UNOFFICIAL COPY 88019718

THIS INDENTURE WITNESSETH That the und			
of 8845 South Calumet, Chicago hereafter referred to as "Mortgagors", do hereby of	County of	Cook	, State of Illinois
	linois Inc. d/b/a BENEFICIAL M L ILLINOIS INC., bove identifies the Mortgagee)	ORTGAGE CO. OF I	ILLINOIS
a Delaware corporation qualified to do business in Suite 236, Oakbrook situate in the County of Cook	, hereafter referred	to as "Mortgagee",	the following real property
Lot 15 (except the South 8 feet the W.K. Gore's Subdivision of the Sout of Section 3, Township 37 North, ReCounty, Illinois.	heast 1/4 of the North:	east 1/4 of the	e Northwest 1/4
Commonly known and: 8845 South Calum	net, Chicago, IL 60619	ı	
PTN: 25-03-114-045 TP ALL	000		
	lley ie 31vd Suite 236 , IL 60521	880	19718
			70,10
O/F			
			~
TOGETHER with all the buildings and improvement fixtures and the rents, issues and profits of the Prop	carte. If more mame patters and	kind	
☐ If this box is checked, this Mortgage is subject to Mortgagers to as mortgagee, which prior mortgage secures paymen	o a prior mortgage dated		, 19, executed by
as mortgagee, which prior mortgage secures paymen That prior mortgage was recorded on County, Illinois i		incipal amount of \$with with es at page	the Register of Deeds of
TO HAVE AND TO HOLD the Property unto Mortgo benefits under the Homestead Exemption laws of the waive.	ngee forever, for the uses a) d pu e State of Illinois, which regats t	rposes herein set forti and benefits Mortgag	h, free from all rights and ors do hereby release and
This Mortgage is given to secure: (1) The payment Mortgagors' promissory note or Loan Agreement § 42,000.00 together forth in the Note'Agreement and, (2) any additional at the cancellation of this Mortgage, and the payment terms thereof; previded, however, that this Mortgage shundred thousand dollars (\$200,000.00) plus advance	(Note/Agreement) of even date with interest on unpaid balances dvances made by Mortgagee to of any subsequent Note/Agreemer shall not at any time secure outst	nate with in the Act s of the Actual Amount Mortgagers or their so it evidencing the sam anding prine pallobling	tual Amount of Loan of nt of Loan at the rate set uccessors in title, prior to e, in accordance with the gations for more than two
It is the intention hersof to secure the payment of the herein whether the entire amount shall have been a advanced, shall have been paid in part and future advenced by this Mortgage equally and to the same ease expressly agreed that all such future advances shall	dvanced to Mortgagors at the c ances thereafter made. All such fi extent as the amount originally ad	late hereof or at a le uture advances so mad vanced on the securit	ne date or having been de shall
MORTGAGORS' COVENANTS: The term "Indebte Mortgagors or their successors in title, either under amended by any subsequent note/agreement, or under the property of the Indebtedness secured by thereof or at any time hereafter; (2) pay when due all deliver receipts for such payments to Mortgagee property continually insured against fire and such oth with loss payable to Mortgager as its interest may appear any part of the Property and maintain the Property rules and regulations of any nation, state or municipal purpose; (6) keep the mortgaged Property free from lied any indebtedness which may be secured by a lien convey the Property without the prior written con Note/Agreement; (8) consider any waiver of any right or of this Mortgage or of the Note/Agreement, the lien of extension of the time of payment of all or part of the Indeptedness in the forester to this Mortgagors, deal with	the terms of the Note/Agreeme ler the terms of this Mortgage his Mortgage whether such sums taxes and assessments levied ag mptly upon demand; (3) keep the ter hazards, in such amount and ear; (4) not commit nor suffer any y in good condition and repair; (3 lit), and neither to use nor to pe ens superior to the lien of this Mortgages on the Property superior sent of Mortgagee; time being obligation under this Mortgage of this Mortgage remaining in full andebtedness; and (9) if ownership hout notice to Mortgagors with	ent as originally exector any supplement to shall have been paid ainst the Property or e buildings and improvement to strip, waste, impairment the Property to comply with all appearment the Property to the lien of this Market of the essence of or the Note/Agreement force and effect during any part of the Property to the successor or successo	uted or as modified and hereto. Mortgagors shall or advanced at the date any part thereof, and to overnents situated on the Mortgagee shall approve, ent or deterioration of all phicable laws, ordinances, he used for any unlawful ted above, and pay when fortgage; (7) not to sell or this Mortgage and the t as a waiver of the terms ing any postponement or operty becomes vested in

If Mortgagors fail to pay, when die, the manily instalment on the Indebtedness immediately due and payable.

In the event of the death of one of the Mortgagors, Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable.

Mortgagors herein expressly covenant and agree to pay and keep current the monthly instalments on any prior mortgage and to prevent any default thereunder. Mortgagors further agree that should any default be made in the payment of any instalment of principal or any interest on the prior mortgage, or should any suit be commenced or other action taken to foreclose the prior mortgage, then the amount secured by this Mortgage shall become and be due and payable in full at any time thereafter, at the option of Mortgagee and in accordance with the NotelAgreement. Mortgagee, at its option, may pay the scheduled monthly instalments on the prior mortgage and, to the extent of the amount so paid, become subrogated to the rights of the mortgagee identified on the prior mortgage. All payments made on the prior mortgage by Mortgagee shall bear interest at the Rate of Charge until paid in full.

Upon the commencement of any foreclosure proceeding under this Mortgage, the court in which such suit is filed may at any time, either before or after sale and without notice to Mortgagors, appoint a receiver with power to manage, rent and collect the rents, issues and profits of the Property during the pendency of such foreclosure suit, and the statutory period of redemption, and such rents, issues and profits of the Property during the pendency of such foreclosure sale, may be applied toward the payment of the Indebtedness or any

Upon the commencement of any foreclosure proceeding under this Mortgage, the court in which such suit is filed may at any time, either before or after sale and without notice to Mortgagors, appoint a receiver with power to manage, rent and collect the rents, issues and profits of the Property during the pendency of such foreclosure suit, and the statutory period of redemption, and such rents, issues and profits, when collected either before or after any foreclosure sale, may be applied toward the payment of the Indebtedness or any deficiency decree, costs, taxes, insurance or other items necessary for the protection and preservation of the Property, including the expenses of such receivership. Upon foreclosure and sale of the Property there shall first be paid out of the proceeds of such sale a reasonable sum for plaintiff's attorney's fees, and all expenses of advertising, selling and conveying the Property, all sums advanced for court costs, any taxes of other liens or assessments, or title costs, master's fees and costs of procuring or completing an abstract of title, title guaranty policy of forecast Certificate showing the complete title of the Property, including the foreclosure decree and Certificate of Sale; there shall next of paid the Indebtedness secured hereby, and finally the overplus, if any, shall be returned to Mortgagors. The purchaser at the sale shall have no duty to see to the application of the purchase money.

If Mortgagors voluntarily etail sell or convey the Property, in whole or in part, or any interest in that Property or by some act or means divest themselves of title to the Property without obtaining the written consent of Mortgagee, then Mortgagee, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable. This option shall not apply if (1) the sale of the Property is permitted because the purchase is creditworthiness is satisfactory to Mortgagee and (2) that purchaser, prior to the sale, has executed a written assumption agreement containing terms prescribed by Mortgagee including, if required, an increase in the rate of interest payable under the Note/Agreement.

interest payable direct the reterns economic	
If there be only one mortgagor, all plural words begin referring to Mortgagors shall be construed in the singular.	
IN WITNESS WHEREOF Mortgagors have her cunto set their hands and seals this 12th day of January , 19 88	
Sen Cheereman (Sei	al)
John Cheeseman	,
(Sec	el)
(Sea	ıl)
STATE OF ILLINOIS	
COUNTY OF DuPage) ss.:	
ACKNOWLEDGMEN'	
ACK TOWN DEDONIE TO	
I, a Notary Public, in and for the county in the state aforesaid do hereby certify that John Cheeseman, a bachelor	
personally know to me to be the same person who	se
name is/are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed	d,
sealed and delivered the instrument as .his. own free and voluntary act for the uses and purposes therein set forth, including th	æ
release and waiver of the right of homestead.	
Given under my hand and Notarial Seal this 12th day of January , 19 88 .	
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Thomas (all let	
HERONE ALPHOO MOO Notary Public Thomas & Walch	
#30000 3000 1000 Thomas A. Welch よらすの一切ら一米 時 # 6764# ************************************	
11:17 1HHN 7949 01/13/88 15:1-	
TO DEST-01 RECORDING TO THE CONTROL OF THE CONTROL	

MORTGAGE/019718

John Cheeseman

W Beneficial Illinois Inc. db/a BENEFICIAL
MORTCACE CO. OF ILLINOIS

□ BENEFICIAL ILLINOIS INC.

1010 Jorie bLvd Säite 236

Oakbrook, IL 60521

MAIL TO



MAIL TO:

M Beneficial Illinois Inc. dib/a BENEFICIAL MORTGAGE CO. OF ILLINOIS

☐ BENEFICIAL ILLINOIS INC.

1010 Jorie Blvd Suite 236

Oakbrook, IL 60521