This document was prepared by: Debra Duppler Union National Bank 1 Fountain Square las O E E Elgin. IL 60120

1200

## MORTGAGE

(Corporate Trustee Form)

	THIS INDE	NTURE WITH	NESSETH that	the undersigned	First Na	tional Ban	r of Moun	t Prospect	<u>.                                    </u>
a 4 Un	corporation s	organized and B a to anoisi	d existing und lead or Deads	er the laws of th In trust duty rec	orded and de	T 111111015	underslaned i	, not pe	reonally but as True of a Trust Agreen
de	led		November 4	y MORTGAGE	85, and kno	NO BE trust no	mber LT-	<u> 1885</u>	fhereinster
Ing	Association	n, of Elgin, il	linois, (hereina	fier referred to	s the Moriga	gee), the follow	ing described	premises and	property:
	of the of the	Southwes Third Pr	st Quarter Sincipal M	e being a s of Section eridian, in	13 , Towns Cook Cour	ship 41 Nor nty, Illino	rth. Range Dis.	Nuarter 9, East	864
*	P.I.n.	06-1	3.316.	oao wwo	M		0 01		86494501
	o/K	164 16	r ried	thin the	And Ship	TCD-D-rrckuts	257 64 <b>7</b> 4		10
		90	0.						
in in w w in hi	ig all appara ig, water, ligh ig of which b form doors a hich are inte iso together ereby pledge erein. The M	tus, equipment, power, repy lessors to mindows, anded to be with all east of, assigned, ortgages is to	int, lixibres or frigerribn, we lesses is cus floor coviring and are horbo transferred a	articles, whether other improvements of approximate of approximate of the course of th	or in single ur r services, and orlate, includin . in-s-door bed s a part of si lsionery inters o the Motina	ills or centrally I any other thin to but not time ds, mwnings, atc aid real estate rests and the re- tees, whather in	confroiled, us g now or here ted to venetle wes and water whether physi- nts, lesues and bw due or he	ed to supply in after therein of the bilinds, sortheaters, sprincelly attached a profile of safester to ber	piaced therein, inc heat, gas, aircondit or thereon, the furn ensist window sha nkler equipment (at d thereto or not); id promises which come due as pro- e proceeds of the i
## ##	nd with all th nd benefits i eraby release TO SECU	: AND TO HO be rights and under the his and waive. JRE	privileges thei omestead, exe	sunto Edunaing, mption and Vali	, unto said Mo Jation laws of	rigages forever any State, wh	, for the uses ich seid right	herein set for end benefits	aratus and equipm th, free from all rig s eald Mortgagor d
#:	(1) \$8\um. <mark>91.704.</mark>	Pentyn'rí√ 00 , w	e Thousand	Seven Hund Seven Hund anti dilw, redic	red Four	der of the Mor and no/100 therein provid	ganee bearing ed, is payable	in consecutiv	rewith in the princ
	ach, on the	1/ + 11		day of each m	onth during th	e term of such	Note, beginning	g with the	e monthly installm <u>(¥XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</u>
f	ald indebted (2) any slease and c	ness is paid advances me ancellation o	in full; ade by the Mc of this Mortgag	ripages to the se, but at no tim	Mortgagor, or e shall this M	origan se ruje	in title, for a	ny purpose, a	it any time before I ariginal Note toge
ť:	han advance	), prov	vided that, not	or in accordance	tained shall be	nts contaired i	limiting the a	e: and	Dol half be secured he ned herein and in
	iole. PROVIDE ums hereinal hen this Mor	O, HOWEVE! fter provided toage shall b	R, that if the fi for, or secur e released at	Aortnagor shall s	sy the princip	oal and all inter	et i na provide	in the Note,	and shall pay all o
	THE MOI A. (1) to extending the essessments,	RYGAGOR Copsystem of pays the control of pays the control of pays the control of pays the control of the contro	OVENANTS: ndebledness a yment thereof; s, and sewer a scalpis therefo	nd the interest to (2) to pay who envice charges are and all such to	nereon as he do and b do and property do and	rein and in sa efore any penal operty (includin appinst said	d Note grovid ty attaches the g those herety property shall	rd, or score icho all taxes io criue), and de conclusi	ding to any agreen, special taxes, s
11 10 10 10 10 10 10 10 10 10 10 10 10 1	he purpose of ind such other interests of the interests o	of this requir or hazards as he Mongage o. for the fu	ement; (3) to i the Mortgages n may require ii insumble va	keep the implove I may require to I until said inde Ive thereof, in a	be based as be bestead as bledness is fi buch compank	or hereafter upo mainst; and to p ully paid, or in ms, through suc	on said premisoride public to case of forect hacents or b	ier laured s ieblity insurar iosiny, an'it e lokers, end in	gainst damage by nce and such other xpiration of the pe such form as anal
p	isual clause inveble to the incommissio	satisfactory s owner of t ner's deed;	to the Mortge the certificate and in case o	ighe making the of sale, owner o floss under suc	proceeds the fany deficien h policies, the	ereo! payable t icy, any recelv. o Morigagee is	o the Mortgag or or redempt <i>authorized</i> so	ee; and in ci loner, or any adjust, colle	eriods, and contain use of foreclosure prantee in a Mas cland compromise
7	rouchers, reid mand, all reid manufitate to	eases and ac calpts, vouch	equillances for the and feles tocallos or any	ipired to be sign sex required of insurance claim	ned by the in him to be s to the restor	surance compa igned by the k ation of the pro	nies, and the iomosges for ( spany of upon	Morigagor <b>ag</b> :(:ch purpose; :tne indebted:	oots of loss, rece ress to alon, upon and the Mortriege ress hereby secure
1	ta discretion, o commence intes Morto	, but monthly and prompt ages elects	/ payments sh ily complete th to apply on th	sii <i>conlinue unti.</i> ne rebuilding or e Indebledness	eldebol blee l fo ociferation of secured hereb	dness is paid in buildings and by the procesd	n full; (4) imm improvements s of any insu	ediately after now or here: rance coverin	destruction or dam after on aald preming such destruction or other lien or o
6	of Hen not a on said propi	expressly substraint of the control	pordinated to t ilminish nor im mises and the	ine lien hereof; pair its value by use thereof; (8) i	(6) not to m (8 ny set of t not to make. #	ake, sulter or p Emission to act Sulter or Nermit	ermil any unis ; (7) to comp , without the	widi use of o ly with all red written permis	r any nuisance to ( quirements of law (a)on of the Morio)
1	of the improditional ane, in or upon a from time to to said prem	vemants, ap lesse or ag iny buildings time, at rea lises and an	paratus, appui reoment under or improveme sonable hours sy title guaran	denances, fixture which title is the late on wald pro- , and as finque ly policy relating	es or equipm leserved in th party; (9) to p nlly as the M o thereto to ti	ant now or has e vendor, of a ermit the Morts ortpages consided he Mortgages, a	Patter upon sa ny spparatus, Pages or its ra Jers reasonabl Juch to remain	id properly (c) fixtures or ei presentatives ( e; (10) to dell with the Mort	ead, (b) any alierat any purchase on culpment to be pli to inspect the prem ver the abstract of gagne until and ins
•	edness is ful	uy paid, and	in case of to	reclosure shall b	ecome the pi	openy of the p	urchaber at th	e foreclosure	ssio Vihitooi.
			· ·		•				

## UNOFFICIAL GORY o

B. At the option of the Mortgages, in order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtadness, and other insurance required or accepted, to pay monthly to the Mortgages, in addition to the above payments, a sum estimated to be equivalent to one-twellth of such items, which payments may, at the option of the Mortgages, (a) be half by it and commingled with other or though or the own funds for the payment of such items, in the control of the Mortgages account and withdrawn by it to pay but blums, or (c) be crafted to the unpell belance of said indebtedness as received, provided that the Mortgages advances upon also adjustion sums sufficient to pay said them as the same accrus and become payable. If the amount astimates to be unforced to the sums of the payment and withdrawn by it is pay payable or the sums of the payment and the sums of the control of the sums of the control of the sums of the control of the sums of the sums

the debt, secured hereby, without discharging or in any way affecting the flability of the Mortgagor hereunder or upon the debt hereby secured.

G. That time is of the essence hereof and if default be made in performance of any coverant herein contained or in making any payment under said Note or obligation or any extension or renewal detect. If proceedings be instituted to anforce any other tien or charge upon any of said property, or upon the filling of a proceeding. It hankupicy by or against the Mortgagor or if the Mortgagor shall make an assignment for the benefit of his creditors or if his property he placed under control of or in custody of any court, or if the Mortgagor shandon any of said property, then and in any of said evalus, the Mortgagoe is hereby authorized and empowered, at its option and without affecting the tien hereby created or the priority of said lien or any right of the Mortgagor, and employed without notice, all sums secured hereby immediately due and payable, whether or not such default be remaded by Mortgagor, and apply soward the payment of said mortgage indebtedness any indebtedness of the Mortgagoe to the Mortgagor, and said Mortgagoe may also immediately proceed to foreclose this mortgage, and in any foreclosure a said may be made of the parmises either separately.

H. That the Mortgagoe may employ coursel for advice or other legal senice at the Mortgagoe's discretion in connection with on account of this lien or which may effect the lien of this instrument, or any liftingly, to which the Mortgagoe may be made a party on account of this lien or which may effect the lien of this instrument, or any liftingly, to which the Mortgagoe may be made as party on account of this lien or which may effect the lien of this instrument, or any liftingly or the Mortgagoe may be made as party the debt hereby secured. Any costs and said premises altorney's fees so incurred shall be added to and be a part of the debt hereby secured. Any costs and shall hereby ampowered on the foreclosure as learned

the overplus, if any, shall be paid to the Mortgagor, and the purchaser and not be congenied to expendent to the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgages as it may elect, to this kinnediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness shall be delivered to the Mortgagor or his sasignes.

J. That Mortgages, without notice, and without regard to the consideration, it any, paid therefor, and notwithstanding the existence at that time of any inferior items thereon, may release any part of the premises or any person liable for any k deutedness secured hereby, without in any way affecting the liability of any party to the Note and Mortgage and without in any way lifecting the provided here in the inferior is the full extent of the indebtedness remaining unpaid hereunder, upon any part of the security not expressity released, and may agree with any party obligated on said indebtedness or having any interest in the security described herein to extend the time for payment of any part or all of the indebtedness secured hereby. Such agreement shall not, in any way, entends or impair the lien hereof, but chall ordend the lien hereof as against the Chall or any indebtedness in any indebtedness in the security indebtedness are undertined herein or any marann liable for any indebtedness to the indebtedness are undertined herein or any indebtedness in the security indebtedness are undertined herein or any indebtedness in the security indebtedness or having any interest in said security which interest is subject to said lien.

which interest is subject to said lien.

In the event the Mortgages (a) releases, as aforesaid, any party of the security described herein or any person Hable for any indebtedness secured hereby; (b) grants an extension of time for any payments of the debt secured hereby; (c) takes other or additional security for the payment thereof; (d) waives or falls to exercise any right granted herein or in said Note, said act or omission shall not
release the Mortgagor, subsequent purchasers of the said premises or any part thereof, or maken or surrelies of the Mortgage or of
said Note, or endorsers or guarantors thereof under any covenant of this Mortgage or of said Note, nor preclude the Mortgages from
exercising any right, power, or privilege herein or intended to be granted in the event of any other default then made or any subse-

quent detault.

N. At all times, repardless of whether any loan proceeds have been disturbed, this Mortgage secures (in addition to any loan proceeds disbursed from time to time) the payment of any and all loan commissions, service charges, liquidated damages, expenses, and advances due to er incurred by the Mortgages in connection with the loan to be secured hereby, all in accordance with the application and loan commitment tesued in connection with this transaction.

## UNOFFICIAL CORY OF

i. That all the option of the Mortgages, this Mortgage shall become subject and subordinate, in whole or in part (but not with respect to priority of entitlement) to insurance proceeds or any eward in condemnation) to any and all teases of all or any part of the permises upon the seasortoho by Mortgages and recording thereof, at any time herealist, in the Officer of the Mortgage and can describe the proceeds of the Mortgage and can describe the processors to season or sealons, or by enyone in behalf of the Mortgagor, and following the acceleration of maturity as allorastic, a tender of payment of the amount ecasions to sealons, or by enyone in behalf of the Mortgagor, its successors or sealons, or by enyone in behalf of the Mortgagor, its successors or sealons, or by enyone in behalf of the Mortgagor, its successors or sealons, or by enyone in behalf of the Mortgagor, its successors or sealons, or by enyone in behalf of the Mortgagor, its successors or sealons, or by enyone in behalf of the Mortgagor, its successors or sealons, or the work of the mortgage and shalf be desired to be a voluntary prepayment for sealons and the sealons of the prepayment of the extent permisses and a statigened to be a voluntary prepayment or sealons of the prepayment of the extent permisses and a statigened simultaneously herewith to the Mortgage and for the Mortgagor or which are hereby expressing horoprosted behalf indebtedness under provisions of a certain final time of capital permisses, and the prepayment of the Mortgagor or which are hereby expressing horoprosted behalf in the prepayment of the Mortgagor or which are hereby expressing horoprosted behalf by reference and entitle the prepayment of the Mortgagor or which are hereby expressing horoprosted behalf in the prepayment of the Mortgagor or which are hereby expressing horoprosted behalf by the prepayment of the processor of the processor of the prepayment of the mortgagor or the sealon and the sealon of the processor of the processor of the processor of the processor of IN WITNESS WHEREOF, the undersigned corporation, not personally but as Trustee as aforesaid, has caused these presents to be signed by harrust Office Wesident, and he corporate seal to be hereunto affixed and attested to by he Assistant 8 <u>October</u> 19 86 day of . National Bank of Mourit Prospect As Tru tee as aforespid and not parsonally Greek & Schlaves ATTEST: Truck Office President Assistant **BTATE OF** Illinois COUNTY OF Cook the undersigned , a Notary Public In and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT Elizabeth C. personally known to me to be the Trust Officentaldent of First National Bank of Mount Anne Bucaro personally known to me to be the. Secretary of said corporation, and personally known to me to be the same persons whose names are aubscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such Trust Offerficent and Assistant Secretary, they signed and delivered the said instrument as Trust Officendent and Assistant Secretary they signed and delivered the said instrument as Trust Officendent and Assistant Secretary of said corporation and caused the corporate seat of said corporation to be attitud thereto, pursuant to sufficiently, given by the Board of Directors of said corporation as their tree and voluntary act, and as the tree and voluntary act and deed of said corporation, for the uses and purposes therein set forth. Assistant

AD. 19 86

| Notice | AD. 19 86

MY COMMEDIA DEPENDE SEPT. 6, 1987

報告に合い 20 m 12: 11

86494501

86494501