UNOFFICIAL CC 87537190

Unit No. 3-F 395 Inland Drive 03-12.300-016-1006

NOTE AND MORTGAGE MODIFICATION AGREEMENT

This Agreement is made as of the 30th day of June, 1987, by and between Homewood Federal Savings and Loan Association, an Illinois banking corporation ("Lender") and Harris Trust and Savings Bank, not personally, but solely as Trustee under the Trust Agreement dated January 15, 1981, and known as Trust Number 40957 ("Trustee").

#### RECITALS

- Lender is the holder of that certain Installment Note dated March 27, 1981, in the original principal sum of Thirty-Four Thousand and 00/100 Dollars (\$34,000.00) arecuted by the Trustee and payable to Public Federal Savings & Loan Association (the "Note"). Pursuant to the terms of the Note, the outstanding principal balance is due in full on April 1, 2010 (the "Due Date").
- B. The Note is secured by that certain Mortgage dated March 27, 1981 (tre "Mortgage") recorded May 1, 1981, with the Recorder of Deeds of Cook County, Illinois, as Document Number 25857138 encombering the real estate legally described in Exhibit A attached to this Agreement.
- Trustee has requested that Lender, modify the interest rate and payments under the Note and make certain other modifications to the Note and Nortgage.

NOW, THEREFORE, for and in consideration of the agreements contained herein, and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

#### INTEREST RATE AND PAYMENT

First Twelve Months. Effective July 1, 1987, and continuing through June 30, 1988, the interest rate under the Note shall be reduced to ten percent (10%) baco The unpaid principal indebtedness (including the Additional Advance) shall be payable in installments of principal and interest as follows:

> Two Hundred Ninety-Seven and 54/100 (\$297.54) on the first day of August, 1987, and the first day of each month thereafter through and including July 1, 1988.

Balance of Loan Term. Commencing with the .. В. payment due on August 1, 1988, and continuing each month

Alexander of the following the second Walter Color of the March

MARKET A. R. Market

Service Control

And the second of the second o

Coop County Clark's Office  $\mathbf{x}_{\mathbf{x}}(\mathbf{x}) = \mathbf{x}_{\mathbf{x}}(\mathbf{x}, \mathbf{y}, \mathbf{x}_{\mathbf{x}}) = \mathbf{y}_{\mathbf{x}}(\mathbf{x}, \mathbf{y}_{\mathbf{x}}) = \mathbf{y}_{\mathbf{x}}(\mathbf{x}_{\mathbf{x}}) = \mathbf{y}_{\mathbf{x}}(\mathbf{y}_{\mathbf{x}})$ 

Albando en esperante de Novembra de la composición del composición de la composición de la composición del composición de la composición del composición de la composición del composición de la composición del composición del composición del composición del composi

The first party was a second of the second o

## Building to G a real restormance reserved to as the "Parcel");

THAT PART OF LOT 1 IN MENRY GRANDT AND OTHERS SUBOLVISION UP PART UP SECTIONS 12 AND 13, TOWNSHIP 42 MORTH, RANGE 11. EAST OF THE THIRD PRINCIPAL MERIDIAM, ACCORDING TO THE PLAT THEREOF RECORDED JANUARY 29, 1923 AS DOCUMENT NO. 7790590, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT 779,92 FEET EAST AND 420,57 FEET MORTH OF THE SOUTHWEST CORNER OF SAID LOT 1, AS MEASURED ALONG THE SOUTH LINE THEREOF AND ALONG A LINE AT RIGHT ANGLES THERETO (THE SOUTH LINE OF SAID LOT 1 HAVING AN ASSUMED BEARING OF DUE EAST-WEST FOR THIS LEGAL DESCRIPTION); THENCE SOUTH 91 DEGREES 94 MINUTES OD SECONDS MEST, 30,46 FEET; THENCE MORTH 28 DEGREES 56 MINUTES OD SECONDS MEST, 55.90 FEET TO AN INTERSECTION WITH A LINE 90.00 FEET, MEASURED AT RIGHT ANGLES, SOUTH OF AND PARALLEL WITH THE MORTH LINE OF LOT 1, AFORESAID1 THENCE MORTH 49 GEGREES 56 MINUTES IS SECONDS EAST ALONG SAID LAST DESCRIBED PARALLEL LINE, \$4,11

THENCE SOUTH OF DEGREES SE MINUTES OD SECONDS EAST, 26.88 FEET;
SOUTH 35
SOUTH 30
SOUTH 35
THE PLACE OF REGINNING, IN COOK COUNTY, ILLLINOIS.

which survey is attached as Exhibit B to the Declaration of Condominium Ownership and of Easements, Restrictions and Covenants recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as document no. 25790168, together with its undivided percentage interest in the common elements.

Mortgagor also negety grants to Mortgagee, its successors and assigns, as rights and easements appurtenant to the above described real estate, the rights and easements for the benefit of said property set forth in the aforementioned Condominium Declaration.

This mortgage is subject to all rights, easements, restrictions, conditions, covenants, and reservations contained in said Condominium Declaration the same as though the provisions thereof were recited and stipulated at length herein.

Mortgagor also hereby grants to Mortgagee, its successors and assigns, as rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said real estate set forth in the Agreement to Provide Party Wall Rights, Easements, Covenants and Restrictions (the "Homeowners' Declaration"), recorded in the Office of the Recorder of Deeds of Cook County, Illinois, as document no. 25806847 Which Homeowners' Declaration is incorporated herein by reference.

Mortgagor also hereby grants to Mortgagee, their successors and assigns, as rights and easements appurtenant to the above-described real estate, the rights and easements for the benefit of said property set forth in the Easement Agreement resorded October 12, 1973, in the Office of the Recorder of Decks, Cook County, Illinois, as Document Number 24666972, which is the interporated herein by reference thereto.

Property of County Clerk's Office

thereafter through and including the Due Date, the payment of principal and interest shall be calculated as follows:

- (1) On the first day of July, 1988 and on each subsequent yearly anniversary thereafter during the term of the loan evidenced by the Note (the "Change Date"), the interest rate shall be adjusted by the Lender based upon changes in the "Index." The Index shall be the Seventh District Quarterly Average Cost of Funds, as made available by the Federal Home Loan Bank of Chicago, which Index is available as of a date forty-five (45) days prior to each Change Date (the "Quirent Date"); provided that if such Index is no longer available, the Lender shall, at its sole option, select a comparable Index and shall notify in writing the Trustee and its beneficiary of the substitute Index for use harein and such substituted Index shall be deemed the Index hereunder.
- (2) Commencing on the first Change Date and on each subsequent Change Date thereafter the interest rate payable under the Note ("Interest Rate") shall be adjusted to a rate of interest equal to two and three-fourths percent (2-3/4%) above the then current Index. Notwithstanding the foregoing to the contrary, (i) increases in the Interest Pate shall not exceed two percent (2%) per year from the Interest Rate paid immediately prior to any Change Date, and (ii) at no time shall the Interest Rate charged exceed thirteen percent (13%) per annum.
- (3) Prior to each Change Date, Lender shall ascertain the current Index to determine any change in the Interest Rate from the immediately preceding Interest Rate. Upon any change in the Interest Rate, the Lender shall revise the monthly payment under the Note to the extent sufficient to repay the outstanding principal balance in level monthly installments with all outstanding principal sums due no later than the Due Date.
- (4) The new Interest Rate shall become effective on each Change Date (the first Change Date being
  July 1, 1988), and any resulting change in the monthly
  payment shall become effective on the date of the first
  monthly payment following such Change Date starting with
  the payment due on August 1, 1988, and shall remain in
  effect until such amount is again changed in accordance
  with the terms of this Agreement or the Note is fully
  repaid.

and the state of t

The third of the factor of the

The state of the control of the cont

A second of the second party of the second par

- (5) At least 30, but not more than 45 days prior to any change in the amount of monthly payments and the Interest Rate, the Lender shall send written notice to the Trustee and its beneficiaries, which notice shall include the information required by the law and the title and telephone number of the Lender who can answer questions about the notice.
- 2. FULL FORCE AND EFFECT. Except as expressly modified in this Agreement, the Note, the Mortgage and all other loan documents in connection with the loan shall remain in full force and effect.
- 3. SUCCESSORS AND ASSIGNS. This Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, personal representatives, successors and assigns.
- 4. EXCUSPATION OF TRUSTEE. This Agreement is executed by Harris Trust and Bank, as Trustee aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee. It is expressly understood and agreed by and between the parties, anything in this Agreement to the contrary notwithstanding, that each and all of the warranties, indemnities, representations, covenants, undertakings and agreements of the Bank, as Trustee, pursuant to the Trust Agreement, and each and every one of them are not intended as individual of personal warranties, indemnities, representations, coverants, undertakings and agreements by the Trustee for the purpose or with the intention of binding the Trustee or any of its officers, employees or agents individually or personally but are made and intended for the purpose of binding the Trustee or any of its officers, employees, agents or beneficiaries individually or personally but are made and intended for the purpose of binding only the trust property and are executed and delivered by the Trustee not in its own right, but solely in the exercise or the powers conferred upon it as such Trustee under the Trust Agreement which is made a part of this Agreement; and that no individual or personal insponsibility or individual or personal liability is assumed by nor shall at any time be asserted or enforced against the Bank or any of its officers, employees, agents or beneficiaries or under the Trust Agreement, on account of these instruments or on account of any warranty, indemnity, representations, covenant, undertaking or agreement.

Tor Coot Colling Clerk's Office

The parties have executed this Agreement as of the date set forth above.

HOMEWOOD FEDERAL SAVINGS AND LOAN ASSOCIATION SUCCESSOR TO PUBLIC FEDERAL SAVINGS AND LOAN ASSOCIATION BY MERGER

By: Medial Coloursh

Attest:

By: Built h. Movak

HARRIS TRUST AND SAVINGS BANK, not personally but solely as Trustee as aforesaid.

By: Its:

Attest

By: Its:

Mail to.
This Instrument Prepared By:

BOX 333-HV

Dennis Radowski Homewood Federal Savings and Loan Association 1400 Torrence Avenue Calumet City, Illinois 60409

8753710

in estado Made Necesido de Circa do Necesido de Circa do

County Clark's Office

The parties have executed this Agreement as of the date set forth above.

HOMEWOOD FEDERAL SAVINGS AND LOAN ASSOCIATION SUCCESSOR TO PUBLIC FEDERAL SAVINGS AND LOAN ASSOCIATION BY MERGER

	Ву:
Attesti	Its:
0	
Ву:	
Its:	HARRIS TRUST AND SAVINGS BANK, not personally but solely as Trustee as aforesaid.
Co	By: Its: VICE PRESIDENT
Attest:	TES: / O D SIMI PREGUENT
BY: ANDISTANT SEGRETARY	040

This Instrument Prepared by:

Dennis Radowski
Homewood Federal Savings and
Loan Association
1400 Torrence Avenue
Calumet City, Illinois 60409

The distribution of the state o

#### Joinder and acknowledgment

The undersigned, being the holder of two Notes in the original principal amounts of \$55,000.00 and \$250,000.00, which Notes are secured in part by that certain Trust Deed dated June 1, 1982 and recorded with the Cook County Recorder of Deeds on September 29, 1982 as Document No. 26366108 made by Harris Trust and Savings Bank as Trustee under six separate Trust Agreements each dated January 15, 1981 and known as Trust Nos. 40952, 40953, 40954, 40955, 40956 and 40957 to Chicago Title and Trust Company, as Trustee, hereby joins in the foregoing Note and Mortgage Modification Agreement (the "Modification Agreemen: ") for the sole and limited purpose (and without any personal liability) of acknowledging and confirming that all right, tetle and interest of the undersigned in and to the real estaty legally described on Exhibit A attached hereto is junior, subject and subordinate to the interests of Lender under the Mortgage as defined in the Modification Agreement as herein modified and amended.

Dated as of June 30, 1987.

-OUNTY CIEPTS OFFICE CCC General Contracting Co.

President Vice)

ATTEST:

Secretary

COUNTY	OF (	2 0	O K	, -	<b>5</b> ;	′			
	r,	th	e un	dersi	gned,	a Notary	/ Public	in and for	such
County	in t	:he	Stat	e of .	Illino	ois, dul	commiss v	ioned and s	worn
certify	, tha	it [	Dennis	C. Ra	dowski		Assistant	Vice-Preside	nt.
and E	iste t	4. No	ovak		<del></del>	Secretary	<i>)</i>	, of	·
HOMEWOO	D FE	DER	AL S	AVING	SAND	LOAN AS	SOCIATION	, of personall	. Y
								are subscr	
								me this day	
person	and	ack	nowl	edged	that	as such	Assistant	Vice-Pres.	and
Secre	建定				", cuc	ah erdued	a and def	Ivered this Homewood	i
PERMIT	CAL	בעוויי	S AMI	D T.OAI	DODA D	ነ// ተውጥተለክ	Far thu	HEAR AND	

September Given under my hand seal this 1st day of

Notary Public

My Commission Expires:

purposes set forth.

STATE OF ILLINOIS

December 28, 1987

Of County Clark's Office

STATE OF ILLINOIS )	
) SS:	
COUNTY OF C O O K )	
I, the undersigned, a Notary Public in and for such	
County, in the State of Illinois, duly commissioned and	
County, in the State of Illinois, duly commissioned and sworn certify that JAMES J. PERNER VICE PRESIDENT,	
Trust and Savings Bank, and personally known to me to be the	
same persons whose names are subscribed to the foregoing in-	
strument, appeared before me this day in person and acknowl-	
edged that as such VICE PRESIDENT and instant Secretary	
they signed and delivered this instrument as their free and	
voluntary act and as the free and voluntary act of the Harris Trust and Savings Bank, for the uses and purposes set	
forth,	
. Given under my hand and seal this 28 day of	
Croning 2, 1981	
Cotton on boundary	
Notary Public Williams	_
na na mining Evolves March 6, 1988	1
<u>V.</u>	
*Ox.	
4	
$\tau_{c}$	
0.	
CO CO	

County Clarks Office

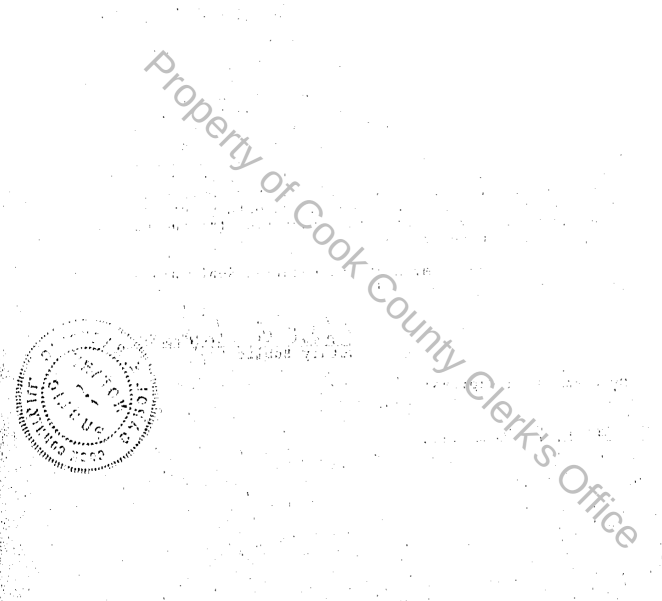
ENSOROUS AND MENTAL AND LOSS OF THE STATE OF

And the contraction concerning of

あいいいい

# UNOFFICIAL COPY 8 7 5 3 7 1 9 0

COUNTY OF Cook	SS	
Richard Fanslow respectively, the (Vi of C.C.C. General Contraction, who are personances whose names are as such officers of a before me in person a delivered the said in tary act and as the i tion for the uses and said (Assistant) Secutions of said corporate seal of said corporate and instrument is hi free and voluntary ac purposes therein set		corpo- same per- instrument ly, appeared igned and and volun- id corpora- , and the hen and corporate te seal to t and as the he uses and
of August	my hand and notarial seal th	his <u>31st</u> day
	Notary Public Rash	race
My Commission Expires	s:	
February 1, 1989	Notacy Public S	



ないにいいない