This form it used in connection with MORTGAGE

mortgages insured under the one- to lour-family provisions of the National Housing Act.

THIS INDENTURE, Made this

payable on the first day of N WEMBER, 2000.

SIXTEENTH

day of OCTOBER , 19 gs , between

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, AS TRUSTEE UNDER TRUST AGREEMENT DATED SEPTEMBER 23, 1985, AND KNOWN AS TRUST NUMBER 65624, NOT PERSONALLY ------

Margaretten & Company, Inc., a corporation organized and existing under the laws of the state of New Jersey and authorized to do business in the state of Illinois, Mortgagee.

WITNESSETH: That whereas the Mortgagor is justly indebted to the Mortgagee, as is evidenced by a certain promissory note bearing even date herewith, in the principal sum of FIFTY TWO THOUSAND EIGHT HUNDRED THIRTY EIGHT AND NO/100....

_____ Dollars (\$ 52,838.00-----

payable with interest at the rate of TEN AND ONE-HALF -----

designate in writing, and delivered; the said principal and interest being payable in monthly installments of ____.

FIVE HUNDRED EIC, T' FOUR AND 39/100----- (Dollars (\$584.39------) on the first day , 19 85 , and a like sum on the first day of each and every month thereafter until of ---- DECEMBER the note is fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and

NOW, THEREFORE, the said Martgagor, for the better securing of the payment of the said principal sum of money and interest and the performance of the covenants and agreements herein contained, does by these presents MORTGAGE and WARRENT unto the Mortgagee, its successors or assigns, the following described Real Estate and the State of situate, lying, and being in the county of COOK Illinois, to wit:

LOT 8 IN GEORGE LILL'S SUBDIVISION OF BLOCK 15 OF SNOW ESTATE SUBDIVISION IN THE NORTH WEST 1/4 OF SECTION 30, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

REFERENCES HEREIN TO A MONTHLY MORTGAGE PREMIUM ARE AMENDED OR DELETED BY THE ATTACHED RIDER TO THIS MORTGAGE.

14-30-111-039 6.

\$16.25 DEPT-01 RECORDING T#4444 TRAN 0532 10/31/65 09:31:00 ₩300 # D #--85-26 1826

S

MAIL TO: ARGARETTEN & COMPANY, INC. 3 887 WILMETTE ROAD, SUITE F PALATINE, IL 60067

> PREPAYMENT RIDER ATTACHED HERETO AND MADE A PART HEREOF

TOGETHER with all and singular the tenements, hereditaments and appurtenances thereunto bolonging, and the rents, issues, and profits thereof; and all apparatus and fixtures of every kind for the purpose of supplying or distributing heat, light, water, or power, and all plumbing and other fixtures in, or that may be placed in, any building now or hereafter standing on said land, and also all the estate, right, title, and interest of the said Mortgagor in and to said premises.

TO HAVE AND TO HOLD the above-described premises, with the appurtenances and fixtures, unto the said Mortgagee, its successors and assigns, forever, for the purposes and uses herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which said rights and benefits the said Mortgagor does hareby expressly release and waive.

95261826

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HUD-92116M (5-80)

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		prepared by: Margar, u.n.& Co TTE ROAD, SUITE 'P' 60067	
Notary Public			
61 .G .A ,	К в р	aids lass this Notation bra br	
forth, including the release and	uses and purposes therein set		nent as (his, hers, their) valver of the right of hon
the foregoing instrument, ap- d, and delivered the said instru-	ist (he, she, they) signed, seale	in serson and acknowledged th	seared before me this day
			Usc
Hereby Certify That	ounty and State aforesald, Do	notary public, in and for the co	l, the undersigned, a
			TO YTNUOD
	: F F		SIONITE OF ILLINOIS
OT PERSONALLY TEE UNDER TRUST AGREEME		3, 1985, АИD КИОМИ ЛБ ВАИК АИD ТRUST СОМРАИ	
**************************************	ATTEST:		BX;
advantages shall inute, to the stilus heteto. Whetevet used, musculine gender shall include en.	bind, and the benefits and som, and assigns of the pa slutel the singular, and the	utors, udministrators, succes	tonpoctive heitn, exective short number n the singular number n
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m., and duly recorded in Book

County, Illinois, on the

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AND AS ADDITIONAL SECURITY for the payment of the indebtedness aforesaid the Mortgager does hereby assign to the Mortgagee all the rents, issues, and profits now due or which may be renter become due for the use of the premises bereinabove described.

THAT HE WILL KKEP the improvements now existing or hereafter erected on the mortgaged property, insured as may be required from time to time by the Mortgagee against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as may be required by the Mortgagee and will pay promptly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore.

All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by the Mortgagee and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss Mortgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by Mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgagee instead of to the Mortgagor and the Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In indebtedness secured thereby, all right, title and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.

THAT if the premises, or any part thereof, be condemned under any power of eminent domain, or acquired for a public use, the damages, proceeds, and the consideration for such acquisition, to the extent of the full amount of indebtedness upon this Mortgage, and the Note secured hereby remaining unpaid, are hereby assigned by the Mortgager to the Mortgage and shall be paid forthwith to the Mortgagee to be applied by it on account of the indebtedness secured hereby, whether due or not.

THE MORTO, GOR FURTHER AGREES that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within 60 days from the date hereof (written statement of any officer of the Department of Uniting and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated spice quent to the 60 days time from the date of this mortgage, declining to insure said note and this mortgage, being deemed conclusive proof of such ineligibility), the Mortgagee or the holder of the note may, at its option, declare all sums secure I hereby immediately due and payable.

IN THE EVENT of default is making any monthly payment provided for herein and in the note secured hereby for a period of thirty (3°) days after the due date thereof, or in case of a breach of any other covenant or agreement herein stipulated, then the whole of said principal sum remaining unpaid together with accrued interest thereon, shall, at the election of the Mortgagee, without notice, become immediately due and payable.

AND IN THE EVENT That the whole of said debt is declared to be due, the Mortgagee shall have the right immediately to foreclose this mortgage, and upon the filling of any bill for that purpose, the court in which such bill is filed may at any time thereafter, the before or after sale, and without notice to the said Mortgagor, and without regard to the solvency or insolvency at the time of such applications for appointment of a receiver, or car an order to place Mortgage in possession of the premises of the person or persons liable for the payment of the indebtedness secured hereby, and without regard to the value of said premises or whether the same shall ther be occupied by the owner of the equity of redemption; as a homestead, enter an order placing the Mortgagee in jostession of the premises, or appoint a receiver for the benefit of the Mortgagee with power to collect the rents, issues, and profits of the said premises during the mental of the said premises during the demption, and such rents, issues, and profits when collected may be applied toward the payment of the indebtedness, costs, taxes, insurance; and other items necessary for the protection and preservation of the property.

Whenever the said Mortgagee shall be placed in possession of the above described premises under an order of a court in which an action is pending to foreclose this mortgage or a subsequent mortgage, the said Mortgagee, in its discretion, may: keep the said premises in good repair pay such current or back taxes and assessments as may be due on the said premises; pay for and maintain such insurance in such amounts as shall have been required by the Mortgagee; lease the said premises to the Mortgager or others upon such terms and conditions, either within or beyond any period of redemption, as are approved by the court; collect and receive the rents, issues, and profits for the use of the premises hereinabove described; and employ other persons and expend itself such amounts as are reasonably necessary to carry out the previsions of this paragraph.

AND IN CASE OF FORECLOSURE of this mortgage by said Mortgagee "only court of law or equity, a reasonable sum shall be allowed for the solicitor's fees, and stenographers' fees of the complainant in such proceeding, and also for all outlays for documentary evidence and the cost of a complete abstract of title for the purpose of such foreclosure; and in case of any other suit, or legal proceeding, whe cla the Mortgagee shall be made a party thereto by reason of this mortgage, its costs and expenses, and the reasonable fees and charges of the attorneys or solicitors of the Mortgagee, so made parties, for services in such said of proceedings, shall be a further lien and charge upon the said premises under this mortgage, and all such expresses shall become so much additional indebtedness secured hereby and be allowed in any decree foreclosing this mortgage.

AND THERE SHALL. BE INCLUDED in any decree foreclosing this mortgage and be paid out of the proceeds of any sale made in pursuance of any such decree: (1) All the costs of such suit or suits, advertising, sale, and conveyance, including attorneys', solicitors', and stenographers' fees, outlays for documentary evidence and cost of said abstract and examination of title; (2) all the moneys advanced by the Mortgagee, if any, for the purpose authorized in the mortgage with interest on such advances at the rate set forth in the note secured hereby, from the time such advances are made; (3) all the accrued interest remaining unpaid on the indebtedness hereby secured; (4) all the said principal money remaining unpaid. The overplus of the proceeds of sale, if any, shall then be paid to the Mortgagor.

If Mortgagor shall pay said note at the time and in the manner aforesaid and shall abide by, comply with, and duly perform all the covenants and agreements herein, then this conveyance shall be null and void and Mortgagor will, within thirty (30) days after written demand therefor by Mortgagor, execute a release or satisfaction of this mortgage, and Mortgagor hereby waives the benefits of all statutes or laws which require the earlier execution or delivery of such release or satisfaction by Mortgagoe.

IT IS EXPRESSLY AGREED that no extension of the time for payment of the debt hereby secured given by the Mortgagee to any successor in interest of the Mortgagor shall operate to release, in any manner, the original liability of the Mortgagor.

ceding paragraph.

and payable, then the Mortgagor shall pay to the Mortgagoe any amount necessary to make up the deficiency, on or before the Mortgagor shall pay to the Mortgagoe shall be due.

It at any time the Mortgagor shall tender to the Mortgagoe, in accordance with the provisions of the note secured hereby, full payment of the entire indebtedness represented thereby, the Mortgagoe shall, in computing the amount of such indebtedness, credit to the account of the Mortgagoe all payments made under the provisions of aubsection (a) of the preceding paragraph which the Mortgagoe has not become obliguted to pay to the Secretiony of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions of this mortgage resulting in a public sale of the premises covered horeby, or if the Mortgagoe acquires the provisions of this mortgage resulting in a public sale of the premises covered horeby, or if the Mortgagoe acquires the provisions of this section (b) of the proceeding paragraph. If there is a commencement of such proceedings are continued under the under the industry is otherwise after default, the Mortgagoe shall paying a the time of the proceeding paragraph is a credit against the amount of principal then remaining unpuid under subsection (b) of the proceeding paragraph is a credit against the amount of principal then remaining unpuid and when the provision (b) of the proceeding paragraph is a credit against the amount of principal then remaining unpuided end when the moder and when the property adjust any payments which adjust any payments which shall property and when the manual of the proceeding payments and when the force of the amount of principal them the accumulation (b) of the proceeding payments and when the property and when the property and when the proceeding payments are able to the processing payments and whence the process of the process of the process of the process of tents, taxes, and assessments, or insurance premiums, as the ease may be, when the same shall become due and payable, then the Mortgagor shall pay to the Mortgagor shall become une and payable, then the Mortgagor shall pay to the Mortgagor shall become uny amount necessary to make up the deficiency, on If the total of the payments made by the Mortgagot under subsection (b) of the preceding, jaragnaph shall exceed the amount of the payments actually made by the Mortgagee for ground rents, taxes, and assessments, or insurance premiums, as the case may be, such excess, if the loan is cuttent, at the option of the Mortgagot, shall be ctedited on subsequent payments to be made by the Mortgagot, or refunded to the Mortgagot, If, however, the nice is dily payments made by the Mortgagot, or refunded to the Mortgagot, included no or of the Mortgagot, and the copay ground made by the Mortgagot of the preceding paragraph shall not be sufficient to pay ground anales by the ground and the ground made by the made the ground with preceding paragraphs and paymorally breasper and the ground the ground and g

Any deficiency in the amount of any such aggregate monthly payment shall, unless made of the Mortgagor prior to the due date of the next such payment, constitute an event of default under this mortes, of "the Mortgagor may collect a "tate charge" not to exceed four cents (44) for each dollar (51) for each payment more. Inn lifteen (15) days in streams, to cover the extra expense involved in handling delinquent payments.

(*) All payments mentioned in the two preceding subsections of this car graph and all payments to be made under the note secured fereby shall be added together and the aggregate amount: the record shall be paid by the shortgager each month in a single payment to be applied by the shortgager to the follow of a line and to the total and of insurance of insurance with the Secretary of Housing and Urban Development, or monthly charge ander the contract of insurance premium), as the case may be;

(1) premium charges under the contract of insurance premium), as the case may be;

(2) premium charges in any large in large special assessments, title, and other hazars crausines premiums;

(3) Interest on the note secured hereby, and

(4) mortization of the principal of the said note.

(a) An amount aufficient to provide the boder hereof with funds to pay the next mortgage insurance premium if this hastement and the note accured hereby are insured, or a monthly charge (in lieu of a mortgage insurance premium) if they are beid by the Secretary of flow in, and thins instrument, as follows:

(b) If and so long as and note of even due and this instrument are insured or are relimanted under the provisions of the blousing Act, an above the area of the bonder or the provisions of the bolder one (1) month pays such premium to the Secretary of Hear, and other been pursuant to provide such holder with funds to bey such premium to the Secretary of Hear, and other been pursuant to the bolder with funds to bey such premium to the Secretary of Hear, and other been pursuant to the Multonal Housing Act, and applicable Equilations hecometers or the month of the secretary of Hear, and other been pursuant to the Multonal Housing Act, to an amount and act and are also as a secretary of Hear, and an area of a mort pursuant to the Multonal Housing and Urban Development, an amount to the Multonal Housing and Orban Development to the Multonal Housing and Indian Act, and other heart and also are an instrument are held by the Secretary of Housing and Urban Development, and another the more due of a mort due, plus of premiums that will next become due on the note companies of the morth and an area and an area and an area and an area of the mort and payable on an the morths of elapse before one month prior to the due; when a such ground rents, premiums, taxes and appears a payable on the mounts will become definement, and he will be more than the mounts and an area a

That, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, for the will pay to the Mottgagee, on the first day of each month until the said note is fully paid, the followin, sums:

That privilege is reserved to pay the debt in whole, or in an amount equal to one or more monthly proyments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepay-

AND the said Matte igot further covenants and agrees as tollows:

It is expressly provided, however (all other provisions of this mortgage to the contrary notwithstanding), that the Mertgagee shall not be required not shall it have the right to pay, discharge, or remove any tax, assessment, or tay from upon or against the premises described herein or any part thereof or the improvements situated thereon, so long as the Mortgager shall, in good faith, contest the same or the validity thereof by appropriate legal proceeding bought in a court of competent jurisdiction, which shall operate to prevent the collection of the tax, assessment, or lien so contested and the sale or forteiture of the said premises or any part thereof to said statisty the same

ps bard out of proceeds of the sole of the mortgaged premises, if not otherwise paid by the Mortgager, to and any moneys so paid or expended shall become so much additional indebtedness, secured by this mortgager, to be the property berein mortgaged as in its discretion it may deem necessary for the proper processivation thereof. In case of the refusal or neglect of the Mortgagor to make such payments, or to satisfy any prior lien or incumbrance other than that for taxes or assessments on said premises, or to keep said premises, or to keep said premises, when due, and may make such trapults the Mortgagee may pay such taxes, assessments, and insurance premiums, when due, and may have the trapults of the property premium may be a second as it also to the may down an energy of the property and premium approach of the property of the

To keep said premises in good repeat, and not to do, or permit to be done, mon said premises, enything that may repeat the value dieteot, or of the security intended to be effected by virtue of this instrument, not to said premises, or any tax or assessment that may be required by authority of the State of libe Sortgapper, as here, as an assessment that may be levied by authority of the State of librors, or of the county, lown, a sum sufficient to pay all taxes and assessments on said premitation and its account of the county, lown, as sum sufficient to keep all buildings that may at any time be on said premises, during the country, lown, as sum sufficient to keep all buildings that may at any time be on said premises, during the continuence of said indebtedness, insured for the benefit of the Mortgagee.

VAD 2VID 2108.LCVCOB concurrence and attacks.

UNOFFICIAL HAR OLD 1969727-503 (b)

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	"FHA MORTGAGE RIDERS Instrument is assented by AMERICAN HATIONAL BANK AND TRUST COMPA- "FHA MORTGAGE RIDERS Instrument is assented by AMERICAN HATIONAL BANK A and conditions in the same of the all its roles as the step, as allowed and conditions in the same of the all its roles as the step, as allowed.
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and Managemetter & Compan	AND KNOWN ASSTRAGE TO NOT PERSONALLY.
and margaretten a compan	y, inc. dated insummer octoner 16 , 19 85 15
deemed to amend and supp	lement the Mortgage of same date as follows:
	*
That, together with, and in as	dition to, the monthly payments of principal and interest payable under the
the said note is fully paid, the fol	the Mortgagor will pay to the Mortgagee, on the first day of each month until lowing sums:
(T) The second second	
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(a) A sum equal to the pround	rents, if any, next due, plus the premiums that will next become due and payable on
on the morteneed brone in the	sard insurance covering the morigaged property, plus taxes and assessments next due. It as estimated by the Morigagee) less all sums already paid therefor divided by the
sessments will become delin	before one month prior to the date when such ground rents, premiums, taxes and as- quest, such sums to be held by Mortgagee in trust to pay said ground rents, premiums,
(b) All payments mentioned in the	e .w/ disceding subsections of this natarianh and all nauments to be made and at a
note secured hereby shall be month in a single payment to	added together and the aggregate amount thereof shall be paid by the Mortgagor each be applied by the Mortgagor each
i ground rents, if any, to the note so	axes, special assessments, fire, and other hazard insurance premiums;
amortization of the pri	ncipal of the led note. any such aggregate monthly payment shall, unless made good by the Mortgagor prior
to the due date of the hext such	Daymeni, constitute an event of default under this mortaure. The Mortanan man est
arrears, to cover the extra expen	ed four cents (4 g) for each dollar (\$1) for each payment more than fifteen (15) days in se involved in handling delinquent payments.
If the total of the payments mad	te by the Mortgagor under subsection(a) of the preceding paragraph shall exceed made by the Mortgagee for gound rents, taxes, and assessments, or insurance
premiums, as the case may be, such	excess, it the loan is current, at the option of the Morteagor, shall be credited on
made by the Mortgagor under subst	the Marteagor, or refunded to the Mortgagor. If, however, the monthly payments ection(a) of the preceding parar, reph shall not be sufficient to pay ground
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or belore the date when payment of .	ill pay to the Mortgagee any amount recessary to make up the deliciency, on such ground rents, taxes, assessments, or insurance premiums shall be due.
it at any time the Mortgagor shall te	nder to the Mortgagee, in accordance with the provisions of the note secured
nerecy, july payment of the entire	indebtedness represented thereby, the Murgagee shall, in computing the
the second s	The state of the s
of subsection(a) of the preceding	and any balance remaining in the funds accumulated under the provisions paragraph. If there shall be a default under any of the provisions of this
morigage resulting in a public sale	Of the premises covered hereby or if the Mortagore stepling the manner.
otherwise after detautt, the mortgag	see shall apply, at the time of the commencement of section occasings or at acquired, the balance then remaining in the funds accurallated under sub-
section of the preceding paragra	iph as a credit against the amount of principal then remaining unpaid under
said note manufacture in coline.	day of the market which wheels have been and the same of the same
	CV
Paragraph 5 of po. 3 is add	ded as follows: "This option may not be exercised by the solity for insurance under the National Housing Act is due
mortgagee when the ineligil	oility for insurance under the National Housing Act is due
to the mortgagee's failure	to remit the mortgage insurance premium to the Department
of Housing and Urban Develo	pment".
	American National Bank and Trust Company of Chicago
	As Trustee Aforesaid and not Individually
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MARGORES AAAAA	
килияттан ия ки / / / / / / / / / / / / / / / / / / /	A MANAGEMAN
/BY: / / U	OR ATTEST: // Marie
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	THE PROPERTY OF THE PROPERTY AND DESCRIPTION OF THE PROPERTY O

DATED SEPTEMBER 23, 1985, AND KNOWN AS TRUST NUMBER 65624, NOT PERSONALLY.

Property of Cook County Clerk's Office

FHA MORTGAGE PREPAYMENT RIDER

This ridor, dated the 16th day of OCTOBER ,1985, amends the mortgage of even date by and between Margaretten and Company Inc., the mortgagee, and AMERICAN NATIONAL BANK & TRUST COMPANY OF CHICAGO , the mortgager, as follows: 1. In the fifth unnumbered paragraph of page two, the sentence which reads as follows is deleted: That privilege is reserved to pay the debt in whole, or an amount equal to one or more monthly payments on the principal that are next due on the note, on the first day of (m) month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment.	
2. The fifth unnumbered paragraph of page two, is amended by the addition of the following:	
"Privilege is reserved to pay the dabt, in whole or in part, on any installment due date."	
IN WITNESS WHEREOF, AMERICAN NATIONAL BANK & TAUST COMPANY OF C	
TRUSTEE UNDER TRUST AGREEMENT DATED SEPTEMBER 23, 1985, AND KNOWN AS NUMBER 65624, NOT PERSONALLY, has sot his hand and Fund the	TRUST
day and year first aforesaid. AR THIRTH A TOPONNIA SUCCESSION MORTGAGOI SIGNATURE	(Alvidan)); R OR TRUSTEE!; R OR TRUSTEE!;

SIGNED, SEALED AND DELIVERED in the prosence of

SETTLEMENT AGENT

85261826

Property of Coot County Clert's Office

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THIS MORTGAGE is executed by AMERICAN NATIONAL BANK & TRUST COMPANY OF CHICAGO, NOT PERSONALLY, but as trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said AMERICAN NATIONAL BANK & TRUST CO. OF CHGQ hereby warrants that is possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said note shall be construed as creating any liability on the said First Party or on saidAMERICAN NAT'L BANK & TRUST CO. personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as the First Party and its successors and , personally are said AMERICAN NATIONAL BANK & TRUST COMPANY OF CHICAGO concerned, the legal holder or holders of said note and the owner or owners of any indebtness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the monner herein and in said note provided or by action to enforce the personal liability of the co-maker, if any.

IN WITNESS 1/HIREOF, NOT PERSONALLI. But as Trustee aforesaid, has caused these presents to be signed and its 10 porate seal to be hereunto affixed and attested, the day and year first above written.

AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, AS TRUSTEE UNDER TRUST AGREEMENT DATED SEPTEMBER 23, 138, AND KNOWN AS TRUST NUMBER 65624, NOT PERSONALLY. AS Trustee aforessid, and not personally,

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BY:		(Q	Ď.
	VH & PI	LINDEN ?	ca	ر ج	7.
ATTEST:	Mana			Ì	K961826
STATE OF ILLINOIS) COUNTY OF COOK	ASSISTANT SECRET	ARY			25
I, the undersigned, DO HEREBY CERTIFY, Fotor M. Johanson	that the above na	med J. Mic	MAZEL WHELAH	ลทซ้	
Hortgogor, personal subscribed and person and acknowle	ly known to me to cregaing instrume ECRETARY	be the same int as such	PETECAS Whose VICE PRESIDENT Appeared Vefo	names are	iy in
their own free and therein set forth; and there acknowled	and and bottle water was	1 the Cure	a manda combinate const	not of anda	
therein set forth;	and the said	- Addistvia . S.		11 1	_then
custodian of the co	geo that the said	i enid	T G DES - CORRES (MINISTER) DATE OF SECURITY OF THE SECURITY O		, ns naused
the corporate scal	of said	, i. r. A		to be affi:	
the said instrument	ns said		0	wn free and	
voluntary act ams a		ornutura uce	or said		
	for the uses a	nd purposes	therein set for	th.	
Given under my hand	and Notarial Se	a 1	OCT 1:7 1985	Da	te
		Max	in G. Pea	Bron	
		Notary Pub	lie "		

My Commission Expires: My Commission expires November 20, 1988

Property of Cook County Clerk's Office