UNOFFICIAL CORY

MORTGAGE

This Morigage made this 25th day of Septembe	r	, 19 8	Zhelween _	Victor Je	ffrey ,	<u>a si</u> ngle	pers
(herein the "Mortgagor") and							
				iller the "Martgages"			
Abbyer die en samenerstein gestigten es pasquine sep en neman paret.			1				ν,
	RECITALS						
WHEREAS, Marigagor is indebted to Marigagee in the sum of	Twenty	Seven	Thous	and Sixty-	Six and	60/100	
27, 066, 60) (miles) including interest thereon a fole) and payable in accordance with the terms and conditions st NOW filefieroRf Mortgagor, in consideration of the aforesaid streety acknowledged, to secure paymen therein and of all other sum outs the performance of the terms, covers its and conditions herein newal extension or change in said finte or of any Note given in substruments the validity or priority of this Mortgage does hereby gray	is evidenced by ated therein, um and other q s required by the or in the Note c	y a Promissi ond and value to the total and and onlained and	ory Note of stable considerable of the considerable of the constant of the con	even dale herewith n gration, the receipt or lifis Mortpage to be p to prompt payment of on, change or substi-	nade by Moriga id sufficiency of said by Morigag any sums due u fution shall not	tgor (the which is or and to ander any impair in	

County, Illinois, to wit:

Unit #46 as delimeated on the surveys of certain lots in Charles Insolia and Son subdivision being part of the West 1 of the Southwest 1 of fractional Section 11, Township 41 North, Range 12, East of the Third(1/3) Principal Moridian in Cook County, Illinois, which surveys are attached as Exhibit B to the Declaration of Condominium Ownership made by the American National Bank and Trust Company of Chicago, as Trustee under Trust No. 77135 recorded in the Office of Recorder of Deeds of Cook County, Illinois, March 26, 1973, as Document No. 22262775, together with the percentage of the common elements apputenant to said Unit as set forth in said Declaration, as amended from time to time in Cook County, Illinois.

PIN#09-11-309-028-1046 ~~~

Common Address: 9660 Unit F, Lois Drive

DesPlaines, Illinois

67527729

on

Together with all improvements, tenements, bereditaments, easements, and appurtenances thereunto belonging or pertaming, and all enumpien) and flatures now or bereafter silvated thereon or used in connection therewith, whether or not physically attached thereto. It is not all connections there is not all control of the purposes and uses herein set to the from all rights and benefits under the Homestead Exemption Laws of the State of Illinois, which said rights and benefits Mortgagor does hereby expressly release and waive



COVENANTS

Mortgagor covenants and agrees:

- 1. To pay, when due, all sums secured hereby
- 2. To keep the premises in good condition and repair and not to commit or permit waste thereon;
- 3 To keep the buildings now and hereafter standing on the Mortgaged premises and all insurable parts of said real estate insured against loss of damage by fire or other hazards as the Mortgagee may from time to time require, all such insurance to be in forms and companies and in sums satisfactory to Mortgagee. A copy of all insurance policies shall be held by and be payable to Mortgagee as its interest may appear. At least fifteen (15) days before the expiration of each such policy. Mortgagor shall deliver to Mortgagee a copy of a policy to take place of the ones so expiring.
- 4 To pay, ten (10) days before the same shall become definquent or a penalty attaches thereto for non payment, all taxes, assessments and charges of every nature which may be jevied, assessed, or charged or imposed on the premises, or any part thereof, and to pay when due any indebtedness which may be secured by a lien or charge on the premises, and, upon request by Mortgagee, to exhibit to Mortgagee satisfactory evidence of the payment and discharge of such lien or claim.
- 5. To comply promptly with all ordinances, regulations, laws, conditions and restrictions which affect the mortgaged property, or its use, and not permit it to be used for any unlawful purposes.
- To execute, acknowledge and deliver any and all instruments upon demand of Mortgagee, as Mortgagee may deem appropriate to perfect.
 further evidence, prefect or facilitate the enforcement of the lien of this Mortgage.
- 7. Mortpagor hereby assigns and transfers to Mortgages all rents and profits due or to become due and all deposits of money as advanced rent, or for security, under all ries oil and future teases or agreements for use or occupancy of the Mortgaged premises, including those made by Mortgages under powers herein planted, hereby absolutely transferring and assigning all such teases and agreements and all avails thereunder to Mortgages.
- 8. Mortgager hereby assigns and traphers unto Mortgagee, up to the amount of the indebtedness secured hereby, all awards of damages in connection with any taking or injury of the chortgaged property under power of emminent domain or acquisition for public use or quasi-public use, and the proceeds of all awards after the payment of all expenses, including Mortgagee's attorney's fees, shall be paid to Mortgagee and Mortgagee is hereby authorized, on behalf and in the name of Mortgagor, to execute and deliver valid acquittances and to appeal from any such award.
- In the event of loss or damage to the mortgaged property, the proceeds of any insurance shall be paid to the Mortgages. All monies received in respect of the mortgaged property by Mortgages (i) under any policy of insurance, (b) from awards or damages in connection with any taking or injury of the mortgaged property for public use, (c) from tents and income, may at Mortgages's option, without notice, be used (i) towards the payment of the indebtedness secured hereby or at y puritor thereof whether or not yet due and payable; (ii) towards reimbirsement of all costs, attorneys tees and expenses of Mortgages in collecting the proceeds of the insurance policies or the awards connected with the taking or injury of the mortgages property. Any such monies received, by Mortgages not used as aforesald will be paid over to Mortgages.
- In the event of a default by Mortgagor in the parlormance of any ancement of Mortgagor hereunder or under any other instrument given as security in connection with this transaction of in any payment provider for herein or in the Note, or if there is a default in any prior mortgage affecting the premises for a period of thirty (30) days, or if there is an advance to Mortgagor under the terms of any prior open-end mortgage without the written consent of Mortgagor shall become analytic or insolvent, or the centre of an analytic or a voluntary published or congenize or to effect a plan or other arrangements with cred to 50 cm take an assignment for the benefit of creditors or have a receiver appointed or should the mortgaged premises or any part thereof be attached 12 yield upon or seized, or if any of the representations, warranties or statements of Mortgagor berein contained be incorrect or if the Mortgagor shall abandon the mortgaged property, or sell or attempt to sell all or any part of the same then and in any of such events, at Mortgagor's option, they viole amount hereby secured shall become immediately one and playable without notice or demand and this mortgage may be foreclosed accordingly. If Mortgagor should abandon the mortgaged property.

 Additionally the commendate possession thereof with or willout foreclosure.
- 11. In the event of default in performance of any of Mortgagor's covenants or agreements herein or intained. Mortgages may but need not, make any payment or perform any act hereinbefore required of Mortgagor, in any form and manner deemed expedient and may, but need not, make full or partial payments of principal or interest on prior encumbrances. If any, and purchase or office compromise or settle any tax lien or any other lien, encumbrance, suit, title or claim hiereof or redeem from any tax sale or lorfe tural affecting the premises or contest any tax assessment. All monies paid for any of the purposes herein authorized and all expenses paid or included in connection therewith, including reasonable attorney's less, in and any other mignies advanced by Mortgages to protect the premises and the lien hereof shall be so much additional intelligences secured hereby and shall become immediately due and payable without notics and with interest thereon as provided in the Note secured hereby.
- In the event of any foreclosure of this Mortgage, the Mortgagor shall pay all costs and attorney's less which may be incurred by Mortgages therein or in connection with any proceeding to which Mortgages may be a party by reason of this mortgage. In dotto not with any proceeding to which Mortgages may be a party by reason of this mortgage. In dotto not will pay Mortgages, in addition to other costs, a reasonable less for title evidence prior to and after the filling or foreclosure and the property and sale, including expenses, fees and payments incide to prevent or temove the imposition of tiens or claims against the property and expenses of upkeeping and repair made in order to place the same in a condition to be sold
- 13 Every maker or other person liable upon the Note secured hereby shall remain primarily bound (jointly and severally if note than one) until said Note is fully paid, notwithstanding any sale or transfer of the mortgaged property. This instrument shall inure to the benefit of and bind the respective heirs, successors and assigns of the parties. Whenever used, the singular number shall include the plural and the plural. The singular and the use of any gender shall be applicable to all genders. The word Mortgagor shall include all persons claiming under or through Mortgagor and all persons liable for the payment of the indebtedness or any part thereof, whether or not such person shall have executed the Note or this mortgage.
- 14 No remedy or right of Mortgages shall be exclusive, but shall be in addition to every other right or remedy herein conferred or now or hereafter existing by law. Each and every right, power and remedy may be exercised or enforced currently. No delay in any exercise of any Mortgages's rights hereunder shall preclude the subsequent exercise thereof so long as Mortgagers are in default hereinder and no waiver by Mortgages of any idelault of Mortgager shall operate as a waiver of subsequent defaults. Time is of the essence of this Mortgage.
- 15. Any notice required or permitted by the provisions of this mortgage, or by faw, shall be sufficiently given is sent by certified mail. Inst class postage prepart to the address of the respective parties set forth below
- 16 tipon full payment of all sums secured hereby. Mortgagee shall execute and deliver to Mortgagor a release of this mortgage IN WITNESS WHEREOF, the Mortgagor, and each of them, has beceunto set his hand and seal the day and year first above written

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ACKNOWLEDGEMENTS:

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State of Hillingis, County of Coo						
	and the State aloresaid, OD HERERY CERTIFY I VICTOR Jeffrey C. SINGLE	100 (500)				
IMPRESS	personally known to do to the same person whose name 18 subscribed in the foregoing instrument, appeared before my this day in person, and acknowledged					
SEAL HERE						
	thath _ signed sealed and delived inee and voluntary act. In the uses and purposed the right of homestead.	ed the said instrument as his.				
Diven under my hand and official sea	1, lhis 25th day of S					
This instrument was prepared by 11	ermanek & Fink 343 S. Dearborn	Ster 506 Chicago, I Patriy Chio				
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State of Illinois, County of	ss. I, the unversioned, a Notary Public, in a	and for the County and State starssaid, DO HERERY				
CERTIFY, that	ss. I, the unuscrigned, a Notary Public. In a	to me to be the President				
of the	corporation, and	annaught basse to make the				
	Secretary of said corporation, and personally known to	o me to be the same persons whose names are				
A	subscribed to the foregoing instrument, appeared before me	e this day in parson and severally acknowledged that 📳 💮				
inithess Notanial Seal	As such President and delivered the said instrument as	Secretary, they signed and				
HERE	Secretary of said corogration, and caused the corporate seat	l of said corporation to be affixed thereio, nor suant to				
	authority, given by the Board of	of said corporation as their free and voluntary				
	act, and as the free and voluntary act and deed of said corp					
Given under my hand and offici	ial seal, this day of					
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