EEICIAL CO

_		M	ORTGAGE			
\Im	THIS MORTGAGE is made this 23rd	day of	June		87 .	
刈)	James W. Seaholm, divorced a		e remarried			ween the Murtgage
<u>ر کی ۔</u>	James W. Bearlotti, divorced at	HOL SHIC	e remarrieu	(herein "Borrower"), and the	Mortgagee, BAN	K OF RAVENWOO!
<u>ب</u> حج	n Illinois Banking Corporation, whose address is 1825 West					
<u> </u>	WHEREAS I forrower is or may be indebted to Lender to Eleven Thousand Eight Hung	pursuant to the terms of	a certain Loan Agreement t	etween Borrower and Lender, bearin	g even date herewi	th, in the principal sur
100	[A D C	1.800.00	being at least Five Thousan	d One Dollars, which indebtedness is e	videnced by Horro	wer's note bearing eve
\$o ,	ate herewith (herein "Note"), providing for monthly in	stallments of principa	il and interest, with the	balance of the indebtedness, if	not sooner pald,	due and payable c
٠ 🔑	June 23, 1997			and the state of the part	Sear of the search	
>.	To secure to Lender (a) the repayment of the indebtednes	s evidenced by the Loan	Agreement and/or the Note	. Ithe terms and provisions and condi	tions of which Not	nand Lann Artenumes
/) ;	re hereby incorporated herein by reference) with interest ther and the performance of the convenants and agreements of Borr	reon, the payment of all c rower herein contained, :	other sums, with interest the and (b) the repayment of any	reon, advanced in accordance horewi- future advances, with interest theres	th to protect the sec	curity of this Mortgag
	paragraph 20 hereof (herela "Future Advances"), Bori	rower does hereby inc	ortgage, grant and conve-	to Lender the following describ	ed property locat	ed in the County a
3	Cook	State	of Minols:	The second secon		
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-} -	Lot 39 in Block 1 in Osca	r Charles S	Subdivision of	Block 48 in Subo	livision	o r ti
	of Section 19. Township 4	10 North, R	ange 14, Eas	t of the Third Pri	ncipal	3
	Meridian (except the Sout	theast 1/4 o	of the Northwe	est $1/4$ and the S	outhwest	7363
	1/4 of the Northeast 1/4	and the Eas	it 1/2 of the	Southeast 1/4 the	reof) in	्र दुर् _ष
	Cook County, Ninois.					· · · · · · · · · · · · · · · · · · ·
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		100	and the second	eller	ing a second of the	a
	CV _A			• •		and the second
	2037 W	est School		CL:-	orina di Santa di Sa Santa di Santa di Sa	
•	high has the address of	(Street)	· · · · · · · · · · · · · · · · · · ·	Chica	1 g 0	
	Illinois 6	0518		therein "Property	Address and Da	rmanent Real Estate
-	(State and Zip Col		~ ^	Vaccin Troping	ridure. B 7, time 1 r	i manemi Near tracate
1	ndex Number of 14-19-327-015, Vol. 48	82 F. O.	D/J	1.1	· · · · · · · · · · · · · · · · · · ·	
	TOGETHER with all the improvements now or hereafter	rerecter on the property	y, and all essements, rights.	appurtenunces, rents, royalties, mine	ral, oil and gas rig!	hts and profits, water,
	ater rights, and water stock, and all fixtures now or hereafter roperty covered by this Mortgage, and all of the foregoing, t					
,	Borrower convenants that Borrower is lawfully seised of					
	elend generally the title to the Property against all claims and tle insurance policy insuring Lender's interest in the Proper	l demands, subject lour ,	v .cumbrances, declaration	s, easements or restrictions listed in a	schedule of excepti	ons to coverage in any
	UNIFORM COVENANTS, Borrower and Lender cover	nant and agree as follow	n ki		21	
,	 Payment of Principal and Interest, Borrower and other charges as provided in the Loan Agreement and the 	r shall promptly pay whe e Note, and the princip	endue the priscipal of and in al of an interest on any Fut	terest on the indebtedness evidenced bure. Advances secured by this Mortg	y the Loan Agreem	ent and the Note, late
	2. Funds for Taxes and Insurance. If Lender re					
	ote and Loan Agreement, until the Note is paid in full, a sum (i ints on the Property, if any, plus one-twelfth of yearly prem					
	sessments and bills and reasonable estimates thereof,		46	and the second of the second	and the great of the	
N	The funds shall be held in an institution the deposits or ac nall apply the Funds to pay said taxes, assessments, insurance	secunts of which are insu- premiums and ground s	ired or guarunteed by a 'di- onts. Lander shall not be r. o	al or state agency (including Lender	if Lender is such a	n Institution). Lender
ŧ	Borrower, without charge, an annual accounting of the Fund					
31	ditional recurity for the sums secured by this Mortgage.					

If the amount of the Funds held by Lender, together with the future monthly installments of funds payable prior o the care dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall 'too, such excess shall be, at Borrower application, either promptly repaid to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due. Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the discrepance in alled by Lender to Borrower requesting payment

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrawer any Funds held by Len. er. Under paragraph 18 bereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquired by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

- Application of Payments, Except as otherwise provided in the Loan Agreement, all payments received by Lender und r. he Note and paragraphs I and 2 hereof shall be applied by Lender first in payment of the amounts payable to Lender by Borrower under paragraph 2 hercof, then to interest payable on the Note, the interest and principal on any Future Advances.
- Charges; Liens, Barrower shall gay all taxes, assessments and other charges, lines and impositions attributable to the Property which my of land priority over this Mortgage. and leasshold payments of ground rents, if any, in the innance provided under paragraph? hereof, or, if not paid in such manner, by Borrower making pay net; when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly. For ower shall promptly furnish to Lender eveluge evidencing such payments. Borrower shall promptly discharge any lien (except those noted on the schedule of exceptions to the title insurance, of which has priority over this Mortgage; provided, that Borrower shall not be required to this charge any such lien so long as Borrower shall, gree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender, or shall in good faith contest such lien by, or defend enforcement of the lien or forfeiture of the Payenty or any part thereof.
- 5. Hazard Insurance. Horrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and such other hazards as Lender may require that the amount of such coverage exceed that amount of coverage required to pay the sums secured by this Mortgage.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All premiums on insurance policies shall be paid in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment when due, directly to the insurance carrier.

All insurance polices and renovals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender, Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Londer and Harrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Propertly damaged, provided such restoration or repair is economically feasible and the security of this Mortgage is not thereby impaired. I such restoration or repair is not economically feasible and the security of this Mortgage is not thereby impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Horrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Horrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance presents at Lender's option either to restoration or repair of the Proportly or to the sums secured by this Mortgage,

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to prinicipal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments. If under paragraph 18 hereof the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately prior to such sale or acquisition.

- Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Development, Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium ν_i a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or convenants creating or governing the condominium or planned unit development, and constituent documents. If a condominium or planned unit development, and constituent documents. If a condominium or planned unit development is the incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider were a part hereof.
- 7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, the Note or the Loan Agreement, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, enimens lumain, insolvency, code enforcement, or arrangements or proceedings involving a bankerupt or decedent, then Lender's option may make such aperiances, diptures such sums and take such action as is necessary to protect Lender's interest, including, but not limited to, obtaining hazard insurance coverage, payment of premiums therefor and disbursement of reasonable attorney's fees.

Any amounts disbursed by Lender parsuant to this paragraph 7, with interest thereon computed in accordance with the Loan Agreement, shall become additional indebtedness to Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to free or obstanding principal under the Notice unless payment of filterest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate profissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

Inspection, Lender may n gent ch allow ender to inspect the Property. Agg Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless florrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proraction of the proceeds as is equal to that proportion which the amount of the sums secured by this Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking with the labance of the proceeds paid to Borrower. If the Property is abandoned by Borrower, or if after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Murigage Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments. Borrower Not Released. Extension of the time for payment or modification of anortization of the sums secured by this Mortgage granted by Lender to any successor in interest or norrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successors or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest. 11. For bearance by Lender Not a Walver, Any for bearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a walver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage. Remedies Cumulative. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity and may be exercised concurrently, independently or successively. Successors and Assigns Bound: Joint and Several Liability; Captions. The convenants and agreements herein contained shall bind, and the rights becounder shall insure to, 13. ors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.

14.2 Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certificate as provided herein, and (b) any notice to Lender shall be given by certificate as provided herein. Any notice provided for in this Mart as shall be deemed to have been given to Borrower or Lender when given in the manner designated herein. Governing Law, Therability. This Mortgage shall be governed by the law of the State of Illinois. In the event that any provision of clause of this Mortgage, the Note or the Loun Agreement conflicts with applical, e.e., such conflict shall not affect other provisions of this Mortgage, Note or the Loan Agreement which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage, the Note and the Loan Agreement are declared to be severable. - 16. Borrower's Copy, borrower shall be furnished a conformed copy of the Note and of this Mortgage at the time of execution or after recordation hereof. 17. Transfer of the Property A muntion. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent excluding (a) the creation of a lieu or encumt rate, subordinate to this Mortgage which does not relate to a transfer of occupancy rights therein. (b) the creation of a purchase money security interest for household appliances, (c) a transfer 1, doing, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, (e) the transfer to a spouse of this or the Borrower whether resulting from the death of the Borrower, judgement of dissolution of marriage, legal separation agreement or an option to purchase, by the transfer to a spouse of the zero the borrower whether resulting from the death of the Borrower, judgement of dissolution of marriage, legal separation agreement or property settlement agreement or otherwise. Lender any, at Lender's option, declare all the sums secured by this Morrigage to be immediately due and payable. Lender shall not have walved such option to accelerate if, subsequent to the sale or transfer. Lender shall have received and accepted any payments from Borrower or the person to whom the Property has sold or transferred. If Lender has waived the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender. Lender shall release Borrower from all obligations under this Most gase, the Note and the Loan Agreement. Acceleration: Remedies. Except as provided on purishing the force and the Loan Agreement, excluding the covenants to pay when durany sums secured by Mortgage, Lender prior to acceleration shall mail notice to Borrower in this Mortgage, the Note or the Loan Agreement, excluding the covenants to pay when durany sums secured by Mortgage, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the breach; (2) a date, not less than 30 days from the date the notice s mail d to Borrower, by which such breach must be cured, and (3) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by his Mortgage, foreclosure by judicial proceeding and sale of the Property. If the breach is not cured on or before the date specified in the notice or in the event of a breach of the covenants to pay win a term and so any sums secured by this Mortgage. Lender's option may delicare all of the sums secured by this Mortgage to be immediately due and payable without further demand and m. y for colose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of doc imentary evidence, abstracts and title reports. Cancellation of Equity Money Program. Lender may freeze or program the line at any time if, in its sole judgment, laws, regulations, or court interpretations elther prohibit the operation of the Equity Money program, or make it impractical, from its standard, in a to operate the Equity Money program in the manner presently structured. (For example, it would be impractical to operate the Equity Money program in Lender were required to give Borr over w ..., a notice of a right to cancel each advance against Borrower's Account by check. Likewise the Program would be impractical from Lender's standpoint if it could not charge a FINANC. CHA RGE that varied with the Index Rate without any maximum). To freeze or terminate the line under this Paragraph 18.(b), Lender must send a written notice specifying date at least thirty (30) calender days after the date of notice after which Lender will not honor any checks. Upon receipt of such notice, Borrower agrees to immediately return to L ade, all unused checks. If the notice specifies that Lender is terminating the line, rather than merely freezing it, the Due Date will be accelerated and Borrower will be obligated to repay the outstanding balance, and all accrued FINANCE CHARGES, late charges and other charges imposed on the Account, no later than me hundred and twenty (120) calender days after the notice is liver. If the notice specifies that Lender is freezing the line, rather than terminating it, for not obligated to repay the outstanding balance until the Due Date, provided, however, the Let. It will have the right, in accordance with and at the times specified in this Agreement, to give Borrower a subsequent notice terminating the line entirely, thus accelerating balance if an Event of Default occurs. If Borrower fails to return the checks promptly, however, Borrower will have violated the terms of this agreement, and Bank can give a notice of default; if Borrower fails to receive within thirty(30) calendar days of Lender giving such notice, an Event of Default will occur and Lender will declare the outstanding balance immediately due and payable. notice of default; if Borrower fails to return the Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security her under Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable Upon acceleration under Paragraph 18.(a) or 18.(b) hereof or abandonment of the Property, and at any time prior to the entire prior to the entire prior in the property including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the excess of management of the Property and only the order or the receiver shall be applied first to payment of the costs of management of the Property and only to order or the receiver shall be applied first to payment of the costs of management of the Property and only to order or the receiver shall be applied first to payment of the costs of management of the Property and only to order or the receiver shall be applied first to payment of the costs of management of the Property and only to order or the receiver shall be applied first to payment of the costs of management of the Property and only to order or the receiver shall be applied first to payment of the costs of management of the Property and only to order or the receiver shall be applied first to payment of the costs of management of the Property and only to order or the receiver shall be applied first to payment of the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of management of the Property and only the costs of the Property and the Property and the Costs of the Property and premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Mortgage. Lender and the receiver shall be diable to account only for those remiscretually received. 20. Puture Advances. Upon request of Borrower, Lender, at Lender's option prior to release of this Mortgage, may make I uture Advances to Borrower. Such Future Advances with interest thereon, shall be secured by this Mortgage when evidenced by promissory notes stating that said notes are secured hereby. At notine, shall the principal amount of the indebtedness secured by this Mortgage, not including sums advanced in accordance herewith to protect the security of this Mortgage, not including sums advanced in accordance herewith to protect the security of this Mortgage, not only the two times the original amount of the Note.

21. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without chargeton Borrower. Borrower is all pay all costs of recordation, if any. Waiver of Homestead. Borrower hereby waives all right of homestead exemption in the property, IN WITNESS WHEREOF, Owner has executed this Mortgage. .87-363**6**78 W. Yames Seaholin Borrower STATE OF ILLINOIS COUNTY OF COOK 1. the undersigned, a Notary Public in and for said county and state, DO HEREBY CERTIFY THAT_ James W. Seaholm, and not since remarried instrument, appeared before me this day in person, and acknowledged that ed and delivered the said instruments a free and voluntary act for the same uses and purposes therein set forth Given under my hand and offical scal, this . Notary Public Instrument Prepared DEPT-01 RECORDING \$ 12.00 THAMAS TRAM 0692 STABLES OF 182 100 Sherbanu Assar #2958 # TS BANK OF RAVENWOOD 例一位字一部品等在字符

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bank of ravensuood
1825 W. Lawrence Ave.
Chicago, Illinois 60640 • Phone 989-3000

COOK COUNTY RECORDER