MORTGAGE

Land Titles Act, S.N.B. 1981, c. L-1.1, s.25
Standard Forms of Conveyances Act, S.N.B. 1980, c. S-12.2, s.2

PARCEL IDENTIFIER:		
	[Insert PID]	
MORTGAGOR:		
	[Insert full name of mortgagor]	
	[Insert address of mortgagor]	_
MORTGAGOR:	[Insert full name of mortgagor]	_
	[Insert address of mortgagor]	_
SPOUSE OF		
[Insert name of mortgagor.	[Insert full name of spouse of mortgagor]	
Delete if not applicable]	[Insert address of spouse of mortgagor]	_
MORTGAGEE:		_
	[name]	
	[Insert address of applicable branch]	
GUARANTOR:		_
	[Insert full name of guarantor. Delete if not applicable]	
	[Insert address of guarantor. Delete if not applicable]	_
MANNER OF TENURE:	NOT APPLICABLE	_
I IMITATION OF BIOLI	T	
LIMITATION OF RIGHT TITLE OR INTEREST MORTGAGED:	·,	
	[Specify - e.g., leasehold interest]	_
PRINCIPAL SUM:		Dollars
(\$) in Canadian funds advanced by the mortgagee to the	he mortgagor
INTEREST RATE:Rate").	per cent (%) per year (the "Interest
	ULATED: half-yearly not in advance, before and after and after default and judgment, until paid.	r maturity of
INTEREST ADJUSTME Adjustment Date").	ENT DATE:	the "Interest
-		
TERM:	•	

Date, the mortgagor shall pay accrued calculated in the manner required under the Interest Adjustment Date. The momenth until the Interest Adjustment Date month, the mortgagor shall also pay it Adjustment Date. The mortgagee may payable on the date of the advance. Together with interest at the Interest Adjustment Date, shall become due and	ncipal Sum is advanced before the Interest Adjustment interest on the money advanced at the Interest Rate, this mortgage, from the day the money is advanced until ortgagor shall pay this interest on the first day of each e. If the Interest Adjustment Date is not the first day of a interest from the first of the month until the Interest deduct from any advance any interest that is due and After the Interest Adjustment Date, the Principal Sum, Rate mentioned above, computed from the Interest payable and be paid in consecutive monthly instalments
principal and interest) on the Payment this is a Closed Mortgage/an Open Mortg	Dates indicated below. For the purposes of prepayment gage. [delete inapplicable option]
and thereafter on the da "Payment Dates") to and including the	ay of each and every month in each and every year (the day of,, and and interest shall become due and payable and be paid
MATURITY DATE:	(the "Maturity Date").
PLACE OF PAYMENT: At such of designate from time to time.	office or branch of the mortgagee as the mortgagee may
Statutory Covenants and Conditions Exc	eluded: All
Optional Covenants and Conditions Inclu	uded:
The affidavits and other documents attac	ched hereto as Schedule " D " form part of this mortgage.
	he specified limitation) [delete if not applicable] to the tenure the specified parcel to secure repayment of the as before maturity as specified.
option] receipt of the text of the covenar	gagor and the guarantor acknowledge [delete inapplicable atts and conditions which are contained in this mortgage or or by virtue of subsection 25(4) of the <i>Land Titles Act</i> , ame extent as if set out at length herein.
	his instrument and consents to this disposition for the the <i>Marital Property Act</i> . [Delete if not applicable.]
Date:	-
Witness:	Mortgagor:
Witness:	Mortgagor:
Witness	Sparse of
Witness:	Spouse of: [Insert name of mortgagor. Delete if not applicable]
	[Delete if not applicable]
Witness:	Guarantor:
	[Delete if not applicable]

AFFIDAVIT OF MARITAL STATUS

Land Titles Act, S.N.B. 1981, c.L-1.1, s.81

DEPO	NENT:				
		[Insert name of Deponent]			
		[Insert address of Deponent]			
SPOII	SE OF				
	NENT:				
		[Insert name of Spouse of Deponent. Delete if not applicable]			
	OF DOMESTIC				
CONT	RACT:	[Delete if not applicable]			
DATE	OF COURT				
DATE OF COURT ORDER:					
		[Delete if not applicable]			
I, the d	eponent, make oath an	d say:			
1.		onveying an interest in the attached instrument and have personal ers hereinafter deposed to;			
[DELET	TE INAPPLICABLE CLA	USES]			
2.	That I am not married	;			
		OR			
	That the name of my s	spouse is as specified above;			
3.	That I have no former spouse with a right under the <i>Marital Property Act</i> to any interest in or possession of the subject land;				
4.	That the subject land has/has not [Delete inapplicable clause.] been occupied by me and my spouse as our marital home;				
5.	[Delete inapplicable clauses] That my spouse has joined in this instrument and has consented to the disposition for the purpose of complying with section 19 of the <i>Marital Property Act</i> ;				
		OR			
	The signature of my sp	pouse is not required because			
	my spouse has releas dated as specified abo	ed all rights to the marital home by reason of a domestic contract ve.			
		OR			
		s been released by order of The Court of Queen's Bench of New specified above, pursuant to paragraph 23(1)(b) of the Marital			
		OR			
	this disposition has be order dated as specifie	een authorized by The Court of Queen's Bench of New Brunswick by ed above.			
6.	That I am the full ago purposes of the <i>Incom</i>	e of nineteen years and upwards and not a "non-resident" for any e Tax Act (Canada).			
SWODI	N TO at				
	v 10 at				
	, be	fore me:)			
)			
)			
	aniamam of O-41)			
	ssioner of Oaths Solicitor) }			

AFFIDAVIT OF CORPORATE EXECUTION

Land Titles Act, S.N.B. 1981, c.L-1.1, s.55

DEP	ONENT:			
221	ONZAT.	[Insert name of Deponent]		
		[Insert address of Deponent]		
OFF	ICE HELD			
BY I	DEPONENT:			
COR	PORATION:			
		[Insert name of Corporation]		
WHO	ER OFFICER EXECUTED INSTRUMENT:			
1112	morroment.	[Insert name. Delete if not applicable]		
		[Insert address. Delete if not applicable]		
OFF	ICE HELD BY			
	ER OFFICER EXECUTED			
THE	INSTRUMENT: te if not applicable.			
	CE OF			
	CUTION:			
	E OF CUTION:			
I, the	deponent, make oath and	say:		
1.		e specified above in the corporation specified above, and an s affidavit and have personal knowledge of the matters hereinafte:		
2.		That the attached instrument was executed by me (and the other officer(s) specified above) as the officer(s) duly authorized to execute the instrument on behalf of the corporation;		
3.	That the seal of the co Directors of the corpora	orporation was affixed to the instrument by order of the Board oation;		
	OR [DELETE INAPPLICA	ABLE CLAUSE]		
	That the corporation ha	as no seal;		
4.	That the instrument wa	as executed at the place and on the date specified above;		
5.		f a share of the corporation does/does not [Delete inapplicable wner thereof to occupy the parcel described in the attached l home.		
SWOI	RN TO at	,)		
	befo	,		
	DeIO:)		
)		
Comm	nissioner of Oaths)		
	a Solicitor)		

CERTIFICATE OF EXECUTION

Land Titles Act, S.N.B. 1981, c.L-1.1, s.55

NOTA	RY PUBLIC:	[Insert name]	
		[Insert address]	
JURIS	SDICTION:		
	E OF RESIDENCE OTARY PUBLIC:		
EXEC	ON WHO UTED THE RUMENT:		
		[Insert name of person]	
PLAC	E OF EXECUTION:		
DATE	OF EXECUTION:		
	otary public, a Notary Pu f residence specified abov	ablic in and for the jurisdiction specified above and ree, do hereby certify:	residing at the
1.	That the person who exe	ecuted the attached instrument personally appeared	before me;
2.	That the person is kr satisfaction;	nown to me or the person's identity has been	proved to my
3.	That I explained to the professional abilities;	person the contents of the attached instrument to	the best of my
4.		he explanation, the person executed the attache and on the date specified above;	ed instrument
5.	That the person acknow	ledged that he or she is of the age of majority;	
6.	That I have ascertained that the name by which the person is identified in the attached instrument is the person's name in accordance with the <i>Naming Conventions Regulation</i> under the <i>Land Titles Act</i> ; and		
7.		attached instrument next to the signature of the per tion has been prepared, with my name printed legib	
IN TES	TIMONY WHEREOF, I ha	ve hereunto set my hand and affixed my Notarial Se	al.
Place:			
Date:			
Notary	Public:	[Signature]	