COOK COUNTY RECORDER

which, with the property horsinafter described, is referred to hursing a the "premises".

which, with the property hereinatter described, is referred to herein a the "premises".

TOGETHER with all improvements, tenements, essentents, fixture, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagor may be entitled thereto (which are piedged primarily and on a parity with said real estate and not secondarily), and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventifation, including (without restricting line foregoing), serbeens, window shades, storm doors and windows, floor coverings, inador bods, awnings, stoves and water heaters. All of the foregoing are declarer, to be a part of said test estate whether physically attached thereto or not, and it agreed that all similar apparatus, equipment or articles hereafter placed on the premises by the Mortgagor or its successors shall be considered as constituting part of the real estate.

part of the real estate.

TO HAVE AND TO HOLD the premises unto the Murigagee, its successors and acaigns, forever, for the purposes herein set forth.

This Morigage consists of two pages. The covenants, conditions and provisions appliable on page 2 (the reverse side hereof) among other things, require Mortgager to keep the premises in repair, insured and free of liens and to pay and discharg, more liens and taxes, provide that if not paid by Morigager, the costs of such repairs, insurance, prior liens and taxes paid by Murigages constitute additional indebtedness secured hereby, provide for tax and insurance deposits, for acceleration of muturity of the Note and forechourse hereof in case of default and for the Nowance of Morigages's attorneys' fees and expenses of forechourse, and are incorporated herein by reference, are a part licreof, and shall be binding on the Mortgages and those claiming through it.

In the event Mortgagers nell or convey the precises, or if title thereto or any interest therein shall become vested in any manner whatsoever in any other persons or persons other than the Hortgagers or co-signers, or upon the death of any co-signer, Mortgages shall have the option of declaring immediately due and payable all unpaid instillments on the Note and inforcing the provisions of this Hortgage with transfer thereto. respect thereto.

This mortgage is executed by AMERICAN NATIONAL BANK & TRUST CO. OF CHICACO of the power and authority conferred upon and vested in it as such Trustee, and it is expressly understood and agreed by the mortgage herein and by every person now or hereafter claiming any right or security hereunder that nothing contained herein or in the licit accurated by this mortgage shall be construed as creating any liability on AMERICAN NATIONAL BANK & TRUST CO. OF CHICAGO any of he beneficiaries under said trust agreement personally to pay said Note or any interest that may accrue thereon, or any indebtedness accruing hereunder or to perform any covenants either express or implied herein contained, all such liability, if any, being exercistly waived, and that any recovery on this mortgage and the Note so used hereby shall be solely against and out of the property hereby conveyed by enforcement of the provisions hereof and of said Note, but this waiver shall not away affect the personal liability of any op-signer, endorser or guarantor of said limits.

CHICAGO AMERICAN NATIONAL BANK & TRUST CO. OF CHICACO

IN WITNESS WHEREOF AMERICAN NATIONAL BANK & TRUST CO. OF CHICAGO

IN WITNESS WHEREOF AMERICAN NATIONAL BANK & TRUST CO. OF CHICAGO

These presents to be signed by its (Executive) (Assistant) (Vice President) (Trust Officer), and its corporate seat to be hereof to affixed and attested by its (Executive) (Assistant) (Vice President) (Trust Officer) the day and year first above written.

AMERICAN NATIONAL BANK & TRUST CO. OF CHICAGO

As Trusted as aforesaid and not personally

Attest 135 BLCD1 Attest.

KILL A PAPADAMOS

a Noisty Public in and for sale County, in the state aforesaid, DO HEREUY CERTIFY, that STATE OF ILLINOIS COUNTY OF COOK

(Executive) (Vice President) (Trust Officer) of (Assistant) (Vice President) (Trust Officer) of said Bank, who are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such (Executive) (Assistant) (Vice President) (Trust Officer), and (Executive) (Assistant) (Vice President) (Trust Officer), and extrapolated before me this day in person and acknowledged that she winder and and elivered the said instrument as their own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, in the titer and purpose intermediate and the said (Executive) (Assistant) (Vice President), (Trust Officer) as custodian of the corporate seal of said Bank, did affix the scal of said Bank to said instrument as said (Executive) (Assistant) (Vice President), (Trust Officer) own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the use and outpose therein set forth.

Given under my hand and Notarial Seal this

Notary Put.

day of ASSI SEEN day of

Given under my hand and Notarial Seal this_ My Commiss of

This Document Prepared By:
Eugene A. Bensinger, Vice President First State Bank & Trust Co. of Park Ridge

Notary Public FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

2917 North Sheffield

Chicago, Illinois

NAME FIRST STATE BANK & TRUST CO. STREET

OF PARK RIDGE

CITY 607-611 DEVON AVENUE INSTRUCTIONS PARK RIDGE IL LINDIS GOOGS

FORM SOF 231 (5/76) (USE WITH SOF 232) SFC Porms Service, Inc.

Page 1

SHESOSOH: THE COVENANTS, CONDITIONS AND PROVISIONS REPERRED TO ON PAGE (THE REVERSE/SIDE OF THIS MORTGAGE):

1. Mortgagor covenants and agreeting a vehicle the set of the places in the page of the Page 2

2. In addition to the monthly payments of principal and interest payable under the terms of the Nute, the Mortgagor agrees to pay to the holder of the Nute, when requested by the holder of the Nute, such sums as may be specified for the purpose of establishing a reterms for the payment of premiums on pulicies of fire insurance and such other hazards as shall be required thereunder covering the mortgaged property, and for the payment of takes and apprecial guardsments accurring on the property (sit as estimated by the halder of the Note;) such sums as be hald by the halder of the Note without any allowance for interest, for the payment of such promiums, trace and sassesments provided that such request whether or not compiled with their into the construct to affect the obligations of the Mortgagor to pay such premiums, trace and sassessments, and to keep the moregaged premises insured against loss or damage by fire or lightning. If, however, payments made becaused for takes, special assessments and insurance premiums shall not be sufficient to pay the amounts necessary at they become due, then the Mortgagus shall pay the necessary amount to make up the deficiency. If amounts collected for the purpose aforesaid exceed the amounts necessary to make such payments, such excess shall be credited on subsequent payments for these purposes to be made by Mortgagor.

eee perpose to be more by mortgager.

2. The privilege is granted to make prepayments on principal of the Note on any interest payment date upon thirty days prior written notice; provided, however, that I such prepayments in any selender year in except only upon payment of a two per at (20%) of the Original principal amount of the Note will be excepted only upon payment of a two per at (2%) premium during the first three years after the date of the Note, one per cent (1%) during the next two years, and at no premium thereafter.

4. Mertgages may collect a late charge equal to one-tenth (1/10th) of one per cent (1%) on the unpeld balance of the indebtedness hereby secured for each aggregate within payment of principal, "storest, takes, accomments, insutance premiums, or other charges, more than lifteen (15) days in arrests, to cover the extra expanse involved landling delinquent payme its.

It handling delinquent payme its.

S. Mortgager agrees as a partiage may employ rounted for solvice or other legal service at the Mortgager's discretion in connection with any dispute as to the debt prepared or the lies of the fastrument, or any litigation to which the Murtgager may be made a party on account of this lies or which may affect the little to the proposity accurring the indebtedness he say seemed or which may affect the debt or lies and any reasonable attorney's fees to incurred shall be added to and be a part of the debt adjects or lies and say not resonably incurred in the foreclinate of this mortgager and sate of the property securing the arms and in connection with any other or hispatic or litigation affecting said debt or lies, including reasonably estimated amounts to conclude the transaction, their be added to and be a part of the debt hereby actually actually any litigation affecting said debt or lies, including reasonably estimated amounts to conclude the transaction, their be added to and be a part of the debt hereby actually actually

nortgage debt and shall include into a rate of THIRTEEN AND THREE QUARTERS

oner cent (22,75 %) per annum.

o. In case of default therein, Mort (see) may, but need not, make any payment or perform any act herein required of Mortgager in any form and manner deemed sapedlent, and may, but need not, make (sit or rital payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or settle any tax lies or other prior tien or title or claim thereof, or edgem from any tax sale or forfeiture affecting said pramises or contest any tax or assessment. All moneys paid for any of the purphose freein authorized and all expenses rate or incurred in connection therewith, including affording ritary other murrays. Advenced by Mortgager in its discretion to protect the premises and the lien her of, shall be so much additional indebtedness secured hereby and shall become immediately due and payable without notice

and with interest thereon at the rate of THIRTEN AND THREE QUARTERS

Merisages shall never be considered as year of THIRTEN AND THREE QUARTERS

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physicists with of the Mortgages and without notice to Mortgage, all unpaid independences around by this Mortgage shall, notwithstanding anything in the Note or a this Mortgage in the destracy, training anything in the Note or a this Mortgage in the destracy, training on the Note or a say other of the destracy, training occur and continue for three days in the performance of any other agreement of the Miritage herein contained.

9. When the indebtedness hereby secured shall become due viether by accularation or otherwise, Mortgages shall have the right to foreclose the lien hereof, there shall be showed and metuded as distinual indebtedness in the decree for table and expanses which may be paid or inversed by or an behalf of Mortgages for attorneys' few, appraisars' and stays for documentary and expanse the productures and expanses which may be estimated as to items to be appended after entry of the day see of procuring all such abstracts of title, title sourcher and examinations, guaranties policies, or tens and similar data and assurances with respect to title or Mortgages may deem to be reasonably necessary either to prosecuse such suit or to evidence to idden any sale which may be had pursuant to such decree the true cannot be view of the life or the vision of the premises. All expenditures and expanses of the nature in this

peragraph mentioned shall become so much additional indebtedness secured hiraby and immediately due and payable with interest therein at the rate of

paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable with interest thereon at the rate of THIRTEEN AND THREE QUARTERS per cant (13.75 gr) per annum, when naid or incurred by Mortgages in Connection with (a) any proceedings, including probate and bankruptcy proceedings, to which Mortgages shall be a personal than a plannific claimant or defendent, by reason of this Mortgage or any indebted recommended; or (c) preparations for the commencement of any pull for the foreclosurs, he not after accrual of such right to foreclose whether or not actually commenced.

10. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expanses incident to the foreclosure proceedings, including all such items as are manifored in the previous the root of paragraph hereof, second, all other items which under the term thereof constitute accound indebtedness additional to the rooteness to be with under the term thereof constitute, any woreplus to Mortgager, its successor or assigns, as their rights may appear.

11. Upon, or at any time after the filling of suil to foreclose this Mortgage, the Court in which tuck suit is filed may appoint a receiver or stress tale, without notice, without regard in the histouries of the hortgager and the Mortgager and the protection the members and the product and the mortgager an

33. No section for the enforcement of the ilen or of any provision hereof shall be subject to any defense which would not be good and available to the party intersement as needless at law upon the Note.

3. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing mane in an extion at law upon the Note.

14. In case the permises, or any part thereof, shall be taken by condemnation, the Mortgager is hereby empowered to collect, and, scrive all comprehension which may be paid for any property taken or for damages to any property not taken and all condemnation compensation to received shall be for the thappited by the Mortgager as the mount of the indebtedness selected hereby, or to the repair and restoration of any property an changer, provided that any access over the mount of the indebtedness shall be delivered to the Mortgager or its successor or aspection of any property and amager, provided that any access over the mount of the indebtedness shall be delivered to the Mortgager or its successor or aspection of any property and amager, provided that any access over the mount of the indebtedness shall be delivered to the Mortgager or its successor or aspection of any lease or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement is not a section of the property with said real electer and or secondary and such principles said reals, issues and profits or a party with said real electer and accordancy and such principles said reals, issues and profits or a party with said real electer and accordancy and such principles and the said for a said premises. The profits of the premises of the profits of the profits of the profits of the profi

Mortgagor on demand, with interest at the rate of THRREN AND THRE QUARTERS

per senum. In the event Mortgages shall elect to complete construction, Mortgages shall have full and complete authority to employ watchmen to protect the improvements building or building or buildings, to make and enter into any contracts and obligations wherever necessary, either in its uwn name or in the name of Mortgagor, and to pay and discharge all debts, obligations and colleges to make and enter into any contracts and obligations wherever necessary, either in its uwn name or in the name of Mortgagor, and to pay and discharge all debts, obligations and ilabilities incurred thereby.

17. A reconveyance of mid premiers shall be made by the Mortgager to the Mortgagor on full payment of the indebtedness aforesaid, the performance of the covenants and agreements herein made by the Martgagor, and the payment of the regionable fees of said Mortgagos.

and agreements herein made by the margagor, and the payment of the responsible fees of said Morigages.

18. This Margage and all provisions hereof, shall extend to and he hinding upon Morigagor and all persons claiming under or through Morigagor, and the wire "Merigage" when used herein shall include all such persons end all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons that have expressed like-pipes or this Morigage.

18. MONTGLAGOR DOES HIREBY WAIVE, TO THE EXTENT PERMITTED BY APPLICABLE ILLINOIS STATUTE, ANY AND ALL RIGHTS OF REDEMPTION FROM SAIRE UNDER ANY ORDER OR DIECREE OF FORECLOSURE OF THIS MORTGAGE. ON ITS OWN BEHALF AND ON BEHALF OF EACH AND EVERY MER-BOTH, EXCEPT-SUERCE OR JUDGMENT CREDITORS OF THE MORTGAGOR, ACCUURING ANY INTEREST IN OR TITLE TO THE PREMISES SUSSEQUENT TO THE BATE OF THIS MORTGAGE.