(Address)

013-00021 (REV. 1-86)

And the said Mortgagor further coving time pay all taxes and assessments on the buildings that may at any time be upon reliable company, up to the insurable valuable in case of loss to the said Mortgagorenewal certificates therefor; and said Mortgagorenewal certificates therefore the said missory note and be paid out of the product of	the said premises, and said premises insured for the said premises insured for the said premises and to the said mortgagee shall have the said become payable and content, and apply the said y, or in case said Mortgapid Mortgagor thus to insult monies thus paid shall	will as a further security to or fire, extended coverage as amount remaining unpaid IS—all policies of insuright to collect, receive an oblectable upon any such pole less \$ 500.00 rearges shall so elect, may use the ure or deliver such policies, be secured hereby, and shall so elect.	nd vandalism and of the said indeb urance thereon, in dreceipt, in the licies of insurance sonable expenses he same in repairi or to pay taxes, soil bear interest a	I said indebted malicious misc tedness by suitas soon as effe name of said to by reason of c in obtaining suitag or rebuildin said Mortgageest the rate state	chief in some lable policies, ected, and all Mortgagor or damage to or uch money in ing such build- may procure ed in the pro-
If not prohibited by law or regulation Mortgages and without notice to Mortgag property and premises, or upon the vestion purchaser or transferee assumes the indebt	gor forthwith upon the ing of such title in any r	conveyance of Mortgagor's nanner in persons or entitie	title to all or any es other than, or	portion of sale	id mortgaged
And said Mortgagor further agrees that it shall bear like interest with the principal And it is further e pressly agreed by promissory note or in any of them or an any of the covenants, or agreements here this mortgage, then or in any such cases protecting OUR interesting or otherwise, a decree shall be entered for such cases as decree shall be entered for such cases and it is further mutually understood herein contained shall apply to, and, as fit tors and assigns of said parties respectively	I of said note.  I and between said Morey part thereof, or the incontained, or in case is, said Mortgagor shall a rest in such suit and for the and a lien is hereby given be fees, together with what are the law allows, be	tgagor and Mortgagee, that iterest thereon, or any part said Mortgagee is made a pat tonce owe said Mortgagee he collection of the amount on upon said premises for shatever other indebtedness reveen the parties hereto, the	if default be me thereof, when di yeasonable attor due and secured uch fees, and in nay be due and so at the covenants,	ade in the payrue, or in case of y reason of the ney's or solicit. I by this mortgacase of foreclo ecured hereby.	ment of said  f a breach in existence of or's fees for age, whether osure hereof,
in witness whereof, the said Mortgagor	T ha T nere unto set _			24TH	day of
APRIL	A D 19_ <u>87</u>	<u>Rossusier</u> Warneiter	6 fora	u-sta.	(SEAL)
	94	Genecite	2 Scoo	rusta	(SEAL)
	(				(SEAL)
		<b>O</b> ,			(SEAL)
STATE OF ILLINOIS, County of COOK  I, the undersigned, a Notary Public, in an  Roma.	personally know to the foregoing that The and voluntary at and waiver of the	n to me to be the same be sinstrument appeared before y signed, sealed and strip for the uses and purpose right of homestead.	on S whose in the this day in poor	name S ARI erson and ackn trument as THI th, including th	Boscribed nowledged EIR free the release
		. 01.1			
	day of APRIM	rulial Wall		, A.D.	1987
SEPTEMBER 25, 1989 My commission expires	, 19/	Notary	Public		<del>,</del>
The state mortgage  Sept. L. 39	DO NOT WRITE IN ABOVE SPACE	01 TO TO TO	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for long descriptions.  Mail to:	Seneral Finance One of Bushs  One and I Private I Private  (Physic I Private II	(12 - 3-1) - 10 - 34