Edf 3 . TL- 10387116		Alle Co	D. M.	Dukk
MORTGAGE	3607217	A LEED A	I Z	CORDER'S INFONLY
THIS INDENTURE, made September		., between Gladstor	ne Norwood Trus	t & Savings
not personally, but as Trustee under agreeme (herein referred to as "Mortgagor,") and business in Chicago, Illinois, (herein refered to as "Mortgagor,") and business in Chicago, Illinois, (herein refered to the sum of Seventy Several dollars (\$ 77,000.00) eviden order of the Mortgagee and delivered, by we remaining from time to time unpaid at the in Chicago, Illinois, in 72 November 1 , 19 be in the amount of \$ 1,288.26 P&I interest on the principal of each installment	erred to as "Mortgagee,") en Thousand and No need by a certain Promissor hich Note Mortgagor promi ran of One Quarter successive month 87, and on the same dat each, and said last in after the original maturity	WITNESSETH THAT 100 y Note of even date hereveses to pay said principals 10,25%) per annum puly installments commence of each month thereafted the continuation of the entire the continuation of the conti	with executed by Mort aum and interest on the rior to maturity, at the ing	r is justly indebted to gagor, payable to the e balance of principal e office of Mortgagee
lection, including reasonable attorneys' fees, NOW, THEREFORE, the Mortgagor to secure gage, and all extensions and renewals thereof, and and every kind now of hereofter owing and to be gagee during the term of this nortgage, howsoever instrument, obligation, country or agreement of any wise and whether direct, indirect, primary, second ments made by and between the satisfaction of present or future is delitedness or oblighting parties and assigned by said the direct, parties to M and agreements herein contained, by the Mortgagor edged, does by these presents Mortgage to the Mortgagor and State of Illinois, to wit:	upon default, (hereinafter rethe payment of said Note in ac for the further purpose of securome due from the Mortgagor to created, incurred, evidenced, ac y and every kind now or hereaft ary, fixed or contingent, togeth dincluding all present and futuring to the first parties to Mortgagoe, and any and all renews to be performed, and also in corgagoe, its successors and assigns, Rosedale Manor, be	cordance with its terms and it ring the payment of any and on the Mortgagee or to the hequired or arising, whether uncerexisting or entered into be the resisting or entered into be the resisting or entered into be the resisting or entered into the term with interest and charges indebtedness incutred or a lague, and of present and futuals or extensions of any of the nadderation of One Dollar in the following described Real	the terms, provisions and all obligations, indebtedrokler of said Note or to t der the Note or this more tween the Mortgagor and as provided in said Notrising by reason of the guide indebtedness originall foregoing, and the perform paid, the receipt whe Estate in the County of the Northwell of	limitations of this Mort- less and liabilities of any he Assignee of the Mort- legage or under any other the Mortgagee or other- e and in any other agree- arantee to Mortgagee' y owing by Mortgagor to rmance of the covenants ereof is hereby acknowl-
the Southwest 4 of Section 5 Meridian, in Cook County, Ill	limbia.	i, Raige II, East	or the little r.	
Tax ID#13 05 311 028	6			366
LE(e o			3667217
	7 4			1
which, with the property hereinafter described, is TOGETHER with all improvements, tenements and during all such times as Mortgagor may be empaparatus, equipment or articles now or hereafter units or centrally controlled), and ventilation, inclinador beds, awnings, stoyes and water heaters. All is agreed that all similar apparatus, equipment or ipart of the real estate. TO HAVE AND TO HOLD the premises unto This Mortgage consists of two pages. The covern gagor to keep the premises in repair, insured and	s, easements, fixtures and appu- titled thereto (which are pledge therein or thereon used to supp- luding (without restricting the foother of the foregoing are declared to articles hereafter placed on the the Mortgagee, its successors are ants, conditions and provisions a form of lune and to you and dire	tenances thereto belonging, and print primarily and on a parity ty heat, gas, air conditioning, beginning, sereens, windows be a part of said real estate where minds by the Mortgagor on dassigns, forever, for the papearing on page 2 (the reventance of the page of the pa	with said real estate and water, light, power, refri- hades, storm doors and with the physically attach it is successors shall be our poses herein set forth, see side hereof) among of the provide that if not paid by	geration (whether single rindows, floor coverings, ed thereto or not, and it onsidered as constituting ther things, require Mort-
gagor to keep the premises in repair, instead and such repairs, insurance, prior liens and taxes paid acceleration of maturity of the Note and forecloss and are incorporated herein by reference, are a pa. In the event Mortgagor sells or conveys the preperson or persons other than Mortgagor, Mortgage forcing the provisions of this Mortgage with respective purchasers or grantees shall have executed of conditions of said Note and this Mortgage. This mortgage is executed byGladstone ereise of the power and authority conferred upon	are necor in case of default ament hereof, and shall be binding mises, or if the title thereto or at e shall have the option of declar thereto unless prior to such seed a written agreement in form	in the Mortgage: and those on the Mortgage: and those or interest therein that become ring immediately due in I passale or conveyance Mortgage satisfactory to the Mortgage	gee's attorneys tees and claiming through it. me vested in any manner yable all unpaid installme hall have consented the assuming and agreeing	whatsoever in any other ents on the Note and en- hereto in writing and the o be bound by the terms
as creating any liability on Gladstone Noisonally to pay said Note or any interest that may a heroin contained, all such liability, if any, being expout of the property hereby conveyed by enforcem any consigner, undergen a quarantor of said Note.	or security nereunder that nothing the control of the provisions hereof and the control of the c	geonalined herein of in the GS_Bank or on any of diess accruing hereunder or to overy on this mortgage and the id of said Note, but this wait	the beneficiar es under a perform any or repants of the Note secure a breaky store shall in no viay affects.	rigings shall be construct said trust agreement per- sither express or implied tall be solely against and the personal liability of
IN WITNESS WHEREOF, Gladstone I these presents to be signed by its (Executive) (Assecutive) (Assistant) (Vice President) (Trust Officer) Gladstope Norwood Trust & Sar				
IIV TO THE	Y	(Exec	utive) (Assistant) (Vice l'	resident) (Trust Officer)
STATE OF ILLINOIS COUNTY OF COOK SS.	I, the undersi	gned ic in and for sald County, in	utive) (Assistant) (Vice P the state aforesaid, DO II	EREBY CERTIFY, that
Kenneth H. Fox (Executive) (Assistant) (Vice President) (Trust Office Assistant) (Vice President) (Fund Officer) of said instrument as such (Pxecutive) (Assistant) (Vice Petofore me this day in person and acknowledged that are to feel and there acknowledged that said (Executive seal of said Bank to said instrument as said (Executive seal of said Bank to said instrument as said (Executive seal of said Bank to said instrument as said (Executive seal of said Bank as Trustee as aforesaid, for the use Given under my hand and Notarial Seal this	cer) of Gladstone No Bank, who are personally know resident) (Trust Officer), and (c) hat they signed and delivered the or the uses and purposes therein c)-(Assistant) (Vice President) (fully) (Assistant) (Vice President) (aliyo) (Assistant) (Vice Presiders and purposes therein set forth	orwood Trust, & Say wn to me to be the same per Executive) (Assistant) (Vice re said instrument as their or set forth, and the said (Exec Trust Officer), as custodian (15) (Fund Officer) own fre	rings Bank sons whose names are sut President (Trast Office) where and voluntary ac utive) (Assistant) (Vice P of the corporate seal of e and voluntary act and a	and (Executive) pscribed to the foregoing T, respectively, appeared t and as the free and vol- resident) (Trust Officer) said Rank did affix the
This Document Prepared By: Marybeth Bauer FOR: P NAMEGLAdstone Norwood Trust	§ Savings Bank	FOR RECORDERS INDE ABOVE DESCRIBED PRO	"OFFICIA Natary Public JO ANN NOTARY PUBLIC, S X JRPOBES ANASHMS	TATE OF ILLIPOIS II
namegladistone Norwood Trust stree15200 N. Central city Chicago, Illinois 606	30	5842 N. Merrima		
INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER	1	Chicago, Illino	ois 60646	
FORM GN 231 (3/78) (USE WITH GN 232)	Page 1	4		

IDE OF THIS MORTGAGE)

THE COVENANTS, CONDITOR OF THE COVENANTS, CONDITOR OF THE CONTROL dispersion of pennits and agrees to pay said indebtedness and the interest and sewer service charges against the premises (including those heretofore due), and against said premises shall be conclusively deemed valid for the purpose of this requirements said premises that the conclusively deemed valid for the purpose of this requirements said premises shall be conclusively deemed valid for the purpose of this requirements against said premises shall be conclusively deemed valid for the purpose of this requirement, until said indebtedness is fully paid, or in case of foreclosure, until expited in such form as shall be satisfactory to the Mortgageer may require to be industriated to the Mortgageer may require to the conclusion of the foreign of the conclusion of the mortgage of the conclusion of the mortgage of the conclusion of the mortgage of the mortgage is all factory to the Mortgage and in case of the mortgage and in case of the mortgage is authorized to apply the proceed of any managed spay all necessists the Mortgage as authorized to apply the proceed of any managed and to determine the mortgage of the mortgage thence the polipiovided, or according to any at these, such assessments, water charges Đ

I used recourty which substraction evidence of the distribution.

Note: the interfered against to they to the holder of the reservoir the payment of membras on policies of fire made to the payment of membras accuring on the more than the payment of the payment against the payment of the pay ninke such payment, such excess shall be credited amount necessary

3. The provinge a granted to make prepayments on principal of the Note on any interest payment date

Murrisaged may collect as the barge equal to 2% of the monitor payment of principal interest, takes, assessments invarious premiums or other charges more share,
the extra expense involved in families retaining the payments.

7. Mortgagee making any payment hereby authorized relains to taxes or assessments, may do so according to any bill, statement or estimate procured from propriate public office without inquity into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, torfeiture, tax lien or sitle im thereof.

claim thereof.

8. At the option of the Mortgagee and without notice to Mort aget, all unput indebtedness secured by this Mortgage whell, notwithstanding anything in the Note or in this Mortgage to the contrary, become due and payable (a) immedia ety in the case of default in making payment of any installment on the Note or on any other obligation secured hereby, or (b) when default shall occur and continue for three up any the performance of any other agreement of the Mortgager herein contained.

9. When the indebtedness hereby secured shall become due whethir by celeration or otherwise, Mortgagee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be sillowed and included as adoute of 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, optiastics of the decree of propring all such abstracts of title, title searches and examinations, guarantee policies, Torrons certificates and similar data and assurances with respect to title as Mortgage ma, deem to be reasonably necessary either to prosecute such suit or to evidence to bidders at any sale which may be had pursuant to such decree the true condition of the tile or the value of the premises. All expenditures and expenses of the nature in this

paragraph mentioned shall become so much additional indebtedness secured hereby and it in dialely due and payable with interest thereon at the rate of 11.25

paragraph mentioned shall become so much additional indebtedness secured hereby and v in distriby due and payable with interest thereon at the rate of 11.25 per cent (11.25 per cent (11.25) per

13. No action for the enforcement of the hen or of any provision hereof shall be subject to any defense which would not be good any as. Bable to the party interposing same in an action at law upon the Note.

14. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgager o hereby empowered to collect and receiver, or ompensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensations to received shall be forthwith; ppind by the Mortgager as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the different of any property so damaged, provided or lany excess over the amount of the indebtedness shall be delivered to the Mortgager or its successor or assigns.

15. All swalls, rents, issues and profits of the premises are pelleged, assigned and transferred to the Mortgager, whether now due or hereafter to be compared to the property so damaged, provided or its provided of the secondary and such places or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hereoff of the use or agreement for the use or occupancy of said premises, or any part thereoff, whether said lease or agreement is written or verbal, and it is the intention hereoff of the use of agreement for the use of occupancy of the property of th

18. This Mortgage and all provisions hereof, shall extend to and be binding upon Mortgagor and all provisions deceded, shall extend to and be binding upon Mortgagor and all persons claiming under or through Mortgagor, shid the world "Mortgagor" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.

19. MORTGAGOR DOES HEREBY WAIVE, TO THE EXTENT PERMITTED BY APPLICABLE ILLINOIS STATUTE, ANY AND ALL RIGHTS OF REDI MPTION FROM SALE UNDER ANY ORDER OR DECREE OF FORECLOSURE OF THIS MORTGAGE, ON ITS OWN BEHALF AND ON BEHALF OF FACH AND EVERY PER SON, EXCEPT DECREE OR JUDGMENT CREDITORS OF THE MORTGAGOR, ACQUIRING ANY INTEREST IN OR TITLE TO THE PRIMISES SUBSEQUENT TO THE DATE OF THIS MORTGAGE.