If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or other mounts of painting the payment of such payment may be added to the indebt-companies secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage, and the accompanying note shall become and by due and payable at any time thereafter at the side option of the owner.

said premises and to receive all cents, issues and profits thereof, the same when collected, after the deduction of recomble expanses, to be applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said

This instrument prepared by	H. FAULKNER	- 1	
of	(Name) 8838 N HARLEM AVE,.	MORTON GROVE	Minois
013-00021 (PEV 5-88)	(Address)		

UNOFFICIAL COPY

poy all (dies and assessments on the salings that may at any time be upon said pole company, up to the insurable value to be in case of less to the said Mortgages and val contificates therefor; and said Mortgages	d premises, and will as a further security fremises insured for fire, extended coverage seof, or up to the amount remaining unpaid to deliver to GPC all policies of in see shall have the right to collect, receive a	or the payment of said indebtedness keep all and vandalism and malicious mischief in some d of the sain indebtedness by suitable policies, surance thereon, as soon as effected, and all ind receipt, in the name of said Mortgagor or
uction of said buildings or any of them, a action of the money secured hereby, or it nd in case of rafusal or neglect of said Mes insurance or pay such taxes, and all moni	ind apply the same less 5re n case said Mortgages shall so elect, may use regager thus to insure or deliver such policies les thus paid shall be accord hereby, and s	esonable expenses in obtaining such money in the same in repuiring or rebuilding such build- s, or to pay taxes, said Mortgages may procure hall bear interest at the rate stated in the pro-
pages and without notice to Mortgagor for arty and premises, or upon the vesting of	rehwith upon the conveyence of Alertgegor such title in any manner in persons or enti	's title to all or any portion of said mortgaged ties other than, or with, Mortgagor unless the
If beer like interest of the principal of sai		
issory note or in any of them or any part of the covenants, or agreements havein cormortsage, then or in any such cases, said eating	thereof, or the interest thereon, or any partitions, or in case said Mortgages is made a seminarity and for the collection of the amount is hareby given upon said pramises for	int thereof, when due, or in case of a breach in party to any sult by reason of the existence of se reasonable attorney's or solicitor's fees for int due and secured by this mortgage) whether r such fees, and in case of foreclosure hereof,
n contained shall apply (o, and, as far as and assigns of said parties respectively.	n's low allows, be binding upon and be for t	the benefit of the heirs, executors, administra
witness whereof, the said Montgagor <u>S.</u> ha. OCTOBER		2 1 1 04-
همين المحاولة المحاولة والمحاولة وال	August	(SEAL)
	Outro	E Wilson ISEAL)
	97,	(SEAL)
FOZ II) MANGE Country of	cone:	
	weld County and State aforesald, do not by MICHAEL P. GILBERT & SISAN Married to each of Kur	E. GILBERT(FORMERLY SUSAN E. WILSON;
	personally known; to me to be the same p	erson whose name _S subscritted
	mattheYsigned, sealed ar	nd delivered said instrument as free
And the second second	and waiver of the right of homestead.	uses therein set torri, including the release
"OFFICIAL SEAL"	Given under my hand and	sub* this
DAVID C. NEFFNER		A.D. 19 88.
Ny Controlle Service 8/1/92		
My convolution expres	Note	ry Public //
6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	TE II. ANDVE SPACE	Fig. Eathe schnowledgrams, lifteen mis for each lot over three and flixy riptions. Fine Carponal Carponal Carbonal Carb
	pay all taxes and assessments on the said price of the many at any time be upon said pole in case of lose to the said Morragegee and contificates therefor; and said Morragegee and contificates therefor; and said Morragegee and contino of said buildings or any of them, a section of the money secured hereby, or in d in case of rafusal or neglect of said Morragegee, and in case of rafusal or neglect of said Morragegee. The probabilities by law or regulation, this regee and without notice to Mortagen for try and premises, or upon the vesting of said Morragege. Such the extraction asset or transferse assumes the indebtedness and said Morragege. Such aspects the indebtedness and said Morragege. Such the principal of said it is further expressly agreed by and itsory note or in any or them or any part of the covenants, or agreements have access, said it is further expressly agreed by and itsory note or in any such cases, said the covenants, or agreements have not ease, said it is further mutually understood any and contained shall apply to, and, as far and or contained shall apply to, and, as far and or said the tribuse of said parties reportively. **COTROBER** **OFFICIAL SEAL** **OCTROBER** **OCTROBER**	not probiblised by few or regulation, this mortgage and all sums hareby secured shall signe and without notice to Mortgager forthwich upon the conveyance of Mortgager try and premises, or upon the vesting of such title in any manner in persons or entil east or transferse assumes the indebtedness secured hereby with the consent of the Mortgager statistic and it is further expressly agreed by and between take. Mortgager and Mortgages, the story note or in any of them or any part thereof, or the interest thereon, or any part the covariants, or agrouphous havein contained, or in case said Mortgages is made a force toward mortgage, the covariants, or agrouphous havein contained, or in case said Mortgage is made a force time. Covariants or agrouphous havein contained, or in case said Mortgager shall at once owe said Mortgager increast in such suits and for the reliection of the smoot particle. Covariants or otherwise and a lian is insteady given upon said praises force shall be enserted for such reasonable fees, together with whatever other indebtedness it is further mutually undersood env. a proof, by and between the parties hereto, a contained shall supply (o., and, as far is one low allows, be bindly upon and be for a series of said gardiar respectively. **COCTOBER** **ALC.*** **A.C.*** **B.** **A.C.*** **A.C.** **B.** **A.C.** **A.C.** **B.** **A.C.** **A.C.** **B.** **A.C.** **A.C.** **B.** **A.C.** **A.C.