)	Loan No. MORTGAGE			CIAtro	THE ABO	T Z T	RDER'S USE ONLY
	THIS INDENTURE, made	February 1	<u>.</u>	, 19 <u>87</u> , between ary 1.	Garfield Ri	dge Trust & Savir	ngs Bank 87-1-2
	not personally, but as Trustee (herein referred to as "Mort	gagor,") and	Garfield R	idge Trust & S ousiness in Chic	avings Bank"		
K	as "Mortgagee,")		, doing t	ousiness in	, de j	, , illinois, (herein referred to
۲	THAT WHEREAS Mortgag	or is justly indeb	ted to Mortgage	WITNESSETH e in the sum of Or	ne hundred for	rty thousand an	nd no/100
5	dollars (\$\frac{*140,000.00*}{\text{the Mortgagee and d}}\) remaining from time to time) evidence lelivered, by whic unpaid at the rat	d by a certain h Note Mortga e of	Promissory Note of gor promises to pay 51 15 25 1 0 0 1 1 0 0 1 1 0 0 1 1 1 1 1 1 1 1	even date herewith said principal sum : 6) per annum prior	executed by Mortgag and interest on the ha to maturity, at the of	or, payable to the dance of principa fice of Mortgaged
	in <u>Chicago</u> 000000000000000000000000000000000000					Dixibusoix koomeend hervantstar lastrafes	
آ ا	hedrocluceconcoccacacacacacacacacacacacacacacacaca	<u>०००००००००</u> इस्पनिस्थानसम्ब र्ग ttorneys' fees, up	coo casts , and stee the original on default, (he	aid last installment maturity date there reinafter referred to	to be the entire un of at <u>P+5</u> % pe as the "Note"),	paid halance of said surfload Inc. r annum; together wit	am, together with th all costs of col-
	NOW, THEREFORE, the Morgage, and all extensions and renew and every kind now or here feer gaged during the term of this nor instrument, obligation, centure, or wise and whether direct, indirect, ments made by and between the Mortgagor of present or future ind third parties and assigned by said and agreements herein contained, and agreements herein contained, and State of Illinois, to with a Seling a Subdivision of	vals thereof, and fo owing and to become gage, howsoever creagreement of any as primary, secondary parties herein, and is extedness or obligat of a varties to Morty of the Mortgage to gage on the Mortgage of 157 in Sc	r the further purp he due from the ! ated, incurred, ev nd every kind now, fixed or conting heluding all preser ions of third parti- gages, and any and be performed, and the its successors a bouthwest His	ose of securing the pay Mortgagor to the Mort idenced, acquired or all vor hereafter existing cent, together with intended to the modested it and future indebted ites to Mortgagee, and old all renewals or extens it also in consideration and assigns, the following hlands at 79	ment of any and all of gaggee or to the holder ising, whether under to rentered into betwee erest and charges as pleas incurred or arising present and future in ions of any of the fore of One Dollar in handing described Real Estath and Kedzieth and Kedzieth	oligations, indebtedness; of said Note or to the A he Note or this mortgage in the Mortgager and the crovided in said Note and by reason of the guaran debtedness originally ow going, and the performation paid, the receipt whereofte in the County of Coa (Unit Number	and liabilities of any ssignee of the Mort or under any other Mortgagee or other. I in any other agreetes to Mortgagee by Mortgager for the covenants is bereby acknowlock.
3	18 North, Range 13 Ea	st of the Ti	nird Princi	ipal Meridian	(Except Lan	ds Deed to	
Ŀ	Railroad and Except S Perm. Tax I.D. No. I which, with the property hereinal	ter described, is ref	rired to herein as	F/K/A 8030 Sous the "premises".	th Kedzie Ave	enue, Chicago,	IL 60652
1 1 1	TOGETHER with all improver and during all such times as Mort apparatus, equipment or articles runits or centrally controlled), and inador beds, awnings, stoves and vis agreed that all similar apparature of the real estate. TO HAVE AND TO HOLD the	gugor may be entitle now or hereafter the ventilation, includi- vater heaters. All of s, equipment or arti	ed thereto (which rein or charcon using (without restricted foregoing are cles hereafter place)	are pledged primarily sed to supply heat, gas, icting the foregoing), s declared to be a part of c,d on the premises by	and on a parity with air conditioning, was creens, window shades f said real estate wheth the Mortgagor or its s	said real estate and not et, light, power, refrigera s, storm doors and windo her physically attached the successors shall be considered.	secondurily), and all tion (whether single ows, floor coverings, hereto or not, and it
	This Mortgage consists of two pagor to keep the premises in repaired to repairs, insurance, prior liens acceleration of maturity of the Nand are incorporated herein by re-	pages. The covenants air, insured and free and taxes paid by the and foreclosure ference, are a part t	, conditions and p of liens and to p Mortgagee constit hereof in case of tereof, and shall t	orov sions appearing on ay and discharge prior age additional indebte default and for the allo be binding on the Mor	page 2 (the reverse sid liens and taxes, provid dness secured hereby, wance of Mortgagee's tgagor and those clain	le hereof) among other to that if not paid by Moi provide for tax and ins attorneys' fees and expending through it.	rigagor, the costs of urance deposits, for mses of foreclosure.
F	In the event Mortgagor sells or person or persons other than Mor oreing the provisions of this Mor rosspective purchasers or grantees and conditions of said Note and t This mortgage is executed by	tgagor, Mortgagee si tgage with respect t shall have executed : his Mortgage.	nall have the opti- hereto unless prica a written agreeme	on of declaring in/m/.1: or to such sale or con-	eyance Mortgagee sha to the Mortgagee assu	all unpaid installments of Il have consented therete	on the Note and en- o in writing and the bound by the terms
e s h	ercise of the power and authority every person now or hereafter classic creating any liability on conally to pay said Note or any in herein contained, all such liability, but of the property hereby conve- iny co-signer, endorser or guarant	conferred upon and ming any right or se Garfield Rid- terest that may accr if any, being expres- yed by enforcement	l vested in it as s curity hercunder	uch Trustee, and it is that nothing contained	explorely anderstood herein or in the Note	and agreed by the mort; secured by this mortgage	gagee herein and by e shall be construed
c	IN WITNESS WHEREOF, aused these presents to be signed attested by its (EXCORP)	ned by its (Ragical)	රහන්ත්රත්තන්ගේ	& Savings Bank ଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁ ନୟ-୧୯୮୩ରେଡ୍ଡ୍ଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁଫୁ	rust Officer), and its	one", but as Trustee s corperate seal to be over whiten.	as aforesaid, has hereunto affixed
	Garfield Ridge Trust & S	=		resaid and not perso	nally,		
	BY of come for the	Mucca C	(ensk)		, ,	MINING Chien In mident	· · · · · ·
	TATE OF ILLINOIS SS.	1.	Lorrain	e WAlsh		Said, DO HEREBY	•
ا	COUNTY OF COOK 55. Linda J. Mazzucchell	i and Donald	A. STancz	vk			
yc tr	Recordingle (Amistant) 2 (Fixed Notice President) (Wice P	মেটেটিটিটেল (said s such (উপ্রকার pneared before mu	l Bank, who are % //xxixxxti/ c this day in pe	e personally known t Macelesidera) (Tru rson and acknowled	st Officer), and (& lged that they signe	e persons whose name xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	(Vice President)- iid instrument as

(Fixed resident) (Class Automat), as custodian of the corporate sear of said bank, and arrix the seal of said bank to said instrument as said (Fixed bank) (Vice President's) (Trust Officer's) own free and voluntary act and as the free and voluntary act of said Bank, as Trustee as aforesaid, for the uses and purposes therein set forth. day of February 19_87. my hand and Notarial Saal thie

Given under my mind and notatial Seat cits					
his Document Prepared By: J. Di. Menna	Louise Walsh				
6353 W. 55th ST	Notary Public				
Chicago, IL 60638					
NAME GARFIELD Ridge Bank	FOR RECORDERS INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE				

D NAME GARFIELD Pilge Bank

STREET 6353 LU. 55+h St.

CITY Chica, LA 60638

INSTRUCTIONS
RECORDER'S OFFICE BOX NUMBER 323

FORM 98F 222 (9/74) BOX DOX 1000

8030 South Kedzie Avenue Chicago, IL 60652

- THE COVENANTS, CONDITION: MI ROLLIONS REFURED TO DI PAGILICIE REFERSE SIDE OF THIS MORTGAGE):

 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 pensity attaches thereto all taxes, special taxes,

- deficiency. If amounts collected for the purpose aforessid 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; provided, however, that all such prepayments in any calendar year in excess of twenty per cent (20%) of the original principal amount of the Note will be accepted only upon payment of a two per cent (27%) premium during the first two years, and at no premium thereafter.

 4. Mortgagee may coll at a late charge equal to one-tenth (1/10th) of one per cent (1%) on the unpaid balance of the indebtedness hereby secured for each aggregate in handling delinquent payments.

 5. Mortgagor agrees that for gee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured on the lien of this I str ment, or any litigation to which the Mortgagee may be made a party on account of this incommendation which may affect asid debt or lien and any reasonable attorney's fees so incurred shall be added to and be a part of the debt dispute or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt incredited amounts shall be payment or the Mortgage or demand, and if not paid shall be included in any form and manner deemed expedient, and may, but need not, 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 part if payments of principal or interest on prior enumbrances if any, and purchase, discharge, compromise or settle any tax lien or other prior lien or title or claim thereof, or de-m from any tax sale or forfeiture affecting and premises or contest any tax or assessment. All monosy paid for any of the purposes herein authorized
- and with interest thereon at the rate of territory to it on account of any default hereunder on the post of Mortgagor. %) per annum. Inaction of Mortgagoe shall never be considered as a waiver of any right account of any default hereunder on the post of Mortgagor.
- 7. Mortgagee making any payment hereby authorized relrant to taxes or assessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 8. At the option of the Mortgage and without notice to an appear of all unpoid indebtedness secured by this Mortgage shall, notwithstanding anything in the Note or in this Mortgage to the contrary, become due and payable (a) immedicely in the case of default in making payment of any installment on the Note or on any other obligation secured hereby, or (b) when default shall occur and continue for three are in the performance of any other agreement of the Mortgage herein contained.

 9. When the indebtedness hereby secured shall become due whatler by a relevant on or otherwise, Mortgages shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as a d'd'in all indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Mortgages for attorneys' fees, oppraisers' fees, out—. For documentary and expent evidence, stenographers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title searches and expenses which may not be an expense of the interest of the procuring all such abstracts of title, title searches and expenses of the nature in this bidders at any sale which may be had pursuant to such decree the true condition of the life or the value of the premises. All expenditures and expenses of the nature in this
- paragraph mentioned shall become so much additional indebtedness secured hereby and immediately due and payable with interest thereon at the rate of

- 11. Upon, or at any time after the illing of suit to foreclose this Mortgage, the Court in which such so'. If filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notice, without regard to the then value of the premises of whether the same shall be then occupied as a homestead or not, and the Mortgagee may be appointed as such receiver. Such receiver shall have power to collect the rer is, issues and profits of said premises during the pendency of such foreclosure suit and, in case of a sale and a deficiency, during the full statutory period of redemption, whether they be redemption or not, as well as during the pendency of such when Mortgagors, except for the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection (including insurance and repairs), possession, control, management and op at the premises during 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 is p. tof (1) the indebtedness secured hereby, or evidenced by any decree foreclosing this Mortgage, or any tax, special assessment or other lien which may be or become su, price, by the lien hereof or of such decree, provided such tothing laws any expectate forements.
- 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 bun fit or advantage of, any stay or extension or moratorium law, any exemption from execution or sale of the premises or any part thereof, wherever enacted, now or stany time bereafter 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 r. tereafter in force providing 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 provi ion herein, or pursuant to the decree, judgment,
 or impede the execution of any power herein granted or delegated to the Mortgagee, but to suffer and permit the execution of every pow it as though not such law or laws had
 been made or enacted. The Mortgagor, for itself and all who may claim under it or them, waives, to the extent that it may lawfit ity do so, all right to have the mortgaged

 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 run collable to the party interposing
 same in an action at law upon the Note.

 14. In case the premises, or any part thereof, shall be taken by condemnation, the Mortgages it hands a property any part thereof, shall be taken by condemnation, the Mortgages it hands a property and collection of the collection.

- 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 the collect and recover all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwit; applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, p oxford that any excess over the amount of the indebtedness shall be delivered to the Mortgage or its successor or assigns.

 15. All avails, rents, issues and profits of the premises are piedged, assigned and transferred to the Mortgagee, whether now due or hereafter to secome 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 hereof (a) to piedge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall not be desimed merged in any foreclosure decree, and (b) to establish an absolute fransfer and assignment to the Mortgagee of all such leases and agreements and all the avails thereunder, together with the right in case of default, either before or after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits, regardless of when earned, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, employ renting agents or other employees, after or repair said premises, buy furnishings and equipment therefor which lien is prior to the lien of any other indebtedness hereby secured, and out of the income retain reasonable compensation. For the modes of the intended the respective of the powers or intended to a
- or to abandon possession of said premises without affecting the uen neteof. Morigages shall have an 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 eracted or placed on the premises (that is, if this is a construction loan morigage) and if Morigagor does not complete the construction of said buildings and improvements in accordance with the plans and specifications approved by 2-urigages, on or before thirty days prior to the due date of the first payment of principal, or if work on said construction should case before completion and the said work should remain abandoned for a period of thirty days, then and in either event, the entire principal sum of the Note secured by this Horigage and interest thereon shall at once become due and payable, at the option of Morigage, and in the event of abandonment of work upon the construction of the said buildings or improvements for the period of thirty days as sloresaid, Morigage 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 Morigage 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

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