## MODERICIAL CORY /

	MOHIONAL	<u> </u>		THE ABO	OVE SPACE FOR RE	CORDER'S USE ONLY
	THIS INDENTURE, made July 24 not personally, but as Trustee under agreeme	ent dated November	between Fir 24,	rst State Bank 8	Land Land Land Land Land Land Land Land	y of Franklin Park No. 722
	(herein referred to as "Mortgagor,") and		s in		·+	is, (herein referred to
	as "Mortgagee,")	WITNI	песиты			86375167
	THAT WHEREAS Mortgagor is justly ind dollars (\$ 40,000.00 ) evider	ebted to Mortgagee in th	e sum of FO	RTY THOUSAND	AND OUTIO	
	ander of the Martages and delivered by w	hich Note Mortgagor pro	imiene to nav s	eaid principal sum	and interest on th	e halance of principal
	in Chicago	llinois, in	i ( 10.30 %	o) per annum prio. ecessive monthly	r to maturity, at th installments comm	e office of Mortgagee encing
-	remaining from time to time unpaid at the in Chicago	86 , and on the same	date of each m	nonth thereafter.	except that	the final payme
r	lection, including reasonable attorneys' fees,	after the original maturi upon default, (hereinafte	ty date thereo	is the "Note"),	er annum; together	with all costs of col-
	NOW, THEREFORE, the Mortgagor to secure gage, and all extensions and renewals thereof, and and every kind now or hereafter owing and to be	for the further purpose of s	ecuring the payr	nent of any and all c	obligations, indebtedn	ess and liabilities of any
}	gaged during the term of the mortgage, howsoever instrument, obligation, contractor agreement of any	created, incurred, evidenced y and every kind now or here	l, acquired or aris eafter existing or	sing, whether under r entered into botwe	the Note or this mort en the Mortgagor and	gage or under any other the Mortgagee or other-
4	wise and whether direct, indirect, primary, second ments made by and between the parties herein, an Mortgagor of present or future in Jeb edness or obli-	d including all present and fo	uture indebtedne	ess incurred or arisin	g by reason of the gu	arantee to Murtgagee by
_	third parties and assigned by said Aar', parties to Mo	ortgagee, and any and all ren to be performed, and also in	ewals or extensit	ons of any of the for I One Dollar in hanc	egoing, and the perfor	mance of the covenants
6	Sedged, does by these presents Mortgage to the Mortg and State of Illinois, to wit:	gagee, its successors and assig	ins, the following	g described Real Est	ate in the County of_	COOK
`	LOTS 32 AND 33 IN BLOCK 16 T	FRANKLIN PARK, A NORTH, RANGE 12	EAST OF T	ON OF THE WE HE THIRD PRI	ST 1/2 OF THI NCIPAL MERID!	IAN, IN COOK
	COUNTY, ILLINOIS.					
_	which, with the property hereinafter described, is					
9	TOGETHER with all improvements, tenements and during all such times as Mortgagor may be ent	titled the cto (which are ple	dged prim <b>a</b> rily i	and on a parity with	h said real estate and I	not secondarily), and all
シシ	apparatus, equipment or articles now or hereafter units or centrally controlled), and ventilation, inch inador beds, awnings, stoyes and water heaters. All is agreed that all similar apparatus, equipment or a	uding (without r stricting the of the foregoing r, e declared	te foregoing), so	reens, window shade said real estate whet	es, storm doors and w her physically attack	indows, floor coverings, and it
_	part of the real estate.  TO HAVE AND TO HOLD the premises unto	the Mortgagee, its successor	and assigns, fo	rever, for the purpo	oses herein set forth.	
	This Mortgage consists of two pages. The covena gagor to keep the premises in repair, insured and f	ree of liens and to pay and	lischarge prior li	ens and taxes, provi	de that if not paid by	Mortgagor, the costs of
	such repairs, insurance, prior liens and laxes paid to acceleration of maturity of the Note and foreclosu and are incorporated herein by reference, are a par	by Morigagee constitute add to hereof in case of default : rt hereof, and shall be bindi	it onal indebted and far the allow ng on the Mortg	ness secured hereby vance of Mortgagee's gagor and those clai	y, provide for tax and s s attorneys' fees and e ming through it.	x penses of foreclosure,
	In the event Mortgagor sells or conveys the pren person or persons other than Mortgagor, Mortgaged forcing the provisions of this Mortgage with respec	shall have the option of do t thereto unless prior to suc	ch sale or conve	ance Mortgagee sh	e an unpaid instairme: all have consented the	ereto in writing and the
	prospective purchasers or grantees shall have execute and conditions of said Note and this Mortgage.	ed a written agreement in for	rm satisfactory	o the Mortgagee ass	uming and agreeing to	be bound by the terms
	This mortgage is executed by First State B ereise of the power and authority conferred upon	ana vestea in it as such i tu	stee, and it is co	kpre, w acrsinou	and agreed by the n	intigages detem and als
	every person now or hereafter claiming any right or as creating any liability on First State Bank 8	Trust Company of F	Franklin Parl	e ar an in at the	hanafiningias undas es	id terret sergoment nes
	as creating any insoluty on the State Doling sonally to pay said Note or any interest that may a herein contained, all such liability, if any, being explout of the property hereby conveyed by enforcement of said Note.				. ()	
	IN WITNESS WHEREOF, First State Bacaused these presents to be signed by its (BXX and attested by its (BXX AXX (Assistant) (V	MMW) (Assistant) (Vice I	President) (T#G	##XYTTTXXXX and in	ts corpora le seaf to	tee as aforesaid, has be hercunto affixed
	First State Bank & Trust Company of					
	BY Jan J. Octau	Z B	1 /	•		ent) (Presso Coffices)
	Attest ( Xove Cyrl	Bernice B	Contugad	(Bysexombre) (Ass	istant) (WiseGPG 21)	мк≯(Trust Officer)
(		ry Public in and for s hn P. Evans and E	aid County, i velyn D. l			
( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (	EXECUTION (Assistant) (Vice President) (But (Assistant) (Vice Resident) (Trust Officer) of sto the foregoing instrument as such (Execut) (Trust Officer), respectively, appeared before their own free and voluntary act and as the fronth, and the said (Harrowell (Assistant) (Vice Profile (1), as custodian	aid Bank, who are persor time) (Assistant) (Vice Prime this day in person are and voluntary act of solice President) (FRISCO)	nally known to esident) (Træs nd acknowledg aid Bank, as T Takor) then an	o me to be the san **XXIXIXIXIXIXIXIXIXIXIXIXIXIXIXIXIXIXI	ne persons whose n increases whose n increases (Assistant delivered the different that for the uses and the different that said (BX)	ames are subscribed at the sub
1	themsen Hvo) (Assistant) (Vioex Roenident's) (Ir Frustee as aforesaid, for the uses and purpose	rust Officer's) own free	and voluntary	act and as the fr	ee and voluntary a	ict of said Bank, as
•	Given under my hand and Notarial Seal th	1141	·	_day ofAu	gust	1¢ <u>86</u>
1	This Document Prepared By: MICHIGAN AVENUE NATIONAL BANK (	OF CHICAC	<del>egeneenoods</del> FFICIAL SEAL	T- A	走。全	 سووب
<u></u>	30 North Michigan Avenue Malengo, Illinois 60602 - Made	BER	HICE BARTUCCI	INOIS NOI	tary Public	
3	Canada	MY COMP	LYP MAY 10	I. 1990 X INDERAS INDEX PU	RPOSES INSERT ST	REET ADDRESS OF
4	STREET O No. Michigan Ave		ABOVE DE	scribed Proper See Street	TY HERE	202)
YES	Chicago, Illinois		Frankli	In Park, II.	60131	
T	INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER	440	- Y-E-THEATIC			

- 1. Mortgagor covenants and agrees to pay said indebtedness and the interest thereon as herein and in said Note or other evidence thereof provided, or according to any agreement extending the time of payment thereof; (2) To pay when due and before any penalty straches thereto all taxes, special taxes, special assessments, water charges, and seven reprice charges against the premises (including those heretolores due), and furnish Mortgage quopin request, duplicate receiptists therefor, and all such thems, act and any require, until said indebtedness is fully paid, or in case of foreclosure, until expiration of the period of redemption, for the full insurable value thereof, in such companies, and in such form as shall be satisfactory to the Mortgage may require on the Mortgage during said period or periods, and contain the usual claims factory to the Mortgage in a deed; and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, any ceiver or redomptioner, or any grantee in a deed; and in case of foreclosure sale payable to the owner of the certificate of sale, owner of any deficiency, and the Mortgage is using, upon demand, all receipts, vouchers, releases and acquittances required to be signed by the Mortgage is using, upon demand, all receipts, vouchers and releases required of it to be signed by the Mortgage for such purposes and the Mortgage is authorized to apply the proceeds of any insurance claim to the restoration of the premises or upon the indebtedness hereby secured in its discretion, but with the proceeds of any insurance companies, and the Mortgage is used to pump deficiency, and the Mortgage is used until said indebtedness is paid in (uil; (4) immediately after destruction or damage, to commence and promptly complete the rebuilding or relative to the suppose of such purposes in spaid premises in good condition and repair, without waste, and free from any mechanics' or other ken or cl
- prior lien to Mortgagee.

  2. In addition to the monthly payments of principal and interest payable under the terms of the Note, the Mortgagor agrees to pay to the holder of the Note, when requested by the holder of the Note, such sums as may be specified for the purpose of establishing a reserve for the payment of premiums on policies of fire insurance and such other hazards as shall be required hereunder covering the mortgaged property, and for the payment of taxes and special assessments accuring on the property (sail assessments provided that such request whether or not complied with shall not be construed to affect the obligations of the Mortgagor to pay such premiums, taxes and special assessments, and to keep the mortgaged premises insured against loss or damage by fire or lightning. If, however, payments made hereunder for taxes, special assessments, and to keep the mortgaged premises insured against loss or damage by fire or lightning. If, however, payments made hereunder for taxes, special assessments, and collected for the purpose aforesaid exceed the amount necessary as the: Decome due, then the Mortgagor shall pay the necessary amount to make up the deficiency. If amounts collected for the purpose aforesaid exceed the amount necessary to make such payment, such excess shall be credited on subsequent payments for these purposes to be made by Mortgagor.
- 3. The privilege is granted to make prepayments on principal of the Note on any interest payment date upon thirty days prior written notice; procedure Noneckianux, prior privilege is granted to make prepayments on principal of the Note on any interest payment date upon thirty days prior written notice; procedure Noneckianux prior privilege notice; procedure notice; proc
- \*\*A. Mortgagee may collect a late thinge equal to four Der Cent (4%) and the unput behavior the indebtedness hereby secured for each aggregate monthly payment of principal, interest, to its seasonments, insurance premistins, or other charges, more than fifteen (15) days in arreas, to cover the extra expense involved in handling delinquent payments.

  5. Mortgager sures that Mortgagee hay impley counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this instrume (1, 0, 2) illigation to which the Mortgagee may be made a party on account of this lien or which may affect the title to the property securing the indebtedness hereby secured or which may affect alide debt or lien and any reasonable attorney's feets on incurred shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonably curred in the foreclosure of this mortgage and sale of the property securing the same and in connection with any other secured. All such amounts to all the property secured. All such amounts shall be payable by the Mortgage to the Mortgagee on demand, and if not paid shall be included in any decree or judgment as a part of asid mortgage debt and shall include interest at the rate of \$\frac{1}{2} \frac{1}{2} \text{ per cent (\$\frac{1}{2} \text{ mortgage depth and shall include interest at the rate of \$\frac{1}{2} \frac{1}{2} \text{ per cent (\$\frac{1}{2} \text{ mortgage and sale of the property securing the same and any decree or judgment as a part of the debt hereby secured. All such amounts the conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be added to an and so a part of the debt hereby secured. All such amounts shall be added to an and so a p
- mortgage debt and shall include interest at the rate of the case of default therein, Mortgages may, but or ed of, make any payment or perform any act herein required of Mortgagor in any form and manner deemed expedient, and may, but need not, make full or partial payment of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or antite any tax therein authorized and all expenses paid for any tax sale or forture affecting said premises or contest any tax or assessment. All assoness paid for any tax therein authorized and all expenses paid for any tax sale or forture affecting said premises or contest any tax or assessment. All assoness paid for any tax assessment and the lien hereof, 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 twelve per cent ( 22 %) per annum, inaction of Mortgages shall never be considered as a waiver of sany right accruing to it on account of any default hereunder on the part of Mortgagor.

  7. Mortgages making any payment hereby authorized relating to tax, or a sessments, may do so according to any bill, statement or estimate procured from the claim thereof.

- aim thereof.

  8. At the option of the Mortgages and without notice to Mortgagor, all our aid indebtedness secured by this Mortgage shall, notwithstanding anything in the Note or lithis Mortgage to the contrary, become due and payable (a) immediately in the case of refault in making payment of any installment on the Note or on any other obligation cured hereby, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagor herein contained.

  9. When the indabtedness hereby secured shall become due whether by acceleration or therewise. Mortgagee shall have the right to foreclose the lien hereof, in any sit to foreclose the lien hereof, there shall be allowed and included as additional indevention. The decree for sale all expenditures and expenses which may be paid or intered by or on behalf of Mortgagee for altorneys fees, appraisers fees, outlays for documen any and expert evidence, stenographers charges, publication costs and costs which may be estimated as to tiems to be expended after entry of the decree) of procuring till such "stracts of tille, title searches and examinations, guarantee policies, orrans certificates and similar data and assurances with respect to title as Mortgagee any deem to be reconstructive either to prosecute such suit or to evidence to idders at any sale which may be had pursuant to such decree the true condition of the title or the value of the premises. All expenditures and expenses of the nature in this curred by or o (which may be Torrens certifi-bidders at any
- paragraph mentioned shall become so much additional indebtedness secured hereby and immediately one and rayable with interest thereon at the rate of twelve
- any suit for the foreclosure interest after accrual of such right to foreclose whether or not actually commences.

  10. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following ord; of priority: First, on account of all costs and expenses incident to the foreclosure proceedings, including all such items as are mentioned in the preceding paragraph hereof; coid, all other items which under the terms hereof constitute secured indebtedness additional to that evidenced by the Note with interest thereon as herein provided; thard all principal and interest remaining unpaid on the Note; fourth, any overplus to Mortgagor, its successor or assigns, as their rights may appear.

  11. Upon, or at any time after the filling of suit to foreclose this Mortgage, the Court in which such suit is filed may appoint a a ceiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the then value of the premises or whether their me shi lib ethen occupied as a homestead or not, and the Mortgagor, are pointed as such receiver. Such receiver shall have power to collect the tent, issues and profits of said premise during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether there be redemption, or of, as well as during any further times when Mortgagors, except for the intervention of such receiver, would be entitled to collect such cents, issues and profits, and all oth, p. m.rs which may be necessary or as the such case for the protection (including linurance and repairs), possession, control, management and operation of the premise is or as the whole of said period. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of: (1) the index of a severed hereby, or evidency, or evidency, or evidency, or evidency, or evidency, or evidency in case of a sale and deficiency.

  12. The Mortgagor will n
- application is made prior to foreclosure sale; (2) the deficiency in case of a sale and deficiency.

  12. The Mortgagor will not at any time Insist upon, or plead, or in any manner whatsoever claim or take any benefit or advantage of, ar, stay or extension or mora torium law, any exemption from execution or sale of the premises or any part thereof, wherever enacted, now or at any time hereafter enforced, which may affect the terms and covenants or the performance of this Mortgage, nor claim, take, or insist upon any benefit or advantage of any law now or hereafter in force p or d.ng for the valuation or appraisal of the premises, or any part thereof, prior to any sale or sales thereof which may be made pursuant to any provision herein, or pursuant; or indeed the execution of any power herein granted or delegated to the Mortgagor hereby expressly waives all benefit or advantage of any such law or laws, and covenants not .u. a., det. delay, or impede the execution of any power as though no sur a law ... laws have been made or enacted. The Mortgagor, for itself and all who may claim under it or them, waives, to the extent that it may lawfully do so, all right to he the mortgaged property marshaled upon any foreclosure hereof.

  13. 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 part; and ..., waiving same in an action at law upon the Note.

  14. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgage is licitely empowered to collect and receive all commentation which we have the mortgage and receive all commentation which we have the mortgage and receive all commentation which we have the mortgage and receive all commentation which we have the mortgage and receive all commentation which we have the mortgage and receive all commentation which we have the mortgage and receive all commentation which we have the mortgage and receive all commentation which we have the mortgage and receive all

- 13. 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 part; into the same in an action at law upon the Note.

  14. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for saty property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgage: as it amount of the indebtedness shall be delivered to the Mortgagor or its successor or assigns.

  15. All evails, rents, lasses and profits of the premises are pledged, assigned and itsnaferred to the Mortgage, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said premises, or any part thereof, whether said lease or agreement is written or verbal, and it is the intention hereoff (a) to pledge said rents, issues and profits of on a party with said real estate and not secondarily and such pledge shall not be deemed merged in any fonechoser decree, and to be otherwised or experiments and all the avails thereunder, together with the right in case of default, either hefore or after foreclosure also, to enter upon and take passession of, manuel cases and aprofits, or gether with the right in case of default, either hefore or after foreclosure also, to enter upon and take passession of, manuel cases and aprofits, regardless of when earned, and use such measures whether legal or equilable as it may deem proper to enforce collection thereof, employ renting agents or other employers, after or repla said premises, buy furnishings and equipment thereof, or when it deems necessary, purchase adoquate firs and extended coverage and other forms of insurance as may be deemed advisable, and in general exercise all powers or death of the income thereform which lies is prior to the line of any other indebtedness hereby secured, and out of th
- To abandon possession of said premises without affecting the lien hereof. Mortgages shall have all powers, if any, which it might have had without this paragraph.

  16. In the event new buildings and improvements are now being or are to be erected or placed on the premises (that is, if this is a construction for an interpretable of the place of the place of the property of the due date of the flast payment of principal, or if work on said construction should cease before completion and the said work should remain abandoned fare a period of thirty days, then and in either event, the entire principal sum of the Note secured by this Mortgage and interest thereon shall 21 once become due and payable, at the option of Mortgages, and in the event of abandonment of work upon the construction of the said buildings or improvements for the pariod of thirty days as aforessic, Mortgages may, at its option, also enter into and upon the mortgaged premises and complete the construction of the said buildings and improvements and moneys expended by Mortgage in connection with such completion of construction shall be added to the principal amount of said Note and secured by these presents, and shall be payable by Mortgages shall have full and complete authority to employ weighnen to protect the improvements from depredation or injury and to preserve and protect the personal property therein, to continue any and all outstanding contracts for the erection and completion of said buildings or buildings, to make and enter into any contracts and obligations wherever necessary, either in its own name or in the name of Mortgagor, and to pay and discharge all debts, collections and liabilities incurred thereby.

  15. A econyment of add necessary is the fail of the properties of the Mortgagor of till payment of the indebtedness aball be made by the Mortgage, and in the plane of the indebtedness aftered is the performance of the convenuents.

  - 17. A reconveyance of said premises shall be made by the Mortgages to the Mortgagor on full payment of the indebtedness aforesaid, the performance of the covenants and agreements herein made by the Mortgagor, and the payment of the reasonable fees of said Mortgages.

  - and agreements herein made by the Mortgagor, and the payment of the reasonable fees of said Mortgagor.

    18. This Mortgage and all provisions hereof, shall extend to and be thinding upon Mortgagor and all persons claiming under or through Mortgagor, and the word "Mortgagor" when used better shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the Note or this Mortgage.

    19. Mortgagor notes thereby waive, to the extent permitted by applicable illinois statute, any and all rights of redemption from Sale under any order or discrete of Foreclosure of this Mortgage, on its own behalf and on behalf of Each and every person. Except decree or judgment creditors of the Mortgagor, acquiring any interest in or title to the premises subsequent to life bate of this Mortgage.

## UNOFFICIAL COPY 6 3 7 5 1 6 7

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Segretor