LEGAL DESCRIPTION:

The East 25.32 feet of all that part of Lot 14 lying West of a line drawn from a point in the North line of said Lot 14, 78.53 feet East of the Northwest corner thereof to a point in the South line of said Lot 14. 79.94 feet East of the Southwest corner of sa'd Lot 14 and the South 14 feet of the North 31 feet of the East 20 feet of Lct 14 and the South 14 feet of the North 31 feet (except the East 20 feet thereof) of all that part of Lot 14 lying East of a line drawn from a point in the North line of said Lot 14, 124.33 feet East of the Northwest corner thereof to a point in the South line of said Lot 14, 125.64 feet East of the Southwest corner of said Lot 14. All in Block 9, in Fowler and Mc Daniel's Subdivision of the Southwest 1/4 of the Southwest 1/8 of Section 13, Township 41 North, Range 13, East of the Third AL JOSEPH OF COLLANG CLORES OFFICE Principal Meridian in Cook County, Illinois.

378115

Property of Coot County Clert's Office

	REAL EST	Are MONTSAGE	9 1 5 5	
Recording requested by Please return to: General Finance			ROVIDED FOR RE	COHDER'S USE
5710 N. Broadwa	NOTE !	DENTIFIED		
Chicago, Il. 5	0660			
And the second s				
NAME(s) OF ALL MO	DRTGAGORS	7	MORTGAGEL:	
Harold brownlee	and Hary R. Brownlee,	MORTGAGE	General Fina	
Mis Wife, as Jo 1315 McDaniel Svanston, Ii.	int Tenants Unit B 60201	AND WARRANT TO	5710 N. Broad Chicago, Ill:	iway Inois 60660
)	LEIDOT BAMACAIN	TEINAL PAYMENT	Ітета	LAC
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	DUE DATE	PAYM	ENTS
J 60	2/24/89	1/24/94	\$10,	,532.40
THIS MORT	GAGE SECURES FUTURE ADVANCE	S - MAXIMUM OUTST	ANDING S -0-	
Ilf ant contr	ary to law, this incittage also secures the hall extensions torreof). The Principle Pr	e naument of all renewals	and renewal notes her	eof \$7636.81
ness in the amount of ti	nselves, their heirs, personal representa ne total of payments up and payable a re advances, if any, not to axched the e note or notes evidencing such indebte TATE, to wit:	as indicated above and as maximum outstanding a	ridenced by that certain mount shown above, t	n promissory note of even opether with interest and
SEE ATTATCH	50 :			
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## T D # 10	-13-319-030-0000 Mc			_
Property Addr	ess: 1315 McDaniel Unit B,	Evanston; Il. 60		
DEMAND FEATURE (if checked)	Anytime after you will have to pay the principal as demand. If we elect to exercise this payment in full is due. If you fail t note, mortgage or deed of trust that for a prepayment penalty that would	nount of the loan and all option you will be given to o pay, we will have the r secures this loan. If we	unpaid interist accrie written notice of electi icht to exercise an ist elect to exercise shis	d to the day we make the on at least 90 days before ghts permitted under the
waiving all rights under	profits vrising or to arise from the real election of the County of and by virtue of the Homestead Exemplant in or breach of any of the coveral	option Laws of the State	ार्च Illinois, and all rigi	any sala under judgment nois, huraby releasing and nt to retain possession of
thereof, or the interest to produce or renew insuranthis mortgage mentioned or in said promissory no option or election, he is said premises and to receive be applied upon the inde-	ided and agreed that if default be mad hereon or any part thereof, when due, nce, as hereinafter provided, then and in i shall thereupon, at the option of the fi te contained to the controlly notwithst milediately foreclosed; and it shall be sive all rents, issues and profits thereof obtedness secured hereby, and the cour is be applied on the interest accounting after	or in case of waste or no such case, the whole of sholder of the note, become anding and this mortgage lawful for said Mortgage, the same when collected wherein any such suit is	n-payment of taxes or aid principal and inter- e inimediately due and may, without notice ee, agents or attorney- t, after the deduction of s prinding may appoint	assessments, or neglect to est secured by the note in payable; anything herein to said Mortgoper of said i, to enter into and upon if reasonable expenses, to a Receiver to collect said
peyment of any installm principal or such interest edness secured by this m agreed that in the event	bject and subordinate to another morty ent of principal or of interest on said (and the amount superd with legal into ortgage and the accompanying note sho of such default or should any suit be companying note shall become and be e.	prior mortgage, the holde crest thereon from the tim all be deemed to be secu- commenced to foreclose s	ir of this mortgage ma ne of such payment ma ired by this mortgage, aid prior mortga _s e, the	y pay such installment of y be added to the indestr- and it is further expressly in the amount secured by
This instrument prepared	Stavon Himon			
of 5710 N. Bro	adway, Chicago, Il. 60660	(Name)		Illingis.
013-00021 (REV. 5-68)	(Address	s)		

And the said Mortgagor further covenants and agrees to and with said Mortgages that time pay (*) taxes and assessments on the said premises, and with as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vanishism and malicious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgages and to deliver to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgages shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collects are upon any such policies of insurance by rescan of damage to or destruction of said buildings or any of them, and apply the same less \$\frac{1}{2}\triangle \triangle \triang

If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgages and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee.

And said [Aprigagor further agrees that in case of default h = 10 payment of the interest on said note when it becomes due and payable it shall bear like interest with the principal of said note.

n witness whereaf, the seid Mortga	gor <u>*</u> ha <u>V</u>	a nurranto	set their ha	end s and	eal 8 this	24th	day (
January	-	A.D. 19	89	Hawill	furun	200	SEA
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TE OF I'.LINOIS, County of	Cook		· · · · · · · · · · · · · · · · · · ·	. 15.			
, the undersigned, a Notary Public,				said, do hereby	certify that		
Harold Brownles and Ma:	ry R. Br	owniee,	his wife	()	,		
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					fore the this day nd delite ed said		
					nd den le ed said Joses thereir set		
			of the right of			C.	-
المراجع المعام		Given und	er my hand and	1		sea' this 24	th
OFFICIAL SEAL RAYMOND L. DUBDIS		- APPENIE COTTON	•		٠. ١٠		
Hotary Public, State of Illinois	7	day of	Jenu	ary .7	17 (.D. 19 89
My Commission Expires 5/20/91		19 .	_Van	new	I Con	Kfans	`.
My commission expires		.,	Û	Not	ary Public		
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