UNOFFICIAL CO-00788778 2000-10-10 12:26:23

Cook County Recorder



(S	pace Above this Li	ne For Recording	g Data)	
	MOR'	TGAGE		7
0,		UST FORM)		10
THIS MORTGAGE is mede this	19th	day of	September	, rox 2000 JV 4
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\				
between the Mortgagor, CITIZENS BA	NK-ILLINOIS, N.	A. formerly	known as COMMERC	IAL_NATIONAL,
BANK OF BER	1	ame)		
3322 SOUTH OAK			IS 60402	·
not personally but solely as Trustee under a		dress)	ID 15	10
not personally but solely as Trustee under a known as Trust No L001				Mortgagee, CENTRAL
FEDERAL SAVINGS AND LOAN ASSOC	CIATION, 5953 Wes	st Cermak Road,	Cicero, Illinois 60804-2	190, a corporation orga-
nized and existing under the laws of the Un	ited States of Amer	ica (herein "Lend	ler"). Whereasxxxxxx	xxxxxxx and a certain
beneficiary or certain beneficiaries of <u>CIT</u> RANK OF BERWYN (hereafter sor	TIZENS BANK-IL metimes referred to	if more than one	ormerly known as	COMMERCIAL NATIONAL
Obligor") is indebted to Lender in the prin	cipal sum ofC	NE HUNDRED J	THIRTY THOUSAND A	ND 00/100
which industral and in anidamend by Ding.	in al Oblianata		_ Dollars (\$ 130.	000.00),
which indebtedness is evidenced by Princi installments of principal and interest, v	ipal Obligor's note with the balance	or even date he of the indebted	re://u (herein "Note"),	, providing for monthly
on OCTOBER 1,2030			1	
TO SECURE to Lender (a) the repay	ment of the indebte	dness evidenced	by the Note, with interes	est thereon, the payment
of all other sums advanced in accordance he mance of the covenants and agreements her	rewith to protect the	e security of the	Mortgage, with raterest	thereon, and the perfor-
made by Lender pursuant to Paragraph 3 he	reof ("Future Adva	inces"), and in co	nsideration for Lender'	making, and to induce
Lender to make, to Principal Obligor the lo	an evidenced by th	e Note, Mortgage	or does hereby Mortgag	e, Grant and Convey to
Lender the following described real estate State of Illinois:				<u>COOK</u> ,
	4266679			
Lot 7 in Addition to Salt Creek Addition to Lyons, a subdivision	Highlands, be	ing a subdiv	vision of Lot 4 in	n Block l in Ricker's
the North West & of Section 2,	Township 38 No	rth Range 12	. East of the Th	ird Principal Meridian
excepting therefrom the North 62	28.4 feet of t	he East 638.	9 feet thereof; a	also except the West
275.4 feet of the North 686.4 fe	eet of the Eas	t 914.3 feet	thereof $oldsymbol{\uparrow}$ in Cool	k County,Illinois
P.I.N.18-02-100-039-0000			·	
Commonly Known as: 8706 Patricia	Drive Lyons	Minors 30	134	
itizens Bank-Illinois, N.A., as rusteetas aforesaid and not ndividually.	Rege	Forcash		ant Secretary
MORTGAGOR	Christ	an Wile	<u></u> ,	TITLE
	Car <u>ol Ann We</u>	PRINT NAME	Vice President	

TOGETHER with all the improvements now or hereafter erected on the real estate, and all easements, rights, appurtenances, rents, royalties mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter affixed attached to placed upon or used in connection with said real estate, including, in addition to all other things which at law or by convention are regarded as fixtures, and specifically, but not by way of limitation, all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration and ventilation, and also (without restricting the foregoing), floor coverings, carpets, shrubbery, awnings, stoves, stokers, gas burners, oil burners, water heaters, gas and electric fixtures, elevators, pumps, motors, cabinets, shelving, and plumbing, laundry and refrigerating fixtures and articles, and vacuum cleaning systems, all of which, including replacements and additions thereto, are hereby declared to be a part of the said real estate, whether physically attached thereto or not, and all of the foregoing, together with said real estate, are herein referred to as the 'Property,"

AND TOGETHER with all of the ren's, income, receipts, revenues, issues and profits thereof and therefrom, which rents, income, receipts, revenues, issues and profits N ortgagor hereby assigns to Lender

TO HAVE AND TO HOLD the Property un'd Lender forever, for the uses herein set forth, free from all rights and benefits under the Homestead Exemption Laws of the Star, of Illinois, which said rights and benefits Mortgagor does hereby release and waive. Mortgagor covenants that under the Trust Agreement described above Mortgagor has the right to Mortgage, Grant, Warrant, and Convey the property and that all beneficiaries of any loan secured by this mortgage shall at all times be disclosed to Lender.

Mortgagor and Lender covenant and agree as follows:

- 1. Payment of Principal and Interest. Mortgagor or Principal Obligor shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and interest on any Future Advances secured by this Mortgage.
- 2. Funds for Taxes and Insurance. Mortgagor shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Mortgage as a lien on the Property; (b) yearly hazard or property insurance premiums; (c) yearly flood insurance premiums, if any; and (d) yearly mortgage insurance premiums, if any. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Mortgagor's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. § 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount in which case Lender may collect and hold Funds in an amount not to exceed such lesser amount. Lender may estimate the argornt of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law. Lender shall apply the Funds to pay the Escrow Items. Lender may require Mortgagor to pay a one-time charge for a real estate tax reporting service used by Lender in connection with this loan, unless applicable law promitits such a charge. Lender shall not be required to pay Mortgagor any interest or earnings on the Funds. The funds are pledged as additional security for all sums secured by this Mortgage.

If the Funds held by Lender should come to exceed the amounts permitted by applicable law, Lender shall apply the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Mortgagor shall pay to Lender the amount necessary to make up the deficiency as rapidly as applicable law permits Lender to require Mortgagor to make up such deficiency.

Upon payment in full of all sums secured by this Security Instrument, Lender shall	promptly refund to Mortgagor any
remaining Funds held by Lender. If Lender shall acquire the Property, Lender shall apply a	Funds held by Lender at the time
of acquisition as a credit against the sums secured by this Mortgage.	

Citizens Bank-Illinois, N.A., as Trustee as aforesaid and not individually.

Roger C. For

00788778

Assist Vice President

MORTGAGOR

Carol Ann Weber

TITLE

PRINT NAME

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3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied: first to amounts payable under paragraph 2; then to interest due; then to principal due; and last, to any late charges due under the Note.

4. Future Advances. Nothing herein shall be deemed to limit the amounts that shall be secured hereby when advanced as provided in Paragraph 8 or Paragraph 21 hereof, and nothing herein shall require Lender to make any Future Advances.

5. Charges; Liens. Except to the extent paid by Lender pursuant to Paragraph 2 hereof, Mortgagor shall pay, before any penalty attaches, all taxes, assessments and other charges, fines and impositions attributable to the Property. Mortgagor shall promptly furnish to Lender all notices of amounts due under this Paragraph 5, and shall promptly furnish to Lender receipts evidencing such payments. Mortgagor shall keep the Property free from mechanic's and other liens and claims for lien not expressly subordinated to the lien hereof and shall promptly discharge any mechanic's and other lien and claim for lien not expressly subordinated to the lien hereof. In the event that Mortgagor may desire to contest any tax or assessment, Mortgagor shall pay, in full, such tax or assessment under protest, in the manner provided by statute, and all costs arising out of or related to such contesting of the tax or assessment and such payment of the tax or assessment under protest shall be borne by Mortgagor.

6. Hazard Insurance. Mortgagor shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, lightning, hail, windstorm, explosion and other perils within the term "extended coverage" and such other hazards, including but not limited to floods, as Lender may reasonably require and in such amounts, for such periods, and in such form as Lender may reasonably require. Mortgagor may choose the insurer through which the insurance is to be obtained, subject to Lender's right to refuse, for reasonable cause, to accept an insurer offered by Mortgagor. Such insurance policies and renewals thereof shall include a standard mortgage clause and shall make the proceeds of such policies payable solely to Lender and, in the event of foreclosure have payable to the owner of the certificate of sale and shall also include a clause providing that the policy may be altered, modified, or cancelled only upon ten (10) days' prior written notice to Lender. Lender shall have the right to hold the policies and renewals thereof, and Mortgagor shall promptly furnish to Lender all premium notices or bills and all receipts of paid premiums and, in the case of an insurance policy about to expire, shall deliver to Lender proof of the renewals of such policy not less than ten (10) days prior to the date of expiration of such policy. In the event of loss, Mortgagor shall give prompt notice to the insurance carrier and Lender, and Lender may make proof of loss thereunder. In the case of loss, Lender is authorized to adjust, collect and compromise, in its discretion, all claims under any such insurance policies, and Mortgagor hereby agrees to sign, upon request by Lender, all receipts, vouchers and releases required of Mortgagor by the insurers. Lender is hereby authorized in its discretion to apply the proceeds ci my such insurance to the discharge of any obligation insured against, to a restoration of the Property or to the indebtedness of Mortgago; secured hereby, and any application to the indebtedness shall not relieve Mortgagor from the obligations hereunder until said indebtedness is paid in full and shall not extend or postpone the due date of the monthly installments referred to in Paragraphs 1 and 2 hereof or change the amount of such installments.

7. Preservation and Maintenance of Property. Mortgagor shall keep the Property in good repair and shall not permit or commit waste, impairment, or deterioration of the Property and shall comply and cause all occupants of the property to comply with all laws and ordinances relating to the maintenance or use of the Property and with all requirements, orders and notices of violation thereof issued by any governmental authority. Mortgagor shall promptly repair, restore or rebuild any buildings or improvements now or hereafter on the Property which may become damaged or destroyed and shall complete within a reason-

able time any building or buildings now or at any time in process of erection upon the Property.

8. Protection of Lender's Security. If Mortgagor fails to perform any of the coverants and agreements contained in this Mortgage, or if any action or proceeding is commenced which may affect Lender's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lender's option may make such appearances, disburse such sums and take such action as Lender may deem necessary to protect Lender's interest, including, but not limited to, disbursement of attorneys' fees and expenses and court costs and expenses and entry upon the Property to make repairs. Any amounts disbursed by Lender pursuant to this Paragraph 8, with interest thereon as hereinafter provided, shall (to the extent permitted by law) become additional indeptedness of Mortgagor secured by this Mortgage. Such amounts shall be payable upon notice from Lender to Mortgagor requesting payment thereof and shall bear interest from the date of disbursement at the rate stated in the Note, unless payment of interest as such rate would be contrary to applicable law in which event such amount shall bear interest at the highest contract rate of interest for individual mortgagors permitted by applicable law. Nothing contained in this Paragraph 8 shall require Lender to inquire into the validity of any lien, encumbrance or claim in advancing monies in that behalf hereunder or to incur any expense or do any act hereunder, and Lender shall not incur any personal liability for any action or omission hereunder. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.

indebtedness secured by this Mortgage.		
9. Inspection. Lender may make or	cause to be made reasonable entries upon and in	specions of the Property at any time
and from time to time. Citizens Bank-Tllingis N A	: //	Assistant Secretary
Trustee as aforesaid and not individually.	Roger Co Forcash	
MODTOLGOD		<u>, Assist. Vice President</u>
MORTGAGOR	Carol Ann. Weber	TITLE
	PRINT NAME	— 007827 78

10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, and, in the event of a partial or total taking of the Property, the proceeds shall be applied to the indebtedness secured by this Mortgage and Lender is hereby authorized to act for and in behalf of Mortgagor in collecting said proceeds and applying said proceeds, at Lender's option, either to restoration or repair of the Property or to the indebtedness secured by this Mortgage. Any such application of proceeds to the indebtedness secured hereby shall not relieve Mortgagor from the obligations hereunder until said indebtedness is paid in full and shall not extend or postpone the due date of the monthly installments referred to in Paragraphs 1 and 2 hereof or change the amount of such installments.

11. Mortgagor Not Released. Extension of the time for payment or modification or amortization of the indebtedness secured hereby granted by Lender to any successor in interest of Mortgagor shall not operate to release, in any manner, the liability of the original Mortgagor and Mortgagor's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or modify amortization of the indebtedness secured by this Mortgage

by reason of any demand made by the original Mortgagor or any successor in interest or any other person.

12. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any right or remedy hereunder and shall not in any manner affect 1 ender's right to require or enforce performance of any covenant or agreement herein contained.

13. Remedies Cump lative. All remedies provided herein are distinct and cumulative to any other right or remedy hereunder or afforded by law or equity, and all remedies, whether provided hereunder or afforded by law or equity, may be exercised

concurrently, independently or successively.

14. Successors and Assigns Sound; Joint and Several Liability. The covenants and agreements herein contained shall bind and the rights hereunder shall insure to Lender, its successors and assigns. The covenants and agreements hereby contained shall bind and the rights hereunder shall insure to the heirs, executors, and administrators and successors and assigns of Mortgagor. All covenants and agreements of Lortgagor shall be joint and several.

15. Notice: Waiver. Any notice to Mortgagor provided for in this Mortgage shall be given by mailing such notice by regular first-class mail, postage prepaid, addressed to Mortgagor at Mortgagor's address stated above. Any notice provided for in this Mortgage shall be deemed to have been given to Mortgagor when deposited in the mail in the manner as aforesaid. Except as otherwise provided herein, Mortgagor hereby waives. To the extent permitted by applicable law, any and all notices, including but not limited to notice of Default (as herein defined) and notice of Lender's acceleration of the indebtedness secured hereby.

16. Use, Alteration and Transfer of Property. Mortga or shall not suffer or permit without the written consent of Lender being first had and obtained (a) any use of the Property for a purpose other than that for which the same is now used; (b) any alterations or additions to or demolition or removal of the Property; (c) a purchase upon conditional sale, lease or agreement, under which title is reserved in the vendor, of, or the creation of a lier, on or security interest in (other than a lien or security interest subordinate to the lien hereof), any apparatus, fixtures, equipment or other materials (other than household appliances) that constitute part of the property hereby mortgaged as herein defined; or (3) a sale, assignment or transfer (other than the creation of a lien or other encumbrance subordinate to the lien hereof, or a transfer by Jevise, descent or by operation of law upon the death of a joint tenant, or the grant of any leasehold interest of three years or loss not containing an option to purchase) of any legal, equitable, or other right, title or interest in or to the property or trust estate or any portion of the property or trust estate.

17. Successor in Interest. In the event the ownership of the Property or any part the reof becomes vested in a person, firm, corporation or other legal entity other than Mortgagor, Lender may, without notice to Mortgagor, deal with such successor or successors in interest with reference to this Mortgage and the indebtedness secured hereby in the same manner as with Mortgagor and may forbear to sue or may extend time for payment of the indebtedness secured hereby without discharging or in any way affecting the liability of Mortgagor hereunder or upon the indebtedness secured hereby or any secondary liability of Mortgagor

or Principal Obligor or any Maker or indorser or guarantor of the Note.

18. Default. Time is of the essence hereof, and in the event of the occurrence of any one or more of the following events at any time or times hereafter, any one of which shall constitute an event of default ("Default") hereunder, to-wit: (a) Mortgagor fails to perform any covenant or agreement contained herein; (b) Mortgagor or Principal Obligor fails to make all or any part of any payment due under the Note when due or declared due thereunder, or otherwise defaults under the terms of the Note or of any agreement, document, or instrument heretofore, now or hereafter executed by Mortgagor or Principal Obligor and delivered to Lender; (c) Mortgagor or any Maker or any indorser or guarantor of the Note is adjudicated incompetent; (d) all or a substantial part of the property of Mortgagor or any Maker or any indorser or guarantor of the Note is attached, seized, garnished, subjected to a writ or distress warrant, or is levied upon, or comes within the possession of any receiver, trustee, custodian or assignee for the benefit of creditors; (e) a proceeding under any bankruptcy, reorganization, arrangement of debt, insolvency, readjustment of debt or receivership law or statute is filed by or against Mortgagor or any Maker or indorser or guarantor of the Note, or Mortgagor or any Maker or any indorser or guarantor of the Note makes an assignment for the benefit of creditors; (f)

Citizens Bank-Illinois, N.A.aas Trustee as aforesaid and not individually.

, Assistant Secretary

Assistant Vice President

MORTGAGOR

CaroliAnn Weber

TITLE

PRINT NAME

00788778

Mortgagor or any Maker or any indorser or guarantor of the Note is enjoined, restrained or in any way prevented by court order from conducting all or any part of said person's affairs; (g) an application is made for an appointment of a receiver, trustee or custodian of all or a substantial part of the property of Mortgagor or any Maker or any indorser or guarantor of the Note; (h) a notice of lien, levy or assessment is recorded with respect to all or a substantial part of the property of Mortgagor or any Maker or indorser or guarantor of the Note by the United States, or any department, agency or instrumentality thereof, or by any state, county, municipality or other agency, or any taxes or debts owing at any time or times hereafter to any one or more of them becomes a lien, choate or otherwise, upon all or a substantial part of the property of Mortgagor or any Maker or any indorser or guarantor of the Note; (i) a judgement or other claim becomes a lien upon all or a substantial part of the property of Mortgagor or any Maker or any indorser or guarantor of the Note; (j) Mortgagor or any Maker or any indorser or guarantor of the Note becomes insolvent or admits in writing said person's inability to pay said person's debts as they mature; or (k) any warranty, representation or statement made or furnished to Lender by or on behalf of Mortgagor or any Maker or any indorser or guarantor of the Note or any beneficiary of the trust is found to have been untrue, incomplete or misleading in any material respect when furnished, then, upon or at any time after the occurrence of any such Default, Lender is hereby authorized and empowered, at its option, and without affecting the lien hereby created or the priority of said lien or any right of Lender hereunder, to declare, without notice, all indebtedness secured hereby immediately due and payable, whether or not such Default be remedied by Mortgagor and Lender may also immediately proceed to foreclose this Mortgage.

19. Foreclosure. Upon the commencement of any foreclosure proceeding hereunder, the court in which such complaint is filed may, at any time, either of fore or after sale, and without notice to Mortgagor or any party claiming under Mortgagor, and without regard to the then value of he Property, or whether the same shall then be occupied by the owner of the equity of redemption as a homestead, appoint a receiver with power to manage and rent and to collect the rents, income, receipts, revenue, issues and profits of the Property during the pendency of such foreclosure suit and the statutory period of redemption, and such sums, when collected, may be applied before as well as after the master's sale, towards the payment of the indebtedness, costs, taxes, insurance or other items necessary for the projection and preservation of the Property, including but not limited to the expenses of such receivership and the costs and expenses provided in Paragraph 21 hereof; and upon foreclosure and sale of the Property there shall be first paid out of the proceeds of such sale the costs and expenses provided in Paragraph 21 hereof; then the principal indebtedness, including but not limited to Fu.ur. Advances, whether due and payable by the terms hereof or not, and the interest due thereon up to the time of such sale rendering the overplus, if any, unto Mortgagor and it shall not be the duty of the purchaser to see to the application of the purchase money.

20. Reinstatement. Notwithstanding Lender's accelera ion of the indebtedness secured by this Mortgage, Mortgagor shall have the right to have any proceedings begun by Lender to enroce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Mortgagor pays Lender 211 sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, had no acceleration occurred; (b) Mortgagor cures all Defaults; (c) Mortgagor pays the expenses incurred by Lender as provided in Paragraphs 8 and Paragraph 21 hereof; and (d) Mortgagor takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Mortgagor's

obligation to pay the sums secured hereby shall remain in full force and effect is if no acceleration had occurred. 21. Costs and Expenses. In the event of a Default, there shall be included in the indebtedness secured hereby (to the extent permitted by law) all of the following: any amounts disbursed by Lender pursuant to Fe.agraph 8 hereof; reasonable attorneys' fees and expenses' costs and expenses of appraisal of the Property; moneys advanced for insurance, taxes, assessments and liens; outlays for documentary evidence; stenographers' charges; court costs; Master's fees and cost of procuring or completing an abstract of title, Torrens Certificate or title insurance policy or commitment therefor. Such costs and expenses shall be included in the indebtedness secured hereby without regard to whether proceedings for foreclosure are consmensed and without regard to whether such foreclosure proceedings, if commenced, proceed to final decree and sale.

22. Waiver of Redemption. Except if the Property as of the date hereof is improved with a dwe'iing for not more than six families or except if the loan evidenced by the Note is to be used, in whole or in part, to finance the const uc ion of a dwelling for not more than six families or except if the Property is used or intended to be used for agricultural purposes, Mortgagor hereby waives, and represents that it is authorized and empowered to waive, any and all rights of redemption from sale under any order or decree of foreclosure of this Mortgage on behalf of the trust estate and all persons beneficially interested therein, and each and every person except decree or judgment creditors of Mortgagor in its capacity as trustee and of the trust estate, acquiring any interest in or title to the Property subsequent to the date hereof.

23. Payment and Release. Upon the full payment of said Note and of any Future Advances and other indebtedness secured hereby and upon the performance of all of the covenants and agreements herein contained to be done and performed by Mortgagor, Lender shall release this Mortgage. Principal Obligor shall pay any costs to record the release. Citizens Bank-Illinois, N.A., as

Trustee as aforesaid and not individually

Assistant Secretary

Asst. Vice President TITLE

00788778

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24. Severability. Whenever possible, each provision herein shall be interpreted in such manner as to be effective and valid under applicable law, but, in the event that any provision hereof shall be prohibited by or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity without invalidating the remainder of such provision or the remaining provisions hereof.

25. Miscellaneous. The captions and headings of the Paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provision hereof. Whenever the context hereof requires, the singular number, as used herein,

shall include the plural.

26. Land Trust Mortgage. Mortgagor as Trustee expressly subordinates to the lien of this Mortgage, and any extensions or renewal thereof, Mortgagor's right to a lien for advances made by Mortgagor under the terms of the Trust Agreement described above, and for costs, attorney's fees and compensation. This Mortgage is executed by Mortgagor, not personally but as Trustee as aforesaid, in the exercise of the power and authority conferred upon and vested in Mortgagor as such Trustee, and it is expressly understood and agreed by Lender and by every person now or hereafter claiming any right or security hereunder that nothing contained herein or in the Note secured by this Mortgage shall be construed as creating any personal liability on Mortgagor.

27. Hazardous Substances. Mortgagor shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Mortgagor shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential

uses and to maintenance of the Property.

Mortgagor shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Mortgagor has actual knowledge. If Mortgagor learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Mortgagor shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 27, "Haza dous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances gas line, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing as bestos or formaldehyde, and radioactive materials. As used in this paragraph 27, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

IN WITNESS WHEDEOF Mortgagor has counsed this M	O, , ,
day and year first above written.	origing to be executed by its duly authorized officers as of the Citters Bank-Illinois, N.A. formerlykknown as Commercial National Bank of Berwyn
7 -	Not personally but as Trustee, under Trust Agreement dated
3 th San	September 15 xxxx2000 and
	known as Trust Agreement No. L00175
(Corporate Seal)	known as Trust A, Connent No
(Corporate Scar)	By: Cant De Willey
	Assist Vice President Carol Ann Weber
	Assistant Control
Property Address 8706 Patricia Dr.Lyons, Ill., 6053	Corporate Taxpaver Identification No.
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Witness:	Witness:
	00786778

STATE OF ILLINOIS

COUNTY OF COOK 55
I, the undersigned, a Notary Public in and for said County, the State a foresaid, DO HEREBY CERTIFY THAT Carol Ann Weber
be the Assistant Vice President of Citizens Bank-Illinois, N.A.
the United States of America and Roger C. Foreach, a corporation of
nersonally
known to me to be the Assistant Secretary of said corporation; and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument, appeared before me this day in person and severally subscribed to the foregoing instrument.
acknowledged that they signed and delivered the said instrument as Asst. Vice President
ASSISTANT Secretary of said corporation, and caused the corporate seal of said corporation to be affixed thereto
pursuant to authority given by the Board of Directors of said corporation, as their free and voluntary act and as the free and voluntary act and as the free and voluntary
untary act of said corporation for the uses and purposes therein set forth, and xDD xHERFER XXEPTYNY THANK
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
AND REPORTED THE REPORT OF THE
MXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
ank your leek ask kutha ye souther the set here in set forth, including the release and waiven of the right of home stead
Given under my hand and Notarial Seal this 19th day of September XX 2000
This document prepared by Martha Hovorka, Attorney At Law, Wold M. Janoth
Attorney at Law Notary Public
Central Federal Savings and Loan As ociation OFFICIAL SEAL My Commission Expires:
5953 West Cermak Road INDA M TONETH Return to Recorder's Pay No. 188
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Boltes Sep 61, MON T: Central Federal Savings and Loan
5953 West Cermak Road
Cicero, Ill., 60804
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