State of Illinois

A95/230

County of Cook

ASSIGNMENT

The undersigned, Uptown Federal Savings and Loan Association, a federally chartered savings and loan association, with its principal office and place of business in Chicago, Illinois (hereinafter referred to as "Uptown"), pursuant to due authorization by its Board of Directors and in consideration of Ten Dollars (\$10), the receipt and sufficiency of which is acknowledged by these presents, does hereby sell, assign, transfer and set over unto the Morgan Keegan Mortgage Company, Inc., a Tennessee Corporation, with its principal office in Memphis, Tennessee (hereinafter referred to as "Morgan Keegan") and its successors and assigns, all of Uptown's right, title and interest in, to and under those certain deeds of trust and all promissory notes secured thereby payable to the order of Niles Federal which are fully described on a list attached hereto marked Exhibit A bearing the date of May 6, 1986.

Corporate Seal

State of Illinois 1986 ANS 15 AN II: 10

86356991

County of Cook

On the 18th day of June, 1986 before me, a notary public in and for the state listed above, personally appeared Mary Margaret Cowney and Evelyn Snyder, known to me co be authorized officers of Uptown Federal Savings and Loan Association, which executed the within instrument, and also known to me to be the persons who executed it on behalf of said association, and acknowledge to me such savings and loan association executed the within instrument.

IN WITNESS WHEREOF, I appear unto and set my hand and affix my official seal the day and year in this certificate first above written.

Notary Public

My Commission Expires: 9-6-88

5346-7

THIS INSTRUMENT WAS PREPARED BY: Evelyn Snyder 281 Lawrencewood Niles,Illinois 60648

MAIL TO:

Uptown Federal Savings and Doan Assn.

Attention: Evelon Snyder

281 Devrencewood

Niles, Illinois 60648

86356991

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CHICAGO

Aggi 2202

UNOFFICIAL COPY

20 885 779

Mortgage

(Individual Form)

T. F. 34 10-25-428-069-0000 7259A N CAMPBELL 60645 34×100

\$ 884

THE UNDERSIGNED.

ARIE ZAK AND GALA ZAK, HIS WIFE

COOK

ILLINOIS . State of

hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to NILES SAVINGS AND LOAN ASSOCIATION

a corporation organized and existing under the laws of the State of Illinois hereinafter referred to at the Mortgagee, the following real estate in the County of in the State of ILLINOIS . to-wit:

. County of

in the State of ILLINUIS

Those parts of Lot 5 in Lakeview-Park, being a Subdivision of part of the South East Quarter of Section 25, Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois, described as

20225770 20885779

Parcel 1: The East 20.10 feet as measured on the North and South lines thereof of that part of Lot 5 luing West of a straight line drawn from a point on the North line of said Lot 5, which is 73.99 Feet East of the North West corner of said Lot 5, to a point in the South line of said Lot 5, which is 83.83 feet East of the South West corner of said Lot 5, in Lakeview-Park aforesaid.

Parcel 2: (Parking) The North 12.0 feet of the South 36.0 feet as measured on the East and West lines of the East 34.0 feet as measured on the North and South Lines of Lot 5, in Lakeview-Park, aforesaid.

(1) the payment of a Note execu	sted by the Mortgagor to the order	of the Multipages bearing even date herewith in	the principal sum o
Twenty Thous	and and 00/100		Dollari
us20,000.00		with interest thereon as Azrim provided, is payable in	monthly installments of
One Hundred	Forty One and OO/	/100	Dollari
(5 -141.00=), commencing the		day of Angust	

assects are to be applied, first, to interest, and the balance to pelecipal, until said indebtedness is paid in fu ${f u}$

(2) any advances made by the Mortgagee to the Mortgageo, or his successor in title. For any purpose, at any time sefore the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original. Note together with such advances, in a sum in excess of said original. Note together with such advances, in a sum in excess of said original. Note together with such advances, in a sum in excess of said original that, nothing better consumed shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the security or in accordance with covenants construed in the Mixtgage.

13). The performance of all of the covenants and obligations of the Mortgagor to the Mortgagor, as contained berein a

THE MORTGAGOR COVENANTS:

A 10 To pay said indebtedness and the intriest therein as herein and in said note provided, or according to any agreement extending the time of payment thereof. (2) To pay when the and before are penalty attaches thereto all takes, special assessments, water changes and sever setting clarges arainst said property can finding claim in at soing line), and to formsh Montgager, upon request, duplicate receipts therefor, and all such items gaterials and stand property shall be assessments in some or hereafter upon said permiss and property shall be assessments in some or hereafter upon said permiss and property shall be assessments in some or hereafter upon said permiss of some data and stand damage by fire and social one in propose of this requirement, (1) For keep the improvements from or hereafter upon said permiss on the floritagaget may required as aimst, and to private public tach of such mages and such other insurable value thereof, in some one of a great and an according to the full insurable value thereof, in some of one propose, through such accords or herberts, and in such flow as shall be substactors to the Montgaget and some possites shall remain with the Montgaget and permiss of permiss of permiss of and contains the usual shallow substactors to the Montgaget may any or any prainter in a Master's one Commonwork of first or the following and contains the usual shallow substactors to the Montgaget may any or any prainter in a Master's one Commonwork of first or and prainter in a Master's one Commonwork of first or and prainter in a Master's one Commonwork of first and entered to the settle and of said, owned of his day, of the settle and adjust, and another the prainter of the settle and increased by the Montgaget for note proposed and decision on behalf of the Montgaget and contains the material and montgaget for soil proposed and decision of the proposed of the following and and proposed of the proposed of the following and the record of the proposed of the following and the career of the proposed of t

B. In order to provide for the payment of taxes, assessments, insurance premiums, and other namual charges upon the property secuting this indebtedness, and other contract required or accepted. Uncounter to pay monthly to the Mortgages, in addition to the above payments, a sum instituted to be educated to one-contributed seeks terms, which payments may, at the equium of the blessages, (a) be held by it and commanged with other such funds or its own turns for the payment of such items, (b) be carried in a savings account and writedrawn by it to pay such trems; or (c) be credited to the suppose balance of spad models educate as received, provided that the Mortgages advances upon this obligation south sufficient to pay said down as the same access and factoring appalled. If the mission of the sufficient to pay said down to be sufficient to pay and demand on the same access and factoring appalled. If the

GE KOT PADOSTOS