MORTGAGE

87099273

The undersigned, First American Bank of Riverside				, not perso	, not personally but as Trustee	
dated		duly recorded and deliver January hereinafter referred to as the a banking CO	12 , 19 8 ne "Mortgagor",	gned pursuant to 7 and know	a Trust Agreement vn as Trust Number	
having its principal office	ent 15 Riverside		N. ac		. Illinois,	
hereinafter referred to as	the "Mortgagee", the l	following real estate in the	County of Coo	k		
State of Illinois		, to wit:			en e	

See legal description attached hereto.

DEPT-01 RECORDING 7 H4444 TRAN 9378 48/19/87 15:31:00 47464 # D ※一個地區等學數字書 COOK COUNTY RECORDER

The undersigned shall have the right to prepay this mortgage in whole or part at any time without penalty or charge.

Together with all buildings, improvements, fixtures or appurtent accessor or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, air conditioning, valer, fishin, yower refrigeration, ventilation or other services, and any other thing now or hereafter inetein or thereon, the furnishing of which by lessors to lessees is customary or appropriate, including tree is, window shades, storm doors and windows, finor coverings, screen doors, insertour beds, awnings, stores, water heaters, refrigerators, washing machines, clother deed dyers, and all other such a pilor or stall of which are intended to be and are hereby declared to be a part of sald real estate whether physically statished thereto or not); and also together with all easements and the rents, issues and profit of taid premises which are horeby pledged, assigned, transferred and set over unto the Mortgagre, whether now due or hereafter to become due as provided herein. The Mortgagre is hereby subrog ted or its rights of all mortgages, lienholders and owners paid off by the proceeds of the foan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements fixtures, apparetus and equipment, unto said Minitgages forever for the uses herein set forth free from all rights and benefits under the Homestool Exemption Laws of the State of Hillory ..., the said rights and hensits said Mortgager does hereby release and welve.

TO SECURE (I) The payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of

), which Note, together with interest

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in fu; (1) The performance of other egreements in said Note, which is began incorporated herein and made a part between the provides, among other things, for an additional monthly payment of one. And (1/12) of the estimated annual taxes fundess the Mortgagee has pladged an interest bearing savings account to satisfy estimated taxes assessments, invarance promising and other charges upon the more. And estimated annual taxes fundess the Mortgagee and (4) The performance of all of the covenants and obligations of the Mortgager to the Mortgagee, as contained bersin and in a sid No 2.

with interest thereon due monthly. The final payment of principal and unpaid interest shall be due on January ___, 1992.

THE MORTGAGOR COVENANTS:

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A. (1) To pay said indebtedness and the interest thereon as herein and in said Note provided, or according to any agreement extending the time of per menuthereof; (2) To pay when due and before any penalty attaches thereto all taxes, special assessments, water charges, and sewer service charges against said property (including those here of or due), and to furnish Mortgagee, upon request, duplicate receipts therefor, and all such listral extended against taked property shall be conclusively deemed valid for the purpose of this requirement; (2.7) keep the improvements now or hereafter upon said premises insured against taking by fire, and such other hazards as the Mortgagee may require to be insured against; and to provide public liability, assulting and such forms as shall be salisfactory to the Mortgagee; such insurance asso of foreclosure, until aspiration of the period of redemption, for the full insurable value there. In such compenies and in such forms as shall be salisfactory to the Mortgagee; such insurance policies shall remain with the Mortgagee during said period on periods, and contain the usual claw or this gitter provides and in case of foreclosure sale payable to the owner of the certification of sale, never of any delicency, any receiver or redemptioner, or any granted in a Master. Or commissioner's deed and in case of loss undor such policies, the Mortgagee is authorized to adjust, collect and compromise in its discretion, all claims thereunder and to execute and deliver on behalf of the Mortgagee is authorized to apply the proceeds of any insurance claims to the restoration of the respect of its to be required by the insurance companies, and the Mortgage is authorized for such purpose; and the Mortgage is authorized to apply the proceeds of any insurance claims to the restoration of buildings and improvements now or hereafter on said premises, unless Mortgagee elects to apply on the indebtedness secured hies devention on the master of the mortgage is authorized to a such purpose; and the mortga

B. That in case of failure to perform any of the coverants herein, Mortgagee may do on Mortgagee (is any of the severything so coveranted); that Mortgagee may also do any set it may deem necessary to protect the hen hereof, that Mortgagee will repay upon demand any moneys paid or disbursed by Mortgagee (is any of the above purposes and such moneys together with interest thereon at eight 1800 per cent per annum shall become so much additional indebtedness secured by this Mortgagee with the same priority as the riginal indebtedness and may be included in any decree foreclosing this Mortgagee and be paid out of the rents or proceeds of sale of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any hen, encumbrance or claim in advancing moneys as above authorized, but nothing here contained shall be construed as requiring the Mortgagee to advance any moneys for any purpose nor to do any set hereunder; and the Mortgagee shall not incur any personal liability because of anything it may do or omit to do hereunder.

C. That it is the intent hereof to secure payment of said Note whether the entire amount shall have been advanced to the Mortgagor at the date hereof or a letter date, or having been advanced, shall have been repaid in part and further advances made at a letter date.

D. That in the event the ownership of sald property or any part thereof becomes vested in a person other than the Mortgagor, the Murigagee may, without notice to the Mortgagor, deal with such successors in interest with reference to this Mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may furbear to support may extend thin for payment of the debt, secured heraby, without discharging or in any way effecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

(127)

Notwithstanding anything herein to the contrary, the Mortgagor hereby waives any and all rights of redention from the sile inder any older or udsment of foreclosure on its behalf and on behalf of each and every person, except juigment of editors of the Mortgagor, acquiring any interest in or title to the premises subsequent to the date of this Mortgage.

E. That time is of the essence hereof, and if default be made in performance of any covernant herein contained or in making any payment under said Note of objection or any extersion or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filling of a proceeding in bankrupticy by or against the Morragator in the central of any said an assignment of or the benefit of the control of the control of the central of th

O. In case the mongs and properly or any personant annumers annumers of images in any interapplication of the purchase money compensation which may be piled or any property lakes or for damages to any property and taken and all condemnation combensation which may be piled or any property is all taken and all condemnation combensation which mentions are provided by the Mortgages as it is youngle to the immediate induction of the indehinders accurate hereby, or to the repair and restoration of any property so damaged, provided that any excess over the party of the indebtedness shall be delivered to the Mortgages or its excess over the party of the indebtedness shall be delivered to the Mortgages or its excess over the party of the indebtedness shall be delivered to the Mortgages or its excess over the party of the indebtedness shall be delivered to the Mortgages or its excess over the party of the indebtedness shall be delivered to the Mortgages or its excess over the party of the indebtedness and its excess over the party of the in

H. All essements, sents, us as and profits of said premiers are pledged, assigned and transferred to the Mortgagee, whether now due or hereafter to become due, under or by virtue of any lesse or a permant for the use or occupancy of said property, or any part thereof, whether said lesse or agreement is written or verbal, and it is the intention hereof (a) in act, and for the use or occupancy of said property or any part thereof, whether said lesse or agreement is written or verbal, and it is the intention hereof (a) in act, and for the use of appeals of the property of said property or any part thereof, make a serious and all the devel thereofe, together with the light in case of do suit elimate the property of the Mortgage of all such lesses and agreements and all the evalt therefore, together with the light in case of do suit elimate devantagement to the Mortgage of all such lesses and agreements and all the evalt premises, or any part thereof, make lesses of destructions to the Mortgage of all such lesses, or any part thereof, make lesses of the suit elimate devantagement to the effect upon and take nonsession of, manage, maintain and operate said premises, or any part thereof, make lesses of the suit elimate devantagement to the effect of the enterty of the tenter of the enterty of the powers hereafted on the enterty of the enterty of the powers here and the enterty of the enterty of the enterty of the powers here and on the enterty of the enterty

That each right, power and remady herein conferred up. It's Mortgages is cumulative of each other right of remedy of the Mortgages, whether he by law conferred, and may be enforced concurrently therewith, that no the Mortgages of performance of any covenant herein or in said obligation, whall thereafter in only manners effect the right of Mortgages to regular or of organizes, the macculine gender, as used therein, shall include the fem nino to the neuter and the singular number, as used herein, shall include the plural; right and obligations under this Mortgage shall extend to and be hinding upon the rises successors and saigns of the Mortgagor, and the successors and assigns of the Mortgagor.

A. This mortgage is a rais in power new interest manifolding to revised a state of the power and authority conferred upon and vested in it as such Trustee (and the undersigned thereby warrants that it powers critic power and authority in execute this instrument, and it is expressly understandament agreed that nothing herein or in soid Note combined shall be constructed for the power and authority in execute this instrument, and it is expressly understandament. In the power and authority in execute this instrument, and it is expressly understandament in the power and authority in executive presonally to nay the said Note is any interest that may solve any independent or any independent and its factority becomes accounted the interest of the presentation of the pressity was conceined, the legal holder or holders of said Note and the owner or owner of any independent and its such called the pressity in the pressity of the payment thereof, by the enforcement of the tien hereby created, in the said Note provided or by action in enforce the personal liability of the guarantor, if any.

IN WITHESS WHEREOF. First American Bank of Riverside

not personally but as Trustee as aforesaid, has caused these presents to be signed by its and its corporate seal to be hersunto affixed and attested by its

the 30th day of January

First American Link of Riverside as Trustee at a neeseld and not

STATE OF ILLINOIS COUNTY OF COOK

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John Quan a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that

___, Vice President of First American Bank of Riverside chard L. Powers Sarah A. Hogan SARAN A. HOGAN

Assistant-Trust Officer-Assistant Cashier as under the same persons whose are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such officers appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free-and-voluntary act and as the free and voluntary act and purposes, therein set forth; and the said Assistant Trust Officer-Assistant Cashier, then and there acknowledged that said Assistant of first Officer assistant Cashier, then and their acknowledged that said Assistant Sassisant Cashier as custodian of the corporate seal of said Bank to and instrument as said Assistant Trust Officer-Assistant Cashier as a foresaid, for the uses and purposes therein set footh.

Given under my hand and Notypial Beal this 30 miles of and January 1987.

Notary Public

This Instrument Prepared By: Thomas F. Karaba Crowley Barrett & Karaba 111 West Monroe Street Chicago, IL 60603 726-2468 A M

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PARCEL 1

All of Lots 75 to 83 both inclusive and those parts of Lots 1, 2, 3, 4 and 84 and that part of vacated alley lying North of and adjoining the North line of said Lot 75 and South of and adjoining the South line of said Lots 1, 2, 3 and 4 (said alley being vacated by Ordinance No. 408 passed by the Board of Trustees and approved by the President of the Village of Westchester on February 23, 1954 and recorded in Cook County, Illinois on April 22, 1954 as Document Number 15887566 (n Book 424 of Plats at Page 14) and all in George F. Nixon and Company's Terminal Addition to Westchester in the North 1/2 of Section 21, Township 39 North, Range 12 East of the Third Prinicpal Meridian, and Calling within the following described line: Commenting at the point of intersection of the Southerly line of Roosevelt Road as widened with the East line of said Lot 1 and running thence South 78 degrees 33 minutes West along the said Southerly line a distance of 107.28 feet to point of intersection of said line with the West line of said Lots 15 to 84 extended North in said George F. Nixon and Company's Terminal addition to Westchester; thence South O degrees 05 minutes 40 seconds last along said last described line a distance of 335.71 feet to the point of intersection of said line with the South line of said Lot 09 extended East; thence North 89 degrees 44 minutes East along a prolongation of said last described line a distance of 105.10 feet to point of intersection of said line with the West line of Puschek Road; theree North along the West line of Puschek Road said line being identical with the East line of said Lots 1 and 75 to 84 inclusive a distance 356.51 feet, to the place of beginning, in Cook County, Illinois.

Commonly known as: 1212 Gardner Road, Westchester, To 60153

PARCEL 2

Lots 85 to 91, both inclusive, and that part of Lot 84 Lying South of the South line of Lot 69 extended to the East line of said Lot 64 and the vacated alley lying West of and adjoining the West line of said Lots 85 to 91 both inclusive, and West of and adjoining that part of Lot 84 lying South of the South line of Lot 69 extended East to the East line of said Lot 84 lying East of and adjoining East line of Lot 68 and said East line extended North and lying South of the said South line of said Lot 69 extended East and lying North of the North line of Derby Lane all in George F. Nixon and Company's Terminal Addition to Westchester in the North 1/2 of Section 21, Township 39 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinois.

Commonly known as: 1240 Gardner Road, Westchester, IL 60153

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