght of hom	visions apply on the Mahove with above with the Malaki obe the sa instrument the uses a sestend. ADDRESS ADDRESS AS OI NILE AND ALL ADDRESS AND ALL ADDRESS AND ALL ADDRESS AS OI NILE ABOUT AND ALL ADDRESS AS OIL NILE ABOUT AND ALL ADDRESS AS OIL ADDRESS AS OIL ADDRESS AS OIL ADDRESS AND ALL ADDRESS AS OIL ADDRESS AND ALL ADDRESS AS OIL ADDRESS AND ALL ADDRESS	pearing fortgage ritten. cal) the unit of the unit o	on page of the control of the contro	2 (the abelia, shelrs, shells, shelrs, shells,	reverse successors U D Ty Public Ty Public Ty J. me S. is day in ument a forth, in	side of the sand as the cin and the cin an	his messigns. for said chause the re	(Seal) (Seal) d County, 1ski acknowl- clease and 19 85 tary Public
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise of the	le or transfe es without th tute a defaul origne consists of ated herein by refer SS the hand an PLEASE REPHTE NAME(S) In BELOW SIGNATURE(S) ois, County ofC IMPRESS SEAL MERE T my hand and offic expireMy Commissionent was prepared NAMEState ADDRESS_1603	ook cint sent, this content by the matter and are a content are a conten	in the person subsection of the person subsection of the person subsection of the person of the pers	sof the or here or here of the shall the day a force of the state after the state after the state of the stat	oresaid, DO TOTO To to me to e foregoing thy act, for ght of hom	visions apply on the Mahove vision above vision (Scient State of the sale of the sale of the uses a sestend. ADDRESS - 8501 Nile THE ABC	pearing fortgage ritten. cal) the unit of the unit o	on page of the control of the contro	2 (the abelia, shelrs, shells, shelrs, shells,	reverse successors U D Ty Public Ty Public Ty J. me S. is day in ument a forth, in	side of the sand as the cin and the cin an	his messigns. for said chause the re	(Seal) (Seal) d County, 1ski acknowl- clease and 19 85 tary Public
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise of the	le or transfees without the tute a defaul origing consists of ated herein by reference to the hand. An experience of the hand. An experience of the hand of the hand and office experience of the hand and office experience of the hand and office experience of the hand and office of the hand and office experience	cint sent, this content by Dawn 160:	in the person of	ss., condition fund shall the day a way of the fund shall the day a way of the fund fund to the fund that the fund voluntary of the right fund fund fund fund fund fund fund fund	oresaid, DO Torol Torol Stray act, for	visions apply on the Mahove with above with the Malaki obe the sa instrument the uses a sestend. ADDRESS ADDRESS AS OI NILE AND ALL ADDRESS AND ALL ADDRESS AND ALL ADDRESS AS OI NILE ABOUT AND ALL ADDRESS AS OIL NILE ABOUT AND ALL ADDRESS AS OIL ADDRESS AS OIL ADDRESS AS OIL ADDRESS AND ALL ADDRESS AS OIL ADDRESS AND ALL ADDRESS AS OIL ADDRESS AND ALL ADDRESS	pearing fortgage ritten. cal) the unit of the unit o	on page of the control of the contro	2 (the abelia, a Nota at Hen it is the control of t	reverse successors U D Ty Public Ty Public Ty J. me S. is day in ument a forth, in	side of the sand as the cin and the cin an	his messigns. for said chause the re	(Seal) (Seal) d County, 1ski acknowl- clease and 19 85 tary Public
Thi is dup	The salpremise constitution of the salpremise constitution of the salpremise of the	le or transfers without the tute a defaul origing consists of atent herein by refers. So the hand an please primited in the please	r of the period of the period of the method	in the person and part of the person and per	ss., condition find shall the day a force of the condition of the conditio	oresaid, DO Torol Torol Stray act, for	visions apply on the Mahove with above with the Malaki obe the sa instrument the uses a sestend. ADDRESS ADDRESS AS OI NILE AND ALL ADDRESS AND ALL ADDRESS AND ALL ADDRESS AS OI NILE ABOUT AND ALL ADDRESS AS OIL NILE ABOUT AND ALL ADDRESS AS OIL ADDRESS AS OIL ADDRESS AS OIL ADDRESS AND ALL ADDRESS AS OIL ADDRESS AND ALL ADDRESS AS OIL ADDRESS AND ALL ADDRESS	pearing fortgage ritten. cal) the unit of the unit o	on page of the control of the contro	2 (the abelia, a Nota at Hen it is the control of t	reverse successors U D Ty Public Ty Public Ty J. me S. is day in ument a forth, in	side of the sand as the cin and the cin an	his messigns. for said chause ir the re	(Seal) (Seal) d County, 1ski acknowl-

THE COVENANTS, CONDITION AND PROUSING REFERRED TO ON PAGE OF THIS MORTGAGE):

- 1. Mortgagors shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (2) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien thereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to the Mortgagee; (4) complete within a reasonable lime any building or buildings now or at any time in process of erection upon said premises: (5) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (6) make no material alterations in said premises except as required by law or municipal ordinance.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to the Mortgagee duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. In the event of the enactment after this date of any law of Illinois deducting from the value of land for the purpose of faxation any lien thereon, or imposing upon the Mortgages the payment of the whole or any part of the taxes or assessments or charges or liens herein required to be paid by Mortgagors, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the mortgage's interest in the property, or the manner of collection of taxes, so as to affect this mortgage or the debt secured hereby or the holder thereof, then and in any such event, the Mortgagors, upon demand by the Mortgagec, shall pay such taxes or assessments, or reimburse the Mortgagee therefor; provided, however, that if in the opinion of counsel for the Mortgagee (a) it might be unlawful to require Mortgagors to make such payment or (b) the making of such payment might result in the imposition of interest beyond the maximum amount permitted by law, then and in such event, the Mortgagee may elect, by notice in writing given to the Mortgagors, to declare all of the indebtedness secured hereby to be and become due and payable sixty (60) days from the giving of such notice.
- 4. If, by the laws of the United States of America or of any state having jurisdiction in the premises, any tax is due or becomes due in respect of the issuance of the note hereby secured, the Mortgagors covenant and agree to pay such tax in the manner required by any such law. The Mortgagors further covenant to hold harmless and agree to indemnify the Mortgagee, and the Mortgagee's successors or assigns, against any liability incurred by reason of the imposition of any tax or the issuance of the note secured hereby.
- 5. At such time at the Mortgagors are not in default either under the terms of the note secured hereby or under the terms of this mortgage, the Mortgagor's shall have such privilege of making prepayments on the principal of said note (in addition to the required payments) as may be provided in said note.
- 6. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and win lst/rm under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the Mortgagee, under insurance policies payels'e in case of loss or damage, to Mortgagee, such rights to be evidenced by the standard mortgage clause to be attached to each policy, and sail deliver all policies, including additional and renewal policies, to the Mortgagee, and in case of insurance about to expire, shall deliver releval policies not less than ten days prior to the respective dates of expiration.
- 7. In case of default therein, Mort agee may, but need not, make any payment or perform any act hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in come non therewith, including attorneys' fees, and any other moneys advanced by Mortgagee to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice and with interest thereon at the highest rate now permitted by Illinois law, Inaction of Mortgagee shall never be considered as a waiver of any right accruing to the Mortgagee on account of any default hereunder on the part of the Mortgagors.
- 8. The Mortgagee making any payment hereby rathorized relating to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office s ithout inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 9. Mortgagors shall pay each item of indebtedness her. mentioned, both principal and interest, when due according to the terms hereof. At the option of the Mortgagee and without notice to Mortgagors, all unpaid indebtedness secured by this mortgage shall, notwith-standing anything in the note or in this mortgage to the contrary, 'eco ne due and payable (a) immediately in the case of default in making payment of any installment of principal or interest on the note, (r (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained
- 10. When the indebtedness hereby secured shall become due wether by acceleration or otherwise, Mortgagee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shill be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgagee for attorneys' fees, appraiser's fees, outlays for documentary and expert evidence, stenographers' charge, p blication costs and costs (which may be estimated as to be expended after entry of the decree) of procuring all such abstrates of title, title searches, and examinations, title insurance policies. Torrens certificates, and similar data and assurances with respect to title as Mortgagee may deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be and 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 parage when the decree the true condition of the title paid or incurred by Mortgagee in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which the Mortgagee shall be a party, either as plaintiff, claimant or defendant, by reason of this mortgage or any indebtedness hereby secured; or (b) preparations for the commencement of any suit for the foreclosure hereof after accrual of such right to foreclose whether or not actually commenced; or (c) preparations for the defense of any actual or threatened suit or proceeding which might affect the premises or the security hereof. security hereof
- 11. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as in mentioned in the preceding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with interest thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representatives or assigns, as their rights may appear.
- 12. Upon or at any time after the filing of a complaint to foreclose this mortgage the court in which 'ac' complaint is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, willout regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not, and the Mortgagee may be appointed as such receiver, such receiver shall have nower to collect the rents, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there he redemption or not, as well as during an Charther times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from time to time may authlorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) The indebtedness secured hereby, or by any decree foreclosing this mortgage, or any tax, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.
- 13. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good available to the party interposing same in an action at law upon the note hereby secured.
- 14. The Mortgagee shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that

- purpose.

 15. The Mortgagors shall periodically defosit with the Mortgagor shall be made and assessments on the reference shall be premisted for that ment of taxes and assessments on the reference shall be a support of taxes and assessments on the reference shall be a support of taxes and assessments on the reference shall be a support of taxes and assessments on the reference of any part thereof be extended or three or the security be released, all persons now or at any time hereafter liable director, or interested in said premises, shall be held to assent to such extension, variation or release, and their liability and the lien annual poversions hereof shall extension, variation of release.

 17. Mortgagee shall release this mortgage and lien thereof by proper instrument upon payment and discharge of all indebtedness secured hereby and payment of a reasonable to to Mortgagor for the execution of such release.

 18. This mortgage and all provisions hereof, shall execut on and the binding upon Mortgagors and all persons claiming under or through Mortgagors, and the world Mortgagors' when used herein shall include the successors and assigns of the Mortgage named herein and the holder or holders, from time to time, of the note secured hereby.

EST