- Certi	ficate No 388746 Valume	ACZ AL	_37COPY	•	4	a
		FORM NO. 103 February, 1985			b	0
	MORTGAGE (ILLINOIS) For Use With Note Form No. 1447			3616268		

certained this form mai morchantability or files	tigs any morrowly with respect thereto, including any marrowly of set for a porticular purpose.	
THIS INDENTURE,	mede May 01 19 87 , between	
GEORGE M.	KOWALSKI and BARBARA KOWALSKI	. 1
(Married to	each other)	
4309 North	Nottingham	1
Norridge	AND STREET) (CITY) (STATE)	
herein referred to a	s "Mortgagors," and Sears Consumer	{
	orate North 207	
Bannockb	ur 11 60015	
(NO.	. D'a. S'REET) (GITY) (STATE) s "Mort Jayes," witnesseth:	Above Space For Recorder's Use Only
THAT WHEREAS	the Morragors are justly indebted to the Mortgages upon the ousans Six Hundred Ninety Nine at	installment note of even date herewith, in the principal sum
(•<15699.60), payable to the order of and delivered to the Mortgages, in an	nd by which note the Mortgagors promise to pay the saidprinct
sum and interest at t	the rate and installs, his as provided in said note, with a final pays aid principal and into est, its made payable at such place as the ho	ment of the balance due on the 14 day of MBY
in absence of such at	opointment, then at the Iffice of the Mortgages at Skokie,	1L
NOW THEREFOR	E, the Mortgagors to secure this payment of the said principal sum of	(maney and said interest in accordance with the terms, brovisio
and limitations of the	c. The wortgagors to section to be interested the said principal suit in mortgage, and the performance if necessarians and agreements sum of One Dollar in handpaid, on receipt whereof is hereby acknowing described Real Es	nersin contained, by the Mortgagors to be performed, and also awiedged, do by these presents CONVEY AND WARRANT unto the state of the second o
	ng in the VIIIage of Noiriuge . COUNTY O	
	In Wojtalewicz's Montrosa Manor,	
South 1	/2 North of the Indian Brundary L	ine of Sectin 18, Township
	h, Range 13, East of the hird Pr Illinois.	incipal Meridian, in Cook
004,		
		>
which, with the prope	rtyhereinafter described, is referred to herein as the "premises,"	
Permanent Real Esta	te Index Number(s): 13-18-321-013 /T	7 <u>7</u> 5,
Adgress(es) of Real I	Estate: 4309 North Nottingham	Not idge, Illinois 60634
		and all same lifetime and availed beautiful
so long and during a secondarily and all a	il such times as Mortgagors may be entitled thereto (which are paperatus, equipment or articles now or hereafter therein or thereo	pledged primerily of an a parity with said real estate and non- used to supply heat, gas, air conditioning, water, light, powe
doors and windows, f whather physically a	all improvements, tenements, easements, fixtures, and appurtenance it such times as Mortgagors may be entitled thereto (which are a paperatus, equipment or articles now or hoteafter therein or thereo is single units or centrally controlled, and ventifation, including toor poverings, inador beds, awnings, Stoves and water heafers. A ttached thereto or not, and it is egreed that all similar apparations are transported to the considerates constitutions.	without restricting the 17 caprile, screens, window shades, stor It of the foregoing are declared to be a part of said real estail ius, equipment or article? "creafter placed in the premises t
word in the fine of the state of	decessor and designation and administration and administration by the	
benefits the Mortgago	3 MOLD the premises unto the Mortgagee, and the Mortgagee's successor all rights and benefits under and by virtue of the Homestead by Sold benefits under and by virtue of the Homestead by Sold beneby expressly release and waive.	
The name of a record		BARBARA KOWALSKI HIS WILL
herein by reference and	sists of two pages. The covenants, conditions and provisions appears i are a part heroof and chall be binding on Mortgagers, their heirs, succ	ressers and set light.
Witness the hand,	and seal of Mertgagors thy day and year first above written.	Money Mixous - 2 ans
PLEASE	WILLIAMS BONNIE SCHRELLI	GEORGE M. KOWALSKI
PRINT OR TYPE NAME(S) BELOW	Jane Me Cary (Soal)	Barbara Kowalski 1300
SIGNATURE(S)	WY INESS FANE MC CAY	BARBARA KOWALSKI
State of Illinois, Cou	in the State aforesaid, DO HERENY CENTIFY that GEORGE	
	BARBARA KOWALSKI H	is wife name is are subscribed to the foregoing instrument
IMPRESS SEAL HERE	• • • • • • • • • • • • • • • • • • • •	t h CV signed, sealed and delivered the said intrumente:
PERE		purposes therein set forth, including the release and waiver o
Olven under my hand	the right of homesteed. and opticial seel, this	nay 1 87
Commission expires _	Jas: 30 1087 X	Marathy Soller Notary Public
This instrument was p	repared by Edward R. Boyd 100 Corpora (NAME AND ADDRESS)	
Mail this instrument t	.R.F.M. Sears Consumer Financial	Corp.
	100 Corporate North 207, Bannock	cburn (L 60015
	(CITY)	(STATE) (ZIP COOE)
OR RECORDER'S OFFIC	E BOX NO	

UNOFFICIAL COPY

18 7 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS MORTGAGE):

- 1. Mortgagers 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 weste, and free from mechanic's or other tiens or calles for tien 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 Mortgages; (4) complete within a reasonable time any buildings now or at any time in processes of erection upon said premises; (5) comply with all requirements of law and processes and respect to the manufacture and municipal ordinances with respect to the premises and the use thereof; (6) make no material elterations in said premises except as required by law or
- 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
- 2. In the event of the enactment efter this date of any law of Illinois deducting from the value of land for the purpose of taxation any lien thereon, or imposing upon the Mortgages the payment of the whole or any part of the taxes or assessments or changes or liens herein required to be paid by Mortgages, or changing in any way the laws relating to the taxation of mortgages or debts secured by mortgages or the mortgages'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 Mortgagers, upon demand by the Mortgages, shall pay suchtaxes or assessments, or reimburse the Mortgages therefor; provided, however, that if in the opinion of counsel for the Mortgages to it might be uplawful to require Mortgagers to make such payment of the thorizage 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.
- 5. At such time as the Mor gap its are not in default either under the terms of the note secured hereby or under the terms of this mortgage, the rigagors shall have such privilegran making prepayments on the principal of said note (in addition to the required payments) as may be provided in
- s, Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning and windstorm under poticies or willing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or inguining and windstorm under particles or viving for payment by the inturance companies of moneys surricipit either to pay the loss of replacing or repairing the same or to pay in full the inder consess secured hereby, all in consens satisfactory to the Mortgagee, under insurance policies payable, 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 shall deliver all policies, including additional and renewal policies not research to the respective dates of the provided and renewal policies and in case of insurance about to expire, shall deliver renewal policies not release than ten days prior to the respective dates of the provided and renewal policies.
- 7, in case of default therein, Mortgages may, but need its imake any payment or perform any set hereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, may a full or partial payments of principal or interest on prior encumbrances. If any, andput chase, and manner deemed expedient, and may, but need not, mile full of partial payments or principal or interest or principal or including an electrical expedients. All moneys peid for intro or title or claim thereof, or redeem from any tex sale or forfeiture affecting sale premises or contest any tex or assessment. All moneys peid for intro of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorneys fees, and any other moneys access by Morriagee to protect the mortgaged premises and the lien hereof, shall be so much additional indebtedness secured hereby and shall become (min divisely due and payable without notice and with interest thereon at the highest rate now permitted by Iflinois law, inaction of Mortgages shall never a considered as a waiver of any right accruing to the Mortgages or account of any default hereunder on the part of the Mortgagers.
- s. The Mortgages making any payment hereby authorized relating to tar is or essessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the acciracy of such bill, statement or estimate or into the validity of any tax, essessment, sale, ferfeiture, tax lien or title or claim thereof.
- 9, Mortgagors shall pay each item of indebtedness herein mentioned, both price at and interest, when due eccording to the terms hereof. At the option of the Mortgages and without notice to Mortgagors, all unpaid indebtedness sourced by this mortgage shall, notwithstending anything in the note or in this mortgage to the contrary, become due and payable to immediately as a case of default in making payment of any installment of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors becomes become payable to principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the
- to, when the indebtedness hereby secured shall become due whether by acceleration or a hawise, Mortgagee shall have the right to foreclose the lien hereof, the shall be allowed and included as a fall-loner indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on bonalf of Mortgagee for attornlyst these appraiser's tess, outlays for occumentary and expert evidence, stenographers' charges, publication costs and costs (which may be estimated as for items to be expended after entry of the derived of procuring all such abstracts of title, attitue searches, and examinations, title insurance pointies. Torrens certificates, and similar data and assurances with respect to title as Mortgagee may deem to be reasonably necessary either to prosecut, sich suit or to evidence to bidoers at any sale which may be had pursuant to such decree the true condition of the title to or the value of the promuer. All expenditures and expenses of the nature in this paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable, with interest thereon at the highest rate now permitted by illinois law, when paid or incurred by Mortgagee in connection w.c. (a) any proceeding, including probate and bankruptcy proceedings, to which the Mortgagee shall be a party, either as plaintiff, claimant or defended, by reason of this mortgage or any indebtedness hereby secured; or (b) preparations for the defense of any actual or threatened suit or proceeding which might affect the premises or the security hereof. or the security hereof.
- 11. The proceeds of any foreclosure sate of the premises shall be distributed and applied in the following order of primity. 61.21, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding pararias' increas; second, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the note, with littly as' thereon as herein provided; third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal representations. as their rights mayappear.
- 12. Upon or at any time after the filling of a complaint to ferences this mortgage the court in which such complaint is filled may as bor't a receiver of said premises. Such appointment may be made either before or after sate, without notice, without regard to the solvency or insolvency or Mortgagers 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 Mortgages may be expelled as such receiver, such receiver shall have powur to collect the rents, issues and profits of said premises during the pendency of such forcelosure 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 Mortgagers, except for the intervention of such receiver, would be entitled to collect such rents, issues and prefits, 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 while of said period. The Court from time to time may surhouse the receiver to apply the net income in his hands in payment in whole or in part of: (If the indebtadness secured hereby, or by any decree foreolosing this mortgage, or any tax, special assessment or other lien which may be or become superior to the lien hereof or dison decree, provided state application is made prior to foreolosure saie; (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 the party interposing same in an action at law upon the note hereby secured.
 - nd access thereto shall be permitted for that purpose. 14. The Mortgagee'shall have the right to inspect the premises at all reason
- 16. The Mortgagers shall periodically deposit with the Mortgages such sums as the Mortgages nay reasonably require for payment of taxes and assessments on the premises. No such deposit shall been apprinterest.

 16. If the payment of self-indeposit shall been apprinterest.

 16. If the payment of self-indeposit shall be extended or seried or it say hert of the security be released, all persons now or at any time hereafter liable therefor, or interested in said premises, shall be held to assent tolsuch extension, variation or release, and their itability and the lien and all provisions, hereaf, shall confince in 20th force, the right of decourse against all such persons being expressly reserved by the Mortgages shall release this mortgage and lien thereof by proper instrument upon payment and discharge of all indebtedness secured hereby and payment of a reasonable fee to Mortgages for the execution of such release.
- 16. This mortgage and all provisions hereof, shall extend to and be binding upon Nortgagors and all peoples oldiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include such persons and all proofs likely for the physiciator the indebtedness or any part thereof, whether or not such persons shall have, executed the note or this mortgage. The proofs when use the indebtedness or any part thereof, whether or not such persons shall have, executed the note or this mortgage. The proofs when the help shall include the successors and assigns of the Mortgagee named herein and the holder or helders, from time to the control of the physician shall include the successors and assigns of the Mortgagee named herein and the holder or helders, from time to the control of the physician shall be independent to the physician shall be independent to the physician shall be independent.

 Page 2 et a 10 control of the physician shall provide the physician shall be independent to the physician shall be independent to the physician shall be independent to the physician shall be independent.

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